Board Office Use: Le	gislative File Info.
File ID Number	17-0826
Introduction Date	5-10-2017
Enactment Number	
Enactment Date	



Memo

To

Board of Education

From

Devin Dillon, Superintendent and Secretary, Board of Education

By: Vernon Hal, Senior Business Officer

Joe Dominguez, Deputy Chief, Facilities Planning and Management

Board Meeting Date

May 10, 2017

Subject

Amendment No. 4, Independent Consultant Agreement - ENGEO Inc. - Glenview

Elementary School - New Construction Project

Action Requested

Approval by the Board of Education of Amendment No. 4, Independent Consultant Agreement between the District and ENGEO Inc., Oakland, CA, for the latter to provide additional Laboratory analysis, step-out sampling, in conjunction with Glenview Elementary School - New Construction Project, in an amount of \$3,700.00 increasing previous contract amount from \$197,780.00 to a not to exceed amount of \$201,480.00. All remaining portions of the agreement shall remain in full force and effect.

Discussion

Add for laboratory & smapling services during the construction phase for the Glenview Elementary as required by the Division of State Architect (DSA) was not included in their original contract award number.

LBP (Local business participation percentage)

100.00%

Recommendation

Approval by the Board of Education of Amendment No. 4, Independent Consultant Agreement between the District and ENGEO Inc., Oakland, CA, for the latter to provide additional Laboratory analysis, step-out sampling, in conjunction with Glenview Elementary School - New Construction Project, in an amount of \$3,700.00 increasing previous contract amount from \$197,780.00 to a not to exceed amount of \$201,480.00. All remaining portions of the agreement shall remain in full force and effect.

Fiscal Impact

Fund 21, Measure J

Attachments

- Amendment No 4, including scope of work
- · Certificate of Insurance
- Consultant Proposal



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

Legislative File ID No.

Department:

Facilities Planning and Management

Vendor Name:

ENGEO INC.

Project Name:

Glenview New Construction

Project No.:

13134

Contract Term: Intended Start: 4/12/2017

Intended End:

12/31/2018

Annual (if annual contract) or Total (if multi-year agreement) Cost:

\$3,700.00

Approved by:

Tadashi Nakadegawa

Is Vendor a local Oakland Business or have they meet the requirements of the

Local Business Policy?

Yes (No if Unchecked)

How was this Vendor selected?

Per OUSD request, the vendor furnished the Subsurface Soil Characterization Report, in order to expedite intended transporter and recipient review. This amendment is to provide reimbursement.

Summarize the services this Vendor will be providing.

- Additional Laboratory Analysis
- Step-Out Sampling

Was this contract competitively bid?

Yes (No if Unchecked)

If No, please answer the following:

1) How did you determine the price is competitive?

This is an amendment to an existing contract

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 competitively 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 bid



AMENDMENT NO. 4 TO INDEPENDENT CONSULTANT CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>ENGEO, Inc</u>. OUSD entered into an Agreement with CONTRACTOR for services on <u>April 5, 2017</u>, and the parties agree to amend that Agreement as follows:

1.		pe of work cha	The scope of work is <u>unchanged</u> . x The scope of work has <u>changed</u> : Provide brief description of revised scope of work including description of revised scope of work including description or reports; attach additional pages as necessary. Attach	on of expected final results,
	The C	CONTRACTOR a	grees to provide the following amended services: The scope of the project in additional laboratory analysis 2. Step-out-Sampling	s: to provide
2.	Terms (d	luration): X T	he term of the contract is unchanged.	has changed.
	If ter	m is changed	: The contract term is extended by an additional	, and the amended
3.	Compen If the	compensatio X increase	ne contract price is <u>unchanged</u> . X The contract price has <u>changed</u> : n is changed: The contract price is amended by of \$3,700.00 to original contract amount se of \$ to original contract amount	nged.
	and t	he new contrac	t total is Two hundred one thousand, four hundred eighty dollars	(\$201,480.00)
4.	Amenda	ed and in full fonent History:	a: All other provisions of the Agreement, and prior Amendment roe and effect as originally stated.	
	No.	Date	General Description of Reason for Amendment	Amount of Increase (Decrease)
	1	10-22-2014	To provide additional geotechnical consultation services	\$ 22,500.00
	2	6-8-2016	Provide additional supplemental geotechnical consultation to the design team including L-Pile analysis for cantilever retaining wall soldier beams, lateral deflection pots, axial pile capacity plots.	\$ 8,500.00
	3	5-25-2016	Extended by additional 2 years and 5 months and the amended	\$ 131,780.00

K999069,002 Rev. 10/30/08	Contract No.	P.O. No.

OAKLAND UNIFIED SCHOOL DISTRICT

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

		CONTRACTOR	, /
James Harris, President, Board of Education	Date	Contractor Signature	Date
Devin Dillon, Superintendent Secretary, Board of Education	Date	Print Name Title	Principa.
Joe Dominguez, Deputy Chief Facilities, Planning and Management	Date		
Marion McWillams, General Counsel, Facilities Planning and	Date		

EXHIBIT "A" Scope of Work

Contractor Name: ENGEO, Inc.

Billing Rate: Three thousand, seven hundred dollars and no cents (\$3,700.00)

- 1. Description of Services to be Provided
 - 1. Additional Laboratory Analysis
 - 2. Step-Out Sampling
- 2. Specific Outcomes:

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

3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

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

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

Susie Butler-Berkley	
Contract Analyst	



EXHIBIT A

A 2010 Crow Canyon Place Suite 250 San Ramon, CA 94583-4634 (925) 866-9000 □ FAX (888) 279-2698

REQUEST FOR CHANGE ORDER

TO:

Mr. William Newby

Oakland Unified School District

955 High Street Oakland, CA 94601

DATE: January 30, 2017

ENGEO Project No. 11550.000.000

Phase 008

ENGEO Contact: Stefanos A. Papadopulos

PROJECT NAME:

Glenview Elementary School

Oakland, California

ORIGINAL CONTRACT: Independent Consultant Agreement for Professional Services

ORIGINAL CONTRACT DATE: November 22, 2014; Revised May 13, 2015

Additional Scope of Services:

We propose the following additional services for this project:

- Additional Laboratory Analysis: During a recent soil-sampling program performed at the Property in December 2016, two of the eight near-surface soil samples (S-3 and S-5) exhibited elevated dieldrin concentrations. As requested, the deeper samples (collected from 2 feet below the ground surface) at locations S-3 and S-5 will be analyzed on a discrete basis for organochlorine pesticides (EPA Method 8081).
- Step-Out Sampling: Step-out sampling will be performed at each of the impacted locations (S-3 and S-5) to determine both the vertical and lateral extent of dieldrin impact. An ENGEO representative will step-out 5 feet and 10 feet in each direction from the original location and recover soil samples, using hand-sampling equipment, from approximately 6 inches and 12 inches below the ground surface (a total of 16 soil samples will be recovered from each of the impacted locations). The near-surface soil samples (6-inch depth interval) recovered 5 lateral feet (in each direction) from the original sample locations will be submitted for laboratory analysis on a discrete basis for organochlorine pesticides (EPA Method 8081). The remaining samples will be held by the laboratory pending initial analysis. The analysis will be performed on a standard 5-day laboratory turnaround time.

Fee: For the additional scope of services listed above, we request an additional \$3,700.

If you are in agreement with the scope of services and fees outlined in this request, please issue an addendum to the existing Independent Consultant Agreement for Professional Services for signature and as authorization for us to proceed. All other terms and conditions of the original contract shall remain in effect.

ENGEO INCORPORATED

BY: Jeff Adams

TITLE: Associate

DATE: January 30, 2017



Alten Construction 720 12th St Richmond, California 94801 Phone: (510) 234-4200 Project: 216GLN - Glenview Elementary School Increments 1 & 2
4215 La Cresta Ave
Oakland, California 94602

TO:	Ruben Castillo-Banuelos (HKIT Architects)	FROM:	Andrew Nortz (Alten Construction, Inc.)
	538 Ninth Street, Suite 240		720 12th Street
	Oakland, California 94607		Richmond, California 94801
DATE INITIATED:	01/25/ 2017	STATUS:	Open
LOCATION:		DUE DATE:	02/01/2017
COST CODE:	03-031200 - Earthwork	REFERENCE:	
COST IMPACT:	Yes (Unknown)	SCHEDULE IMPA	ACT: Yes (Unknown)
DRAWING NUMBER	ł:	SPEC SECTION:	
LINKED DRAWINGS	3:		
RECEIVED FROM:	Ken Bilbo (Duran & Venables Inc.)		

COPIES TO:

Stacy Barton (Alten Construction, Inc.), Kyle Brower (Oakland Unified School District), Ruben Castillo-Banuelos (HKIT Architects), Marcel East (ADCO), William Newby (Oakland Unified School District), Andrew Nortz (Alten Construction, Inc.), Bonnie Williams (HKIT Architects), Richard Tomsen

Question from Andrew Nortz (Alten Construction, Inc.) at 01:01 PM on 01/25/2017

The soil testing provided by ENGEO shows hits of Dieldrin (an insecticide that was used in the past but is now a banned toxin). The contaminated soil will need to be removed from the site and taken to a Class II facility. In order to quantify the scope and remove only what is absolutely necessary as class II, (thus reducing the added costs as much as possible) further testing is required. Basically, we need to "PROVE" that Dieldrin was only applied to a certain portion of the soil (say the top foot or so). In order to do this we need incremental samples going only a certain depth at a time. We request that the following be performed by ENGEO:

- 1. Direct ENGEO to check for Dieldrin in the samples taken at 2' below surface which were being held for further testing if required?
- 2. Direct ENGEO to take samples at 1' below the surface adjacent to the sample at 6" that showed positive for Dieldrin?

PLEASE NOTE: this is just the first step to identifying the total quantity of contaminated soil. If Dieldrin is shown at the 2 foot depth, then we will need to test at 3' and so on. ENGEO may choose to grab representative samples at more sufficient depth to hold and test after other results are back, in the event that they are needed. Once the results are back, please provide direction for handling the soils that contain Dieldrin.

All Replies:

Based on ENGEOS's Subsurface Soil Characterization REprot, dated 27 February 2017:

"None of the samples exhibited detectable concentrations of dieldrin. Based on the analysis described in this document, we believe the soil may be reused onsite or transported and re-used/disposed of offsite without restriction. We recommend providing the laboratory data to the intended transporter and recipient for their review."

Refer to the attached first 4 sheets of the original 131 page document.

The initial response is included for historical purposes.

Ruben Castillo-Banuelos	13 March 2017	Same as "Copies to" list above	
BY	DATE	COPIES TO	



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 9/15/2016

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

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

PRODUCER Edgewood Partners Insurance Center License No. 0B29370 PO Box 13847		CONTACT Kim Coleman Berger			
		PHONE (A/C, No, Ext): 916-576-1534 FAX (A/C, No): 9		916-583-7619	
		E-MAIL ADDRESS: Kim.Coleman_Berger@epicbrokers.com			
Sacramento CA 95853	INSURER(S) AFFORDING COVERA	NAIC #			
		INSURER A: Travelers Prop Casualty Co of	25674		
INSURED	ENGEINCO	INSURER B: Travelers Indemnity Co. of IL		25658	
ENGEO Incorporated		INSURER C : Lloyds of London 85			
ENGEO Incorporated 2010 Crow Canyon Place #250 San Ramon CA 94583-4634		INSURER D:			
		INSURER E:			
		INSURER F:			

COVERAGES CERTIFICATE NUMBER: 545444224 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

ISR TR	TYPE OF INSURANCE	INSD WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
Α	X COMMERCIAL GENERAL LIABILITY		6608899N880	9/1/2016	9/1/2017	EACH OCCURRENCE	\$1,000,000
	CLAIMS-MADE X OCCUR					PREMISES (Ea occurrence)	\$300,000
	X eductible: NIL					MED EXP (Any one person)	\$10,000
						PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$2,000,000
	POLICY X PRO- JECT LOC					PRODUCTS - COMP/OP AGG	\$2,000,000
	OTHER:						\$
В	AUTOMOBILE LIABILITY		8108899N880	9/1/2016	9/1/2017	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
	X ANY AUTO					BODILY INJURY (Per person)	\$
	ALL OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$
	X HIRED AUTOS X NON-OWNED AUTOS					PROPERTY DAMAGE (Per accident)	\$
							\$
Α	X UMBRELLA LIAB X OCCUR		CUP9331B367	9/1/2016	9/1/2017	EACH OCCURRENCE	\$5,000,000
	EXCESS LIAB CLAIMS-MAD					AGGREGATE	\$5,000,000
	DED RETENTION\$						\$
Α	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/M		UB8669N078	9/1/2016	9/1/2017	X PER OTH-	
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A				E.L. EACH ACCIDENT	\$1,000,000
	(Mandatory in NH)		OLOBED!			E.L. DISEASE - EA EMPLOYEE	\$1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$1,000,000
С	Errors & Omissions Claims Made Retroactive Date 03/08/89		BN301420K	9/1/2016	9/1/2017	Per Claim Aggregate Retention	\$1,000,000 \$1,000,000 \$150,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Re: Glenview Elementary School New Construction Project.

Additional Insured: Oakland Unified School District and the state and their agents, representatives, employees, trustees, officers, consultants, and volunteers. When required by written contract, additional insured status with primary coverage applies to General Liability and Automobile Liability and waiver of subrogation applies to General Liability, Automobile Liability and Workers' Compensation,

all per the attached endorsements.

CERTIFICATE HOLDER	CANCELLATION		
Oakland Unified School District Attn: Tadashi Nakadegawa 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.		
Oakland CA 94601	authorized representative Constitution		

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

EXCLUSION – ALL PROJECTS SUBJECT TO A WRAP-UP INSURANCE PROGRAM WITH LIMITED EXCEPTIONS FOR CERTAIN ONGOING OPERATIONS

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

 The following exclusion is added to Paragraph 2., Exclusions, of SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROP-ERTY DAMAGE LIABILITY:

Wrap-up Insurance Programs

"Bodily injury" or "property damage" arising out of any project that is or was subject to a "wrap-up insurance program".

This exclusion does not apply to "bodily injury" or "property damage" arising out of your ongoing operations that:

- (1) Are being performed at any location owned by, or rented to, you that is outside the project site for that project and is not covered by the "wrap-up insurance program" for that project; or
- (2) Are punch list or warranty work, if coverage was available to the insured under the "wrapup insurance program" for "bodily injury" and "property damage" arising out of your ongoing operations and the "bodily injury" or "property damage" occurs after the expiration of all such coverage.

The exceptions in this exclusion do not apply to "bodily injury" or "property damage" included in the "products-completed operations hazard" even if you are required to provide such coverage for an additional insured by a written contract or agreement.

The following is added to the **DEFINITIONS** Section:

"Wrap-up insurance program" means any agreement or arrangement, including any contractorcontrolled, owner-controlled or similar insurance program, under which:

- a. Some or all of the contractors working on a specific project, or specific projects, are required to enroll in a program to obtain insurance that:
 - (1) Includes the same or similar insurance as that provided by this Coverage Part; and
 - (2) Is issued specifically for injury or damage arising out of such project or projects; and
- b. You are or were enrolled or allowed to enroll.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – WRITTEN CONTRACTS (ARCHITECTS, ENGINEERS AND SURVEYORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

The following is added to SECTION II – WHO IS AN INSURED:

Any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:

- a. Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
- b. If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.

The insurance provided to such additional insured is limited as follows:

- c. In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that "written contract requiring insurance". This endorsement shall not increase the limits of insurance described in Section III Limits Of Insurance.
- d. This insurance does not apply to the rendering of or failure to render any "professional services" or construction management errors or omissions.
- e. This insurance does not apply to "bodily injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured ap-

plies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.

The following is added to Paragraph 4.a. of SEC-TION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The insurance provided to the additional insured is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover. However, if you specifically agree in the "written contract requiring insurance" that this insurance provided to the additional insured under this Coverage Part must apply on a primary basis or a primary and noncontributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured for such loss, and we will not share with that "other insurance". But this insurance provided to the additional insured still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under any "other insurance".

The following is added to SECTION IV – COM-MERCIAL GENERAL LIABILITY CONDITIONS: Duties Of An Additional Insured

As a condition of coverage provided to the additional insured:

a. The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

- How, when and where the "occurrence" or offense took place;
- ii. The names and addresses of any injured persons and witnesses; and
- iii. The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b. If a claim is made or "suit" is brought against the additional insured, the additional insured must:
 - i. Immediately record the specifics of the claim or "suit" and the date received; and
 - ii. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d. The additional insured must tender the defense and indemnity of any claim or "suit" to

any provider of other insurance which would cover the additional insured for a loss we cover. However, this condition does not affect whether this insurance provided to the additional insured is primary to that other insurance available to the additional insured which covers that person or organization as a named insured.

4. The following is added to the **DEFINITIONS** Section:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs and the "personal injury" is caused by an offense committed:

- **a.** After the signing and execution of the contract or agreement by you;
- **b.** While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

OTHER INSURANCE – ADDITIONAL INSUREDS

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV), Paragraph 4. (Other Insurance), is amended as follows:

1. The following is added to Paragraph a. Primary Insurance:

However, if you specifically agree in a written contract or written agreement that the insurance provided to an additional insured under this Coverage Part must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with that other insurance, provided that:

a. The "bodily injury" or "property damage" for which coverage is sought occurs; and

b. The "personal injury" or "advertising injury" for which coverage is sought arises out of an offense committed

subsequent to the signing and execution of that contract or agreement by you.

- 2. The first Subparagraph (2) of Paragraph b. Excess Insurance regarding any other primary insurance available to you is deleted.
- 3. The following is added to Paragraph b. Excess Insurance, as an additional subparagraph under Subparagraph (1):

That is available to the insured when the insured is added as an additional insured under any other policy, including any umbrella or excess policy.

(2) The total of all deductible and self-insured amounts under that "other insurance".

We will share the remaining loss, if any, with any "other insurance" that is not described in this Excess Insurance provision.

c. Method Of Sharing

If all of the "other insurance" permits contribution by equal shares, we will follow this method also. Under this approach each provider of insurance contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the "other insurance" does not permit contribution by equal shares, we will contribute by limits. Under this method, the share of each provider of insurance is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all providers of insurance.

The following definition is added to SECTION V – DEFINITIONS:

"Other insurance":

- a. Means insurance, or the funding of losses, that is provided by, through or on behalf of:
 - (1) Another insurance company;
 - (2) Us or any of our affiliated insurance companies, except when the Non cumulation of Each Occurrence Limit section of Paragraph 5. of LIMITS OF INSURANCE (Section III) or the Non cumulation of Personal and Advertising Injury limit sections of Paragraph 4. of LIMITS OF INSURANCE (Section III) applies;
 - (3) Any risk retention group;
 - (4) Any self-insurance method or program, other than any funded by you and over which this Coverage Part applies; or
 - (5) Any similar risk transfer or risk management method.
- Does not include umbrella insurance, or excess insurance, that you bought specifically to apply in excess of the Limits of

Insurance shown on the Declarations of this Coverage Part.

R. UNINTENTIONAL OMISSION

The following is added to Paragraph 6. Representations of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance.

 This Provision R. does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.

S. WAIVER OF TRANSFER OF RIGHTS OF RE-COVERY AGAINST OTHERS TO US WHEN REQUIRED BY CONTRACT

The following is added to Paragraph 8. Transfer of Rights of Recovery Against Others to Us of SECTION IV — COMMERCIAL GENERAL LIABILITY CONDITIONS:

We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of:

- Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;
- Ongoing operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
- 3. "Your work"; or
- 4. "Your products".

We waive these rights only where you have agreed to do so as part of a "written contract requiring insurance" entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense or "advertising injury" offense is committed.

T. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the **DEFINITIONS** Section:

"Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a per-

POLICY NUMBER: 660-8899N880

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

DESIGNATED PROJECT(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Designated Project(s):

EACH "PROJECT" FOR WHICH YOU HAVE AGREED, IN A WRITTEN CONTRACT WHICH IS IN EFFECT DURING THIS POLICY PERIOD, TO PROVIDE A SEPARATE GENERAL AGGREGATE LIMIT, PROVIDED THAT THE CONTRACT IS SIGNED AND EXECUTED BY YOU BEFORE THE "BODILY INJURY" OR "PROPERTY DAMAGE" OCCURS.

Designated Project General Aggregate(s): \$2,000,000

- A. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under COVERAGE A. (SECTION I), and for all medical expenses caused by accidents under COVERAGE C (SECTION I), which can be attributed only to operations at a single designated "project" shown in the Schedule above:
 - A separate Designated Project General Aggregate Limit applies to each designated "project", and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations, unless separate Designated Project General Aggregate(s) are scheduled above.
 - 2. The Designated Project General Aggregate Limit is the most we will pay for the sum of all damages under COVERAGE A., except damages because of "bodily injury" or "property damage" included in the "productscompleted operations hazard", and for medical expenses under COVERAGE C, regardless of the number of:
 - a. Insureds;
 - b. Claims made or "suits" brought; or
 - c. Persons or organizations making claims or bringing "suits".

- 3. Any payments made under COVERAGE A. for damages or under COVERAGE C. for medical expenses shall reduce the Designated Project General Aggregate Limit for that designated "project". Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Project General Aggregate Limit for any other designated "project" shown in the Schedule above.
- 4. The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated Project General Aggregate Limit.
- B. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under COVERAGE A. (SECTION I), and for all medical expenses caused by accidents under COVERAGE C. (SECTION I), which cannot be attributed only to operations at a single designated "project" shown in the Schedule above:

- Any payments made under COVERAGE A. for damages or under COVERAGE C. for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-Completed Operations Aggregate Limit, whichever is applicable; and
- 2. Such payments shall not reduce any Designated Project General Aggregate Limit.
- C. Part 2. of SECTION III LIMITS OF INSURANCE is deleted and replaced by the following:
 - 2. The General Aggregate Limit is the most we will pay for the sum of:
 - a. Damages under Coverage B; and
 - b. Damages from "occurrences" under COVERAGE A (SECTION I) and for all medical expenses caused by accidents under COVERAGE C (SECTION I) which cannot be attributed only to operations at a single designated "project" shown in the SCHEDULE above.
- **D.** When coverage for liability arising out of the "products-completed operations hazard" is pro-

- vided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-Completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Project General Aggregate Limit.
- E. For the purposes of this endorsement the **Definitions Section** is amended by the addition of the following definition:
 - "Project" means an area away from premises owned by or rented to you at which you are performing operations pursuant to a contract or agreement. For the purposes of determining the applicable aggregate limit of insurance, each "project" that includes premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad shall be considered a single "project".
- F. The provisions of SECTION III LIMITS OF INSURANCE not otherwise modified by this endorsement shall continue to apply as stipulated.

Policy Number: 8108899N880 COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BUSINESS AUTO EXTENSION ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- A. BROAD FORM NAMED INSURED
- B. BLANKET ADDITIONAL INSURED
- C. EMPLOYEE HIRED AUTO
- D. EMPLOYEES AS INSURED
- E. SUPPLEMENTARY PAYMENTS INCREASED LIMITS
- F. HIRED AUTO LIMITED WORLDWIDE COV-ERAGE – INDEMNITY BASIS
- G. WAIVER OF DEDUCTIBLE GLASS

PROVISIONS

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any organization you newly acquire or form during the policy period over which you maintain 50% or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.

B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which

- H. HIRED AUTO PHYSICAL DAMAGE -- LOSS OF USE -- INCREASED LIMIT
- I. PHYSICAL DAMAGE TRANSPORTATION EXPENSES INCREASED LIMIT
- J. PERSONAL PROPERTY
- K. AIRBAGS
- L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
- M. BLANKET WAIVER OF SUBROGATION
- N. UNINTENTIONAL ERRORS OR OMISSIONS

this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Section II.

C. EMPLOYEE HIRED AUTO

 The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COV-ERED AUTOS LIABILITY COVERAGE:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

- The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV – BUSI-NESS AUTO CONDITIONS:
 - b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
 - Any covered "auto" you lease, hire, rent or borrow; and
 - (2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your

permission, while performing duties related to the conduct of your business.

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

D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

E. SUPPLEMENTARY PAYMENTS – INCREASED LIMITS

- The following replaces Paragraph A.2.a.(2), of SECTION II – COVERED AUTOS LIABIL-ITY COVERAGE:
 - (2) Up to \$3,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- The following replaces Paragraph A.2.a.(4), of SECTION II — COVERED AUTOS LIABIL-ITY COVERAGE:
 - (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

F. HIRED AUTO – LIMITED WORLDWIDE COV-ERAGE – INDEMNITY BASIS

The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV – BUSINESS AUTO CONDITIONS:

(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.

- (a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada:
 - (i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
 - (ii) Neither you nor any other involved "insured" will make any settlement without our consent.
 - (iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
 - (iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II – COVERED AUTOS LIABILITY COVERAGE.
 - (v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
- (b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
- (c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.

(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III – PHYSICAL DAMAGE COVERAGE:

No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.

H. HIRED AUTO PHYSICAL DAMAGE – LOSS OF USE – INCREASED LIMIT

The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

However, the most we will pay for any expenses for loss of use is \$65 per day, to a maximum of \$750 for any one "accident".

PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT

The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

We will pay up to \$50 per day to a maximum of \$1,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III – PHYSICAL DAMAGE COVERAGE:

Personal Property

We will pay up to \$400 for "loss" to wearing apparel and other personal property which is:

(1) Owned by an "insured"; and

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

This coverage applies only in the event of a total theft of your covered "auto".

No deductibles apply to this Personal Property coverage.

K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III – PHYSICAL DAMAGE COVERAGE:

Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:

- a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
- The airbags are not covered under any warranty; and
- c. The airbags were not intentionally inflated.

We will pay up to a maximum of \$1,000 for any one "loss".

L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS

The following is added to Paragraph A.2.a., of SECTION IV - BUSINESS AUTO CONDITIONS:

Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:

- (a) You (if you are an individual);
- (b) A partner (if you are a partnership);
- (c) A member (if you are a limited liability company);
- (d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
- (e) Any "employee" authorized by you to give notice of the "accident" or "loss".

M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV – BUSINESS AUTO CONDITIONS:

5. Transfer Of Rights Of Recovery Against Others To Us

We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by

such contract. The waiver applies only to the person or organization designated in such contract.

N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV – BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Policy Number: 8108899N880 COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – PRIMARY AND NON-CONTRIBUTORY WITH OTHER INSURANCE

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

PROVISIONS

The following is added to Paragraph A.1.c., Who
Is An Insured, of SECTION II – COVERED
AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in **SECTION II**.

 The following is added to Paragraph B.5., Other Insurance of SECTION IV – BUSINESS AUTO CONDITIONS:

Regardless of the provisions of paragraph a. and paragraph d. of this part 5. Other Insurance, this insurance is primary to and non-contributory with applicable other insurance under which an additional insured person or organization is the first named insured when the written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, requires this insurance to be primary and non-contributory.



WORKERS COMPENSATION AND **EMPLOYERS LIABILITY POLICY**

ENDORSEMENT WC 99 03 76 (A) -

POLICY NUMBER: UB8669N078

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS **ENDORSEMENT - CALIFORNIA** (BLANKET WAIVER)

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule.

The additional premium for this endorsement shall be % of the California workers' compensation premium.

Schedule

Person or Organization

Job Description

Any person or organization for which the named insured has agreed by written contract executed prior to loss to furnish this waiver.

As required by Written Contract

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 09/01/2016 Insured Engeo Inc.

Policy No. UB8669N078

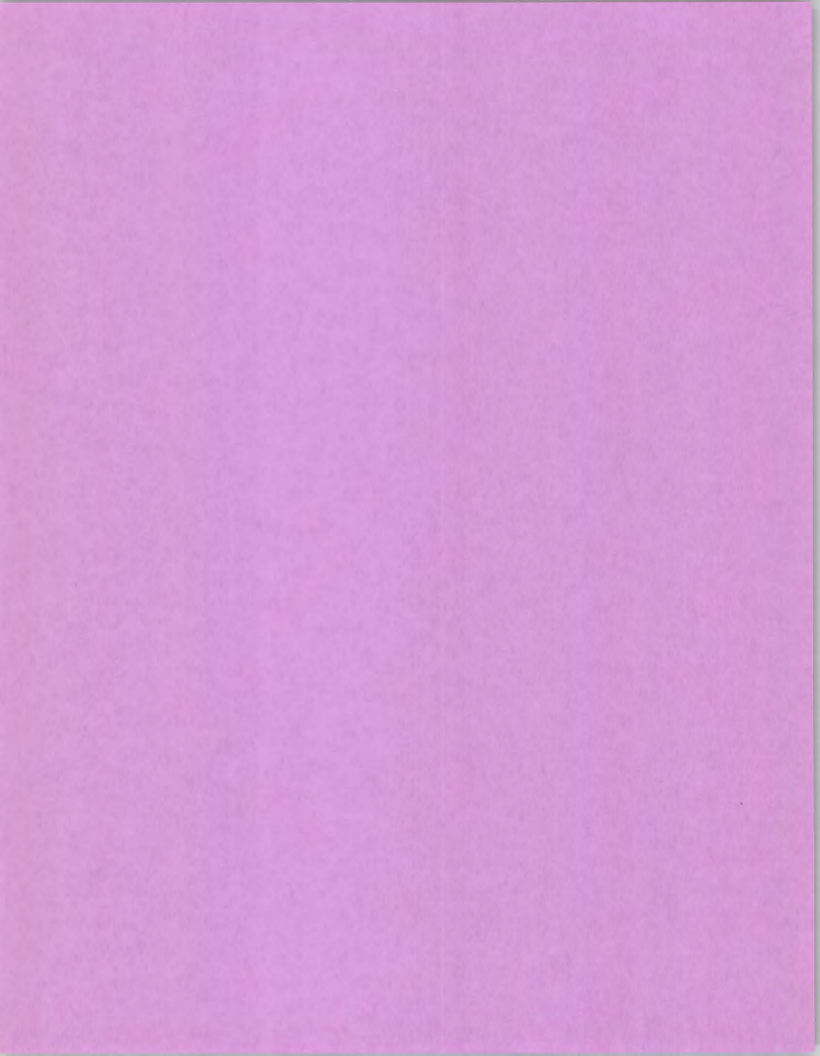
Endorsement No. Premium

Insurance Company Travelers Property Casualty Countersigned by ___

DATE OF ISSUE:

ST ASSIGN: CA

Page 1 of 1



Board Office Use: Le	gislative File Info.
File ID Number	16-2579
Introduction Date	1-11-2017
Enactment Number	17-0054,
Enactment Date	1-11-1701



Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education

By: Vernon Hal, Senior Business Officer

Joe Dominguez, Deputy Chief, Facilities Planning and Managemer

Board Meeting Date

January 11, 2017

Subject

Amendment No. 3, Independent Consultant Agreement - ENGEO Inc. - Glenview

Elementary School - New Construction Project

Action Requested

Approval by the Board of Education of Amendment No. 3, Independent Consultant Agreement between the District and ENGEO Inc., Oakland, CA, for the latter to provide additional supplemental geotechnical consultation to the design team Pre-construction services providing L-Pile design analysis services and geotechnical consultation services to the project architect and project structural engineer, in conjunction with Glenview Elementary School. New Construction Project, in an amount not-to exceed \$131,780.00 increasing previous contract amount from \$66,000.00 to a not to exceed amount of \$197,780.00 and revising the end date from October 22, 2014 through July 27, 2016 to December 31, 2018. All remaining portions of the agreement shall remain in full force and effect.

Discussion

Add for testing and observation (T&O) services during the construction phase for the Glenview Elementary as required by the Division of State Architect (DSA) was not included in their original contract award number.

LBP (Local business participation percentage)

100.00%

Recommendation

Approval by the Board of Education of Amendment No. 3, Independent Consultant Agreement between the District and ENGEO Inc., Oakland, CA, for the latter to provide additional supplemental geotechnical consultation to the design team Pre-construction services providing L-Pile design analysis services and geotechnical consultation services to the project architect and project structural engineer, in conjunction with Glenview Elementary School - New Construction Project, in an amount not-to exceed \$131,780.00 increasing previous contract amount from \$66,000.00 to a not to exceed amount of \$197,780.00 and revising the end date from October 22, 2014 through July 27, 2016 to December 31, 2018. All remaining portions of the agreement shall remain in full force and effect.

Fiscal Impact

Fund 21, Measure J



Attachments

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

OAKLAND UNIFIED SCHOOL DISTRICT

CONTRACT JUSTIFICATION FORM

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

Legislative File II	D No. 16-2579
Department:	Facilities Planning and Management
Vendor Name:	ENGEO INC.
Project Name:	Glenview New Construction Project No.: 13134
Contract Term:	Intended Start: 1/11/2017 Intended End: 12/31/2018
Annual (if annua	I contract) or Total (if multi-year agreement) Cost: \$131,780.00
Approved by:	Tadashi Nakadegawa
Is Vendor a local	Oakland Business or have they meet the requirements of the
Local Business P	olicy? Yes (No if Unchecked)
How was this Ve	ndor selected?
Summavina the sa	ervices this Vendor will be providing.
Task 1: Pre-constr	
Provided L-Pile d	esign analysis services and geotechnical consultation services to the project architect and project structural enview Elementary project retaining wall structural optimization.
Provide geotechni	ical Inspections and Testing ical engineer of record inspections and testing as required by the Division of State Architect (DSA), form DSA- Structural Tests and Special Inspections - 2013 California Building Code (CBC)
 Compacted Fill Retaining Wall Drilling for Pre 	dic Geotechnical Inspections and Testing ls. Continuous Inspections and Testing s. Continuous Inspections and Testing ceast Piers. Continuous Inspection
 Geotechnical E 	ngineering Support

If No, please answer the following:

Was this contract competitively bid?

1) How did you determine the price is competitive?

Yes (No if Unchecked)

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 competitively 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
Į	Other, please provide specific exception
3)	Not Applicable - no exception - Project was competitively bid



AMENDMENT NO. 3 TO INDEPENDENT CONSULTANT CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and ENGEO, Inc. OUSD entered into an Agreement with CONTRACTOR for services on May 25, 2018, and the parties agree to amend that Agreement as follows:

1.	Services	: П	The scope of work is unchanged. x The scope of work has che	anged.	
	If scope of work changed: Provide brief description of revised scope of work including description of expected final results such as services, materials, products, and/or reports; attach additional pages as necessary. Attach revised scope of work.				
	Task Provi	1: Pre-constructed L-Pile design	grees to provide the following amended services: <u>The scope of the project i</u> tion Services gn analysis services and geotechnical consultation services to the project the Glenview Elementary project retaining wall structural optimization.	ect architect and projec	
	Task Provi form 1. G 2. C 3. F 4. E	2: Geotechnica de geotechnics DSA-103, State ieneral. Periodic compacted Fills, tetaining Walls. Orilling for Preca	Inspections and Testing I engineer of record inspections and testing as required by the Division ment of Structural Tests and Special Inspections - 2013 California Bulldling Geotechnical Inspections and Testing Continuous Inspections and Testing Continuous Inspections and Testing Ist Piers. Continuous Inspection Inspection	of State Architect (DSA)	
2.		m is changed	The term of the contract is <u>unchanged</u> . X The term of the contract had: The contract term is extended by an additional 2 years 5 more cember 31, 2018.		
3.	Compen	sation:	ne contract price is <u>unchanged</u> . X The contract price has <u>cha</u>	nged.	
	if the	compensatio	n is changed: The contract price is amended by		
	X Increase of \$131,780.00 to original contract amount Decrease of \$				
		☐ Decreas	to original contract attrount		
		the new cont \$197,780.00)	tract total is One hundred ninety-seven thousand, seven hu	undred eighty dollars	
4.	unchange	ed and in full fo	: All other provisions of the Agreement, and prior Amendment rce and effect as originally stated.	(s) if any, shall remain	
5,		nent History:			
	There are no previous amendments to this Agreement. X This contract has previously been amended as follows:				
	No.	Date	General Description of Reason for Amendment	Amount of Increase (Decrease)	
	1	10-22-2014	To provide additional geotechnical consultation services	\$ 22,500.00	
		Laboratoria de la constantina della constantina			

K999089.002 Rev. 10/30/08	Contract No.	P.O. No.

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

CONTRACTOR

OAKLAND UNIFIED SCHOOL DISTRICT

James Harris, President, Board of Education

Date

Antwan Wilson, Superintendent Secretary, Board of Education

Joe Dominguez, Deputy Chief Facilities, Planning and Management

Date

File ID Number:_

Introduction Date: /

Enactment Number: Enactment Date:

Bv:

EXHIBIT "A" Scope of Work

Contractor Name: ENGEO, Inc.

Billing Rate: One hundred thirty-one thousand, seven hundred eighty dollars and no cents (\$131,780.00)

Description of Services to be Provided

Task 1: Pre-construction Services

Provided L-Pile design analysis services and geotechnical consultation services to the project architect and project structural engineer of the Glenview Elementary project retaining wall structural optimization.

Task 2: Geotechnical Inspections and Testing

Provide geotechnical engineer of record inspections and testing as required by the Division of State Architect (DSA), form DSA-103, Statement of Structural Tests and Special Inspections - 2013 California Building Code (CBC)

- 1. General, Periodic Geotechnical Inspections and Testing
- 2. Compacted Fills. Continuous Inspections and Testing
- 3. Retaining Walls. Continuous Inspections and Testing
- 4. Drilling for Precast Plers, Continuous Inspection
- 5. Geotechnical Engineering Support
- 2. Specific Outcomes:

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

Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this
contract:

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

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

Susie Butler-Berkley Contract Analyst



GEOTECHNICAL ENVIRONMENTAL WATER RESOURCES CONSTRUCTION SERVICES

Project No. 11550.000.000

November 7, 2016

EXHIBITA

Mr. William Newby Project Manager Oakland Unified School District 955 High Street Oakland, CA 94601

Subject:

Glenview Elementary School 4215 La Cresta Avenue

Oakland, California

PROPOSAL FOR GEOTECHNICAL ENGINEER OF RECORD CONSTRUCTION SERVICES

Dear Mr. Newby:

At your request, we have prepared this scope and estimated fee to provide geotechnical consultation and testing and observation (T&O) services during the construction phase of the Glenview Elementary School in Oakland, California.

SCOPE OF SERVICES

Task 1: Pre-construction Services

At your request, we provided L-Pile design analysis services and geotechnical consultation services to the project architect and project structural engineer of the Glenview Elementary project for retaining wall structural optimization.

Task 2: Geotechnical Inspections and Testing

We will provide geotechnical engineer of record inspections and testing as required by the Division of the State Architect (DSA), form DSA-103, Statement of Structural Tests and Special Inspections – 2013 California Building Code (CBC)

1. General. Periodic Geotechnical Inspections and Testing

We will verify the following:

- Site has been prepared properly prior to placement of controlled fill and/or excavations for foundations
- Foundation excavations are extended to proper depth and have reached proper material
- Materials below footings are adequate to achieve the design bearing capacity
- 2. Compacted Fills. Continues Inspections and Testing
- We will verify use of proper materials and inspect lift thicknesses, placement, and compaction during placement of fill

- · We will test compaction of fill
- Laboratory soil testing services, including compaction curves (ASTM D-1557) of import and/or native materials, gradation, and Plastic Index (PI)
- 3. Retaining Walls. Continues Inspection and Testing
- We will provide observation during placement of soil reinforcement, drainage devices and placement of backfill
- · We will test compaction of backfill
- 4. Drilling for Precast Piers. Continues Inspection
- Observation of drilled holes for precast piers
- 5. Geotechnical Engineering Support
- · Preparation of required DSA Reports and up loading to the DSA web site
- · Review of material submittals associated with the geotechnical aspects of the project
- Response to RFIs associated with the geotechnical aspects of the projects
- · Attendance to meetings/teleconferences as required
- Project close out

FEE ESTIMATE

ENGEO takes pride in working with the client to provide service in a cost efficient manner. We look to your contractors to perform in a professional manner while completing their work in accordance with the project specifications. Our estimated scope is based on the preliminary phasing schedule provided by your office and our understanding of the project. We propose to perform the services outlined above on a time-and-expense, in accordance with our current fee schedule. An estimate of our fee is provided below:

	Estimated Man Hours	Hourly Rate	Total
Task 1 – Pre-construction Services	48	200	9,600
Task 2 - Geotechnical Inspections and Testing			
Construction Services Technician including prevailing wage, vehicle, nuclear gauge, laptop, wireless communication	536	\$155*	\$ 83,080
Staff Engineer	120	\$160	\$ 19,200
Soil Laboratory Testing			\$ 5,000
Geotechnical Engineering Support (Registered GE)	60	225	\$ 13,500
Miscellaneous			\$1,000
Estimated Total			\$131,380

^{*} Based on 8 hours per day work Monday through Friday. It doesn't include work on weekends and holidays

Oakland Unified School District Roosevelt Middle School PROPOSAL FOR PLAN REVIEW AND GEOTECHNICAL INSPECTIONS AND TESTING SERVICES 11550.000.000 November 7, 2016 Page 3

On this basis, we estimate that our total fee to provide the services outlined above will be approximately \$131,780 billed on a time-and-expense basis in accordance with our current Fee Schedule.

We look forward to continuing our working relationship with the Oakland Unified School District. If you have any questions regarding the above information, please do not hesitate to contact us.

Sincerely,

ENGEO Incorporated

Offie Van Rooyen Project Engineer

ovr/sp/bvv

Stefanos Papadopulos, GE Associate Engineer

Attachments - 2016 Preferred Client Fee Schedule



PREFERRED CLIENT FEE SCHEDULE PROFESSIONAL SERVICES

Effective April 2016

President	\$305.00 per hour
Principal Engineer/Geologist	\$250.00 per hour
Associate Engineer/Geologist	
Senior Engineer/Geologist	\$200.00 per hour
Project Engineer/Geologist/Manager	\$180.00 per hour
Environmental Scientist	\$175.00 per hour
Staff Engineer/Geologist	\$160.00 per hour
Assistant Engineer	\$135.00 per hour
Construction Services Manager	\$158.00 per hour
Senior Field Representative II.	
Senior Field Representative I	\$128.00 per hour*/**
Field Representative	\$118.00 per hour*/**
Environmental Technician	\$125.00 per hour*/**
Senior Laboratory Technician.	
Laboratory Technician	\$130.00 per hour
CAD/GIS Specialist	\$128.00 per hour
Network Administrator	\$195.00 per hour
Project Assistant	\$113.00 per hour

- * Two-hour minimum portal to portal. Travel time, pick-up and delivery will be billed based on normal hourly rates, portal to portal.
- * OVERTIME RATES: Rates increased by factor of 1.5 for all hours worked in excess of eight (8) Monday through Friday, and the first eight (8) hours worked on Saturday. Rates increased by factor of 2.0 for all hours worked in excess of twelve (12) Monday through Friday, all hours worked in excess of eight (8) on Saturday and all hours worked on Sunday and holidays.
- ** For Prevailing Wage projects, increase the hourly rate by \$15.
- ** Rates increased by factor of 1.25 for night shift hours (hours commencing after 4:00 p.m. or before 4:00 a.m.); rates increased by factor of 1.875 (an additional factor of 1.5) for all night shift hours in excess of eight (8).

ADDITIONAL SERVICES OFFERED

In addition to our core services of geotechnical, hydrologic and environmental engineering, including construction-phase testing and observation, ENGEO provides clients with services for establishment and management of Geologic Hazard Abatement Districts (GHAD) and for Entitlement and Permitting Support (EPS). For more information about these services and associated pricing, please contact ENGEO at (925) 866-9000.

OTHER FEES

- Equipment and materials will be charged in addition to the above hourly rates.
- Deposition, Mediation, Arbitration, or Court Appearance (Minimum Charge)\$2,000.00 half day, \$4,000.00 full day

TERMS

Invoices will be submitted at completion of work or at approximately four week intervals and are due and payable upon receipt. Statements will be issued at monthly intervals. Charges not paid within 30 days of invoice date will accrue a late charge at a rate of 1.5 percent per month. In the event it becomes necessary to commence suit to collect amount due, Client agrees to pay attorney's fees and costs, as the court may deem reasonable until amount is paid. Fees will be applicable for one year from the effective date above; thereafter, fees will be adjusted annually. Our fees will be billed using an invoice format produced by a standardized accounting software package. A more customized itemization of charges and backup data will be provided upon Client's requests, but at additional fees. Final reports may be withheld until outstanding invoices are paid in full.

Many risks potentially affect ENGEO by virtue of entering into this agreement to perform services on behalf of client. A principal risk is the potential for human error by ENGEO. For client to obtain the benefit of a fee that includes a nominal allowance for dealing with our liability, client agree to limit ENGEO's liability to Client and all other parties for claims arising out of our performance of the services described in the agreement. The aggregate liability will not exceed \$50,000 (or ENGEO's fee, whichever is greater, but not more than \$1,000,000) for professional acts, errors, or omissions, including attorney's fees and costs that may be awarded to the prevailing party and client agrees to indemnify and hold harmless ENGEO from and against all liabilities in excess of the monetary limit established above.

EQUIPMENT AND MATERIALS CHARGES

Description	Cost Per Unit (\$)	Unit
Air Content Meter	7.00	hour
Bailers (Disposable)	8.00	each
Concrete Crack Monitor	20.00	each
Coring Machine	25.00	hour
Electronic Water Level Indicator	5.00	hour
Engineering Analysis Software	20.00	hour
Equipment Transport(er)	100.00	hour
Exploration Equipment (Percussion Penetrometer)	50.00	hour
Floor Flatness/Floor Level Equipment	20.00	hour
Generator	15.00	hour
GIS Website Portal Maintenance	100.00	month
GPS Hand Held (Garmin)	5.00	hour
GPS Survey Grade (Trimble)	90.00	hour
Hand Auger and Soil Sampler	15.00	hour
Hydraulic Pull-Test Equipment	15.00	hour
Interface Probe	2.00	hour
Magnetic Particle Test Equipment	8.00	hour
Moisture Content Test Equipment	6.00	hour
Multi-Parameter Water Meter	15.00	hour
pH Meter/Turbidity Meter	10.00	hour
Photo Ionization Detector	15.00	hour
R Meter (Pachometer)	15.00	hour
Sampling Tubes	10.00	each
Sand Cone Equipment and Material	5.00	hour
Schmidt Hammer	20.00	hour
Skidmore Wilhelm Bolt Tension Calib.	10.00	hour
Slope Inclinometer/Settlement Indicator/VW Readout	50.00	hour
Torque Wrench	12.00	hour
Transfer Pump	3.00	hour
	25.00	
Ultrasonic Equipment Vapor Emission Test Kit	25.00	hour kit
Vector Conversion	60.00	conversion
Vehicle, mileage, nuclear gauge, misc. equipment, wireless communication	22.00	hour
Vehicle, mileage, misc. equipment, wireless communication	13.00	hour
Vibration Monitor	1800.00	month
Water Sampling Pumps	20.00	hour
Bridge Toll	actual	actual
Mileage	.78	mile
Parking	actual	actual
Trailer	15.00	hour
AutoCAD, Terramodel, GIS, Drone	20.00	hour
Photocopies Black & White	0.25	each
Photocopies Color 11 x 17	1.50	each
Photocopies Color 8½ x 11	1.00	each
Plot - Black & White	3.00	square foot
Plot - Color	4.00	square foot
Postage	actual	actual
Scan - Black & White	1.50	each
Scan - Color	3.75	each
Telephone	0.50	minute

23400 Fine Grac 23500 Drill CIP p 31500 Excavate 31700 Excavate 23800 Excavate 23800 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25450 Trench/b 25450 Trench/b 25450 Trench/b 25450 Trench/b 25330 Trench/b 34900 Install mi 35900 Rock/San 35400 Rock/San 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough G 28100 Back fill r 29040 Rough G	-	Start	Finish	(Days)	DSA 103 Inspection 7	VDe	Hours in budget
22900 Rough Gr 23000 Lime trea 23300 Rough cu 23400 Fine Grace 23500 Drill CIP p 31500 Excavate 31700 Excavate 23800 Excavate 23800 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25450 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock/San 34810 Subgrade 35400 Rock/San 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/san 28020 Rough Gr 28020 Rough Gr 28100 Back fill r 29040 Rough Gr 29120 Layout a		Nov/10/16	Dec/2/16	15	1. a. General	Periodic	
23000 Lime trea 23300 Rough cu 23400 Fine Grac 23500 Drill CIP p 31500 Excavate 31700 Excavate 23800 Excavate 23900 Install Mi 25460 Trench/b 25467 Trench/b 25467 Trench/b 25469 Trench/b 25469 Trench/b 25490 Trench/b 25390 Fabric/Al 25410 Trench/b 34900 Install mi 35900 Rock/San 34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout al		Nov/10/16	Nov/16/16	5	1. a. General	Periodic	60
23300 Rough cu 23400 Fine Grac 23500 Drill CIP p 31500 Excavate 31700 Excavate 23800 Excavate 23900 Install Mi 25460 Trench/b 25467 Trench/b 25467 Trench/b 25450 Trench/b 25450 Trench/b 25450 Trench/b 25450 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock /Sai 34810 Subgrade 35400 Rock/sai 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/sai 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a		Dec/5/16	Dec/7/16	3	1. a. General	Periodic	12
23400 Fine Grad 23500 Drill CIP p 31500 Excavate 31700 Excavate 23800 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25450 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install mi 35900 Rock /Sai 34810 Subgrade 35400 Rock/sai 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/sai 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout al	cut vertical grades	Dec/7/16	Dec/13/16	5	5. a Retaining Walls	Continuous	43
23500 Drill CIP p 31500 Excavate 31700 Excavate 23800 Excavate 32700 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install mi 35900 Rock /Sai 34810 Subgrade 35400 Rock/sain 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/sain 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout al	irade and Compact Building Pad	Dec/8/16	Dec/13/16	4	2. b. Compacted fills	Continuous	12
31700 Excavate 23800 Excavate 32700 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install mi 35900 Rock /Sai 34810 Subgrade 35400 Rock/san 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a		Dec/14/16	Jan/5/17	15	6. a. Drilled hole for pre cast piers	Continuous	120
23800 Excavate 32700 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25450 Trench/b 25330 Trench/b 34900 Install mi 35900 Rock /Sai 34810 Subgrade 35400 Rock/san 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout al	ate elevator Pit	Dec/21/16	Dec/21/16	1	1. a. General	Periodic	8
32700 Excavate 23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25450 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install mi 35900 Rock/Sai 34810 Subgrade 35400 Rock/sail b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/sair 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout al	ate Basement Footings	Dec/21/16	Dec/28/16	5	1. a. General	Periodic	0
23900 Install Mi 25460 Trench/b 25465 Trench/b 25467 Trench/b 25467 Trench/b 25450 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install mi 35900 Rock/San 34810 Subgrade 35400 Rock/San 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough Gi 28020 Rough Gi 29040 Rough Gi 29120 Layout al	ate and install lagging	Dec/23/16	Jan/11/17	12	5. a. Retaining Walls	Continuous	12
25460 Trench/b 25467 Trench/b 25467 Trench/b 25467 Trench/b 25450 Trench/b 25330 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock/San 34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout al	ate main floor west footing	Dec/29/16	Jan/12/17	10	1. a. General	Periodic	12
25465 Trench/b 25467 Trench/b 25450 Trench/b 25330 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock /Sai 34810 Subgrade 35400 Rock/sai 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/sai 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout ai	Mira drain at lagging	Jan/6/17	Jan/18/17	8	5. a. Retaining Walls	Continuous	12
25467 Trench/b 25450 Trench/b 25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock /Sai 34810 Subgrade 35400 Rock/sain 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/sain 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a	h/bed/pipe & backfill Fire Alarm	Jan/12/17	Jan/26/17	5	1. a. General	Periodic	
25450 Trench/b 25330 Trench/b 25335 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock /Sai 34810 Subgrade 35400 Rock/san 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a	h/bed/pipe & backfill PG&E Gas primary	Jan/12/17	Jan/26/17	10	1. a. General	Periodic	12
25330 Trench/b 25395 Fabric/Al 25410 Trench/b 34900 Install m: 35900 Rock /Sal 34810 Subgrade 35400 Rock/san 25540 Back fill b 36100 Excavate 25546 Fabric/Al 37400 Install m: 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a	h/bed/pipe & backfill Gas	Jan/12/17	Jan/26/17	10	1. a. General	Periodic	
25395 Fabric/Al 25410 Trench/b 34900 Install ma 35900 Rock /Sai 34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a	h/bed/pipe & backfill Irrig Mains/Sleeves	Jan/27/17	Feb/2/17	5	1. a. General	Periodic	12
25410 Trench/b 34900 Install mi 35900 Rock /Sai 34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough Gi 28100 Back fill r 29040 Rough Gi 29120 Layout a	h/bed/pipe & backfill Domestic Water	Feb/10/17	Feb/16/17	5	1. a. General	Periodic	
34900 Install mi 35900 Rock /Sal 34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install mi 37700 Rock/san 28020 Rough Gi 28100 Back fill n 29040 Rough Gi 29120 Layout a	/AB grade future Ac as temp road at north	Feb/10/17	Mar/3/17	15	1. a. General	Periodic	12
35900 Rock /Sai 34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install m 37700 Rock/san 28020 Rough Gi 28100 Back fill n 29040 Rough G	h/bed/pipe & backfill Site lighting	Feb/10/17	Feb/16/17	5	1. a. General	Periodic	
34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/san 28020 Rough Gi 28100 Back fill n 29040 Rough Gi 29120 Layout a	main floor west underslab utilities	Feb/15/17	Mar/8/17	15	2. b. Compacted fills	Continuous	30
34810 Subgrade 35400 Rock/san 25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/san 28020 Rough Gi 28100 Back fill n 29040 Rough Gi 29120 Layout a	/Sand/Vapor barrier main floor west SOG	Mar/13/17	Mar/20/17	6	1. a. General	Periodic	8
25540 Back fill b 35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/sar 28020 Rough G 28100 Back fill r 29040 Rough G 29120 Layout a	ade Water proofing / Drainage	Mar/27/17	Mar/31/17	5	1. a. General	Periodic	12
35300 Backfill b 36100 Excavate 25546 Fabric/Al 37400 Install ma 37700 Rock/sar 28020 Rough G 28100 Back fill r 29040 Rough G 29120 Layout a	sand/vapor barrier slab on grade	Mar/29/17	Mar/31/17	3	1. a. General	Periodic	1.2
36100 Excavate 25546 Fabric/Al 37400 Install m 37700 Rock/sar 28020 Rough G 28100 Back fill r 29040 Rough G 29120 Layout a	îll basement	Apr/3/17	Apr/7/17	5	2. b. Compacted fills	Continuous	40
25546 Fabric/Al 37400 Install ma 37700 Rock/sar 28020 Rough G 28100 Back fill m 29040 Rough G 29120 Layout a	ll basement walls	Apr/3/17	Apr/7/17	5	2. b. Compacted fills	Continuous	40
37400 Install ma 37700 Rock/sar 28020 Rough Gi 28100 Back fill n 29040 Rough Gi 29120 Layout a	ate main floor east footings	Apr/17/17	Apr/28/17	10	1. a. General	Periodic	16
37700 Rock/sar 28020 Rough G 28100 Back fill r 29040 Rough G 29120 Layout a	/AB grade future Ac Tp Rd at north closure	Apr/19/17	Apr/21/17	3	1. a. General	Periodic	12
28020 Rough G 28100 Back fill r 29040 Rough G 29120 Layout a	main floor east underslab utilities	May/24/17	Jun/14/17	15	2. b. Compacted fills	Continuous	30
28100 Back fill r 29040 Rough G 29120 Layout a	sand/vapor barrier Main floor east SOG	Jun/22/17	Jun/27/17	4	1. a. General	Periodic	8
28100 Back fill r 29040 Rough G 29120 Layout a	Grade	Dec/19/17	Dec/22/17	4	1. a. General	Periodic	8
29040 Rough G 29120 Layout a	fill ramps and bridge curbs/make grade	Jan/16/18	Jan/18/18	3	1. a. General	Periodic	6
29120 Layout a		Apr/25/18	Apr/30/18	4	1. a. General	Periodic	12
		May/7/18	May/11/18	5	1. a. General	Periodic	12
	age behind walls	Aug/14/18	Aug/20/18	5	5. a. Retaining Walls	Continuous	40
	ill ramp/ret walls	Aug/21/18	Aug/27/18	5	5. a. Retaining Walls	Continuous	20
	rade at Ramp/Ret walls & walks	Aug/28/18	Aug/31/18	4	5. a. Retaining Walls	Continuous	18
	gs for Conc wall along street sidewalk	Sep/4/18	Sep/10/18	5	1. a. General	Periodic	8
	drainage behind walls	Oct/26/18	Oct/31/18	4	5. a. Retaining Walls	Continuous	32
27580 Backfill v		Nov/1/18	Nov/6/18	4	5. a. Retaining Walls	Continuous	32

Total Hours 656
Staff Engineer Hours (Activity ID23500) 120
Field Representative Hours 536



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 9/15/2016

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT Kim Coleman Berger PRODUCER PHONE (A/C, No. Ext): 916-576-1534 Edgewood Partners Insurance Center FAX No. 916-583-7619 License No. 0B29370 E-MAIL ADDRESS: Kim.Coleman_Berger@epicbrokers.com PO Box 13847 Sacramento CA 95853 INSURER(S) AFFORDING COVERAGE NAIC # INSURER A: Travelers Prop Casualty Co of Ameri 25674 25658 INSURED **ENGEINCO** INSURER B : Travelers Indemnity Co. of IL **ENGEO** Incorporated 85202 INSURER C : Lloyds of London 2010 Crow Canyon Place #250 INSURER D : San Ramon CA 94583-4634 INSURER E INSURER F

CERTIFICATE NUMBER: 545444224 REVISION NUMBER: COVERAGES THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDLISUBR POLICY EFF POLICY EXP (MM/DD/YYYY) TYPE OF INSURANCE POLICY NUMBER INSD WYD COMMERCIAL GENERAL LIABILITY 6608899N880 9/1/2016 9/1/2017 X EACH OCCURRENCE \$1,000,000 DAMAGE TO RENTED CLAIMS-MADE X OCCUR \$300,000 PREMISES (Ea occurrence) MED EXP (Any one person) \$10,000 eductible: NIL PERSONAL & ADV INJURY \$1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER \$2,000,000 GENERAL AGGREGATE POLICY X PRO-PRODUCTS - COMP/OP AGG \$2,000,000 OTHER COMBINED SINGLE LIMIT 9/1/2016 9/1/2017 В AUTOMOBILE LIABILITY 8108899N880 \$1,000,000 (Ea accident) BODILY INJURY (Per person) X ANY AUTO \$ SCHEDULED AUTOS NON-OWNED ALL OWNED BODILY IN ILIRY (Per accident) \$ PROPERTY DAMAGE (Per accident) X HIRED AUTOS X 5 AUTOS 9/1/2017 X UMBRELLA LIAB CUP9331R367 9/1/2016 EACH OCCURRENCE A X \$5,000,000 OCCUR EXCESS LIAB \$5,000,000 CLAIMS-MADE AGGREGATE DED RETENTION \$ WORKERS COMPENSATION 9/1/2017 X PER STATUTE 11B8669N078 9/1/2016 AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) E.L. EACH ACCIDENT \$1,000,000 E.L. DISEASE - EA EMPLOYEE \$1,000,000 If yes, describe under DESCRIPTION OF OPERATIONS below F.L. DISFASE - POLICY LIMIT \$1,000,000 C Errors & Omissions BN301420K 9/1/2016 9/1/2017 Per Claim \$1,000,000 Claims Made Aggregate Retention \$1,000,000 Retroactive Date 03/08/89 \$150,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Re: Glenview Elementary School New Construction Project.

Additional Insured: Oakland Unified School District and the state and their agents, representatives, employees, trustees, officers, consultants, and volunteers. When required by written contract, additional insured status with primary coverage applies to General Liability and Automobile Liability and waiver of subrogation applies to General Liability, Automobile Liability and Workers' Compensation, all per the attached endorsements.

CERTIFICATE HOLDER	CANCELLATION		
Oakland Unified School District Attn: Tadashi Nakadegawa 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.		
Oakland CA 94601	AUTHORIZED REPRESENTATIVE		
,	Contenula		

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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

EXCLUSION – ALL PROJECTS SUBJECT TO A WRAP-UP INSURANCE PROGRAM WITH LIMITED EXCEPTIONS FOR CERTAIN ONGOING OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

 The following exclusion is added to Paragraph 2., Exclusions, of SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROP-ERTY DAMAGE LIABILITY:

Wrap-up Insurance Programs

"Bodily injury" or "property damage" arising out of any project that is or was subject to a "wrap-up insurance program".

This exclusion does not apply to "bodily injury" or "property damage" arising out of your ongoing operations that:

- (1) Are being performed at any location owned by, or rented to, you that is outside the project site for that project and is not covered by the "wrap-up insurance program" for that project;
- (2) Are punch list or warranty work, if coverage was available to the insured under the "wrapup insurance program" for "bodily injury" and "property damage" arising out of your ongoing operations and the "bodily injury" or "property damage" occurs after the expiration of all such coverage.

The exceptions in this exclusion do not apply to "bodily injury" or "property damage" included in the "products-completed operations hazard" even if you are required to provide such coverage for an additional insured by a written contract or agreement.

The following is added to the DEFINITIONS Section:

"Wrap-up insurance program" means any agreement or arrangement, including any contractorcontrolled, owner-controlled or similar insurance program, under which:

- a. Some or all of the contractors working on a specific project, or specific projects, are required to enroll in a program to obtain insurance that:
 - Includes the same or similar insurance as that provided by this Coverage Part; and
 - (2) Is issued specifically for injury or damage arising out of such project or projects; and
- b. You are or were enrolled or allowed to enroll.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – WRITTEN CONTRACTS (ARCHITECTS, ENGINEERS AND SURVEYORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

1. The following is added to SECTION II - WHO IS AN INSURED:

Any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:

- a. Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
- b. If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.

The insurance provided to such additional insured is limited as follows:

- c. In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that "written contract requiring insurance". This endorsement shall not increase the limits of insurance described in Section III Limits Of Insurance.
- d. This insurance does not apply to the rendering of or failure to render any "professional services" or construction management errors or omissions.
- e. This insurance does not apply to "bodily injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured ap-

plies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.

 The following is added to Paragraph 4.a. of SEC-TION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The insurance provided to the additional insured is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover. However, if you specifically agree in the "written contract requiring insurance" that this insurance provided to the additional insured under this Coverage Part must apply on a primary basis or a primary and noncontributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured for such loss, and we will not share with that "other insurance". But this insurance provided to the additional insured still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under any "other insurance".

The following is added to SECTION IV - COM-MERCIAL GENERAL LIABILITY CONDITIONS:

Duties Of An Additional Insured

As a condition of coverage provided to the additional insured:

a. The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

COMMERCIAL GENERAL LIABILITY

- How, when and where the "occurrence" or offense took place;
- The names and addresses of any injured persons and witnesses; and
- The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b. If a claim is made or "suit" is brought against the additional insured, the additional insured must:
 - Immediately record the specifics of the claim or "suit" and the date received; and
 - ii. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d: The additional insured must tender the defense and indemnity of any claim or "suit" to

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any provider of other insurance which would cover the additional insured for a loss we cover. However, this condition does not affect whether this insurance provided to the additional insured is primary to that other insurance available to the additional insured which covers that person or organization as a named insured.

The following is added to the DEFINITIONS Section:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs and the "personal injury" is caused by an offense committed:

- After the signing and execution of the contract or agreement by you;
- b. While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

OTHER INSURANCE - ADDITIONAL INSUREDS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

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COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV), Paragraph 4. (Other Insurance), is amended as follows:

1. The following is added to Paragraph a. Primary insurance:

However, if you specifically agree in a written contract or written agreement that the insurance provided to an additional insured under this Coverage Part must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with that other insurance, provided that:

 a. The "bodily injury" or "property damage" for which coverage is sought occurs; and The "personal injury" or "advertising injury" for which coverage is sought arises out of an offense committed

subsequent to the signing and execution of that contract or agreement by you.

- The first Subparagraph (2) of Paragraph b. Excess Insurance regarding any other primary insurance available to you is deleted.
- The following is added to Paragraph b. Excess Insurance, as an additional subparagraph under Subparagraph (1):

That is available to the insured when the insured is added as an additional insured under any other policy, including any umbrella or excess policy.

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(2) The total of all deductible and self-insured amounts under that "other insurance".

We will share the remaining loss, if any, with any "other insurance" that is not described in this Excess Insurance provision.

c. Method Of Sharing

If all of the "other insurance" permits contribution by equal shares, we will follow this method also. Under this approach each provider of insurance contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the "other insurance" does not permit contribution by equal shares, we will contribute by limits. Under this method, the share of each provider of insurance is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all providers of insurance.

 The following definition is added to SECTION V – DEFINITIONS:

"Other insurance":

- Means insurance, or the funding of losses, that is provided by, through or on behalf of:
 - (1) Another insurance company;
 - (2) Us or any of our affiliated insurance companies, except when the Non cumulation of Each Occurrence Limit section of Paragraph 5. of LIMITS OF INSURANCE (Section III) or the Non cumulation of Personal and Advertising Injury limit sections of Paragraph 4. of LIMITS OF INSURANCE (Section III) applies;
 - (3) Any risk retention group;
 - (4) Any self-insurance method or program, other than any funded by you and over which this Coverage Part applies; or
 - (5) Any similar risk transfer or risk management method.
- Does not include umbrella insurance, or excess insurance, that you bought specifically to apply in excess of the Limits of

Insurance shown on the Declarations of this Coverage Part.

R. UNINTENTIONAL OMISSION

The following is added to Paragraph 6. Representations of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance.

- This Provision R. does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.
- S. WAIVER OF TRANSFER OF RIGHTS OF RE-COVERY AGAINST OTHERS TO US WHEN REQUIRED BY CONTRACT

The following is added to Paragraph 8. Transfer of Rights of Recovery Against Others to Us of SECTION IV — COMMERCIAL GENERAL LI-ABILITY CONDITIONS:

We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of:

- 1. Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;
- Ongoing operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
- 3. "Your work"; or
- 4. "Your products".

We waive these rights only where you have agreed to do so as part of a "written contract requiring insurance" entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense or "advertising injury" offense is committed.

T. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the DEFINITIONS Section:

"Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a per-

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY

DESIGNATED PROJECT(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

Designated Project(s):

EACH "PROJECT" FOR WHICH YOU HAVE AGREED, IN \$2,000,000 A WRITTEN CONTRACT WHICH IS IN EFFECT DURING THIS POLICY PERIOD, TO PROVIDE A SEPARATE
GENERAL AGGREGATE LIMIT PROVIDED WITH THE GENERAL AGGREGATE LIMIT, PROVIDED THAT THE CONTRACT IS SIGNED AND EXECUTED BY YOU BEFORE THE "BODILY INJURY" OR "PROPERTY DAMAGE" OCCURS.

Designated Project General Aggregate(s):

- A. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under COVERAGE A. (SECTION I), and for all medical expenses caused by accidents under COVERAGE C (SECTION I), which can be attributed only to operations at a single designated "project" shown in the Schedule above:
 - 1. A separate Designated Project General Aggregate Limit applies to each designated "project", and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations, unless separate Designated Project General Aggregate(s) are scheduled above.
 - 2. The Designated Project General Aggregate Limit is the most we will pay for the sum of all damages under COVERAGE A., except damages because of "bodily injury" or "property damage" included in the "productscompleted operations hazard", and for medical expenses under COVERAGE C, regardless of the number of:
 - a. Insureds;
 - b. Claims made or "suits" brought; or
 - c. Persons or organizations making claims or bringing "suits".

- 3. Any payments made under COVERAGE A. for damages or under COVERAGE C. for medical expenses shall reduce the Designated Project General Aggregate Limit for that designated "project". Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Project General Aggregate Limit for any other designated "project" shown in the Schedule above.
 - 4. The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregiate Limit shown in the Declarations, such limits will be subject to the applicable Designated Project General Aggregate Limit.
- B. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under COVERAGE A. (SECTION I), and for all medical expenses caused by accidents under COVERAGE C. (SECTION I), which cannot be attributed only to operations at a single designated "project" shown in the Schedule above:

COMMERCIAL GENERAL LIABILITY

- Any payments made under COVERAGE A. for damages or under COVERAGE C. for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-Completed Operations Aggregate Limit, whichever is applicable; and
- Such payments shall not reduce any Designated Project General Aggregate Limit.
- C. Part 2. of SECTION III LIMITS OF INSURANCE is deleted and replaced by the following:
 - The General Aggregate Limit is the most we will pay for the sum of:
 - a. Damages under Coverage B; and
 - b. Damages from "occurrences" under COVERAGE A (SECTION I) and for all medical expenses caused by accidents under COVERAGE C (SECTION I) which cannot be attributed only to operations at a single designated "project" shown in the SCHEDULE above.
- D. When coverage for liability arising out of the "products-completed operations hazard" is pro-

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- vided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-Completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Project General Aggregate Limit.
- E. For the purposes of this endorsement the Definitions Section is amended by the addition of the following definition:
 - "Project" means an area away from premises owned by or rented to you at which you are performing operations pursuant to a contract or agreement. For the purposes of determining the applicable aggregate limit of insurance, each "project" that includes premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad shall be considered a single "project".
- F. The provisions of SECTION III LIMITS OF INSURANCE not otherwise modified by this endorsement shall continue to apply as stipulated.

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Policy Number: 8108899N880 COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BUSINESS AUTO EXTENSION ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- A. BROAD FORM NAMED INSURED
- B. BLANKET ADDITIONAL INSURED
- C. EMPLOYEE HIRED AUTO
- D. EMPLOYEES AS INSURED
- E. SUPPLEMENTARY PAYMENTS INCREASED LIMITS
- F. HIRED AUTO LIMITED WORLDWIDE COV-ERAGE - INDEMNITY BASIS
- G. WAIVER OF DEDUCTIBLE GLASS

PROVISIONS

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who is
An insured, of SECTION II – COVERED AUTOS
LIABILITY COVERAGE:

Any organization you newly acquire or form during the policy period over which you maintain 50% or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.

B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which

- H. HIRED AUTO PHYSICAL DAMAGE LOSS OF USE INCREASED LIMIT
- I. PHYSICAL DAMAGE TRANSPORTATION EXPENSES INCREASED LIMIT
- J. PERSONAL PROPERTY
- K. AIRBAGS
- L. NOTICE AND KNOWLEDGE OF ACCIDENT OR
- M. BLANKET WAIVER OF SUBROGATION
- N. UNINTENTIONAL ERRORS OR OMISSIONS

this Insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Section II.

C. EMPLOYEE HIRED AUTO

1. The following is added to Paragraph A.1., Who is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business

- 2. The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV BUSINESS AUTO CONDITIONS:
 - b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
 - (1) Any covered "auto" you lease, hire, rent or borrow; and
 - (2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your

permission, while performing duties related to the conduct of your business.

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

D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

E. SUPPLEMENTARY PAYMENTS – INCREASED LIMITS

- The following replaces Paragraph A.2.a.(2), of SECTION II – COVERED AUTOS LIABIL-ITY COVERAGE:
 - (2) Up to \$3,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
 - The following replaces Paragraph A.2.a.(4), of SECTION II – COVERED AUTOS LIABIL-ITY COVERAGE:
 - (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

F., HIRED AUTO - LIMITED WORLDWIDE COV-ERAGE - INDEMNITY BASIS

The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV BUSINESS AUTO CONDITIONS:

(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.

- (a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada:
 - (i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
 - (ii) Neither you nor any other involved "insured" will make any settlement without our consent.
 - (iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
 - (iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II COVERED AUTOS LIABILITY COVERAGE
- (v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
 - (b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
 - (c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.

(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:

No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.

H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT

The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

However, the most we will pay for any expenses for loss of use is \$65 per day, to a maximum of \$750 for any one "accident".

I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT

The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

We will pay up to \$50 per day to a maximum of \$1,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

Personal Property

We will pay up to \$400 for "loss" to wearing apparel and other personal property which is:

(1) Owned by an "insured"; and

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

This coverage applies only in the event of a total theft of your covered "auto".

No deductibles apply to this Personal Property coverage.

K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III - PHYSICAL DAMAGE COVERAGE:

Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:

- If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
- The airbags are not covered under any warranty; and
- c. The airbags were not intentionally inflated.

We will pay up to a maximum of \$1,000 for any one "loss".

L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS

The following is added to Paragraph A.2.a., of SECTION IV – BUSINESS AUTO CONDITIONS:

Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:

- (a) You (if you are an individual);
- (b) A partner (if you are a partnership);
- (c) A member (if you are a limited liability company);
- (d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
- (e) Any "employee" authorized by you to give notice of the "accident" or "loss".

M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV – BUSINESS AUTO CONDITIONS:

5. Transfer Of Rights Of Recovery Against Others To Us

We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by

such contract. The waiver applies only to the person or organization designated in such contract.

N. UNINTENTIONAL ERRORS OR OMISSIONS

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The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV – BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

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Policy Number: 8108899N880 COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – PRIMARY AND NON-CONTRIBUTORY WITH OTHER INSURANCE

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

PROVISIONS

 The following is added to Paragraph A.1.c., Who Is An Insured, of SECTION II - COVERED AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in SECTION II.

 The following is added to Paragraph B.5., Other Insurance of SECTION IV – BUSINESS AUTO CONDITIONS:

Regardless of the provisions of paragraph a and paragraph d. of this part 5. Other Insurance, this insurance is primary to and non-contributory with applicable other insurance under which an additional insured person or organization is the first named insured when the written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, requires this insurance to be primary and non-contributory.



WORKERS COMPENSATION AND **EMPLOYERS LIABILITY POLICY**

ENDORSEMENT WC 99 03 76 (A) -

POLICY NUMBER: UB8669N078

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA (BLANKET WAIVER)

We have the right to recover our payments from anyone llable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule.

The additional premium for this endorsement shall be % of the California workers' compensation premium.

Schedule

Person or Organization

Any person or organization for which the named insured has agreed by written contract executed prior to loss to furnish this waiver.

Job Description

As required by Written Contract

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 09/01/2016 Insured Engeo Inc.

Policy No. UB8669N078

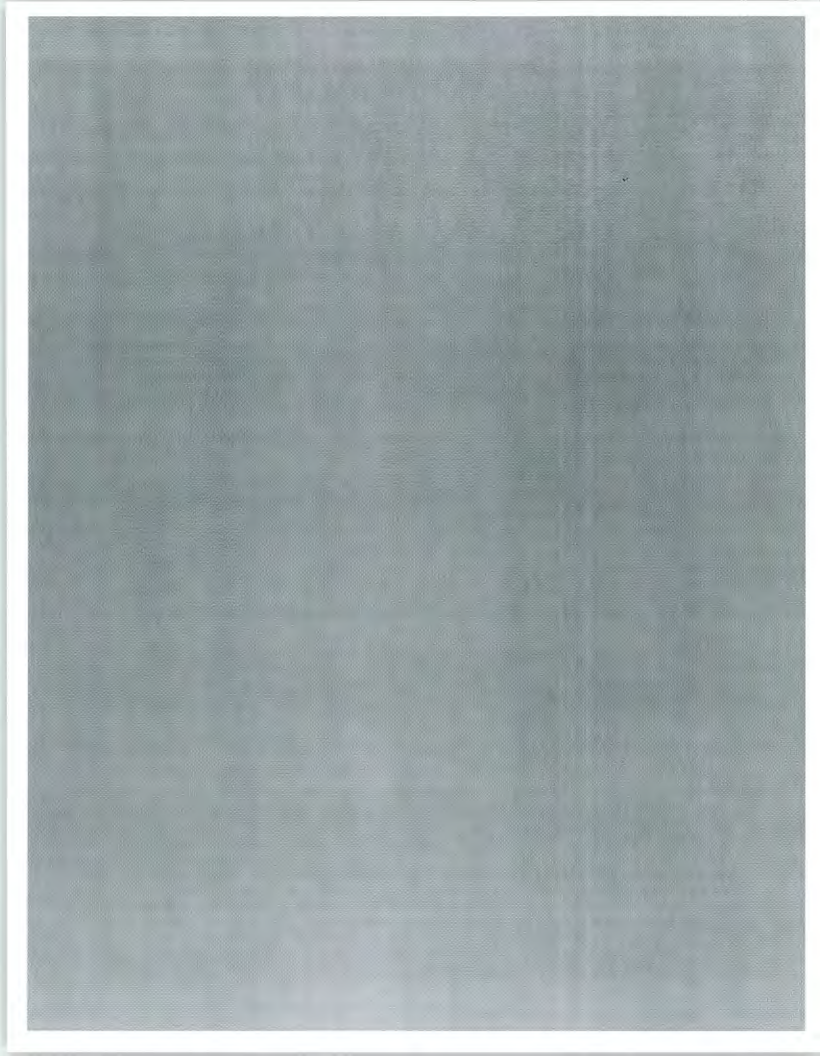
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Insurance Company Travelers Property Casualty Countersigned by

DATE OF ISSUE:

ST ASSIGN: CA

Page 1 of 1



Board Office Use: Legislative File Info.

File ID Number 16-10 98

Introduction Date 6-8-16

Enactment Number 16-0837

Enactment Date 6-8-16



Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education

By: Vernon Hal, Senior Business Officer

Joe Dominguez, Deputy Chief, Facilities Planning and Management

Board Meeting Date

6-8-16

Subject

Amendment No. 2, Independent Consultant Agreement - ENGEO Inc. - Glenview

Elementary School - New Construction Project

Action Requested

Approval by the Board of Education of Amendment No. 2, Independent Consultant Agreement between the District and ENGEO Inc., Oakland, CA., for the latter to provide additional supplemental geotechnical consultation to the design team including L-Pile analysis for cantilever retaining wall soldier beams, lateral deflection plots, axial pile capacity plots, moment capacity plots, and shear capacity plots, for a selected number of piles as required by the project SEOR, in conjunction with Glenview Elementary School - New Construction Project, in an amount not-to exceed \$8,500.00 increasing previous contract amount from \$57,500.00 to a not to exceed amount of \$66,000.00 and revising the end date from October 22, 2014 through May 27, 2016 to July 27, 2016. All remaining portions of the agreement shall remain in full force and effect.

Discussion

Due to space being an issue for the project, we needed to reduce the size of the beams for the retaining wall. The SEOR has requested that we run L-pile analysis if the updated parameters were note sufficient.

LBP (Local business participation percentage)

100,00%

Recommendation

Approval by the Board of Education of Amendment No. 2, Independent Consultant Agreement between the District and ENGEO Inc., Oakland, CA., for the latter to provide additional supplemental geotechnical consultation to the design team including L-Pile analysis for cantilever retaining wall soldier beams, lateral deflection plots, axial pile capacity plots, moment capacity plots, and shear capacity plots, for a selected number of piles as required by the project SEOR, in conjunction with Glenview Elementary School - New Construction Project, in an amount not-to exceed \$8,500.00 increasing previous contract amount from \$57,500.00 to a not to exceed amount of \$66,000.00 and revising the end date from October 22, 2014 through May 27, 2016 to July 27, 2016. All remaining portions of the agreement shall remain in full force and effect.

Fiscal Impact

Fund 21, Measure J



Attachments

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



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

Legislative File ID No. 16-1098
Department: Facilities Planning & Management
Vendor Name: ENGEO
Project Name: Glenview New Construction Project No.: 13134
Contract Term: Start Date: 10-22-2014 End Date: 7-27-2016
Annual (if annual contract) or Total (if multi-year agreement) Cost: \$8,500.00
Approved by: Wil Newby
Is Vendor a local Oakland Business or have they met the requirements of the Local Business Policy? Yes No
Why was this Vendor selected? Amendment No. 2: to provide supplemental geotechnical consultation services to support the Glenview New Construction Project No.
13134.
Summarize the services this Vendor will be providing.
During design development meetings, it was determined by the SEOR that L-pile analysis is required for the current retaining wall design.
Was this contract competitively bid? Yes V No
If No, answer the following:
1) How did you determine the price is competitive?

2)	Pleas	se 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)
	V	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 alternate energy supply sources)
	Щ	Emergency contracts
		Technology contracts
		electronic data-processing systems, supporting software and/or services (including copiers/printers) over the \$86,000 bid limit, must be competitively 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



AMENDMENT NO. 2 TO INDEPENDENT CONSULTANT CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and ENGEO, Inc. OUSD entered into an Agreement with CONTRACTOR for services on October 22, 2014, and the parties agree to amend that Agreement as follows:

1.	Services		he scope of work is <u>unchanged</u> .		of work has cha			
If scope of work changed: Provide brief description of revised scope of work including description as services, materials, products, and/or reports; attach additional pages as necessary. Attach						revised scope of work.		
	The C	The CONTRACTOR agrees to provide the following amended services: The scope of the project is to provide additional supplemental geotechnical consultation to the design team including L-Pile analysis for cantilever retaining wall						
	bloa	er beams includi	no lateral deflection plots, axial pil	e capacity plots, me	ment capacity p	lots, and shear capacity		
	plots	, for a selected n	umber of piles as required by the p	mlect SEOR,				
2.		,	ne term of the contract is unchange The contract term is extended by		of the contract has e months, and			
3.			e contract price is unchanged.	X The contr	act price has cha	hanne		
3,		_	is changed: The contract price		act biles iles oils	TIHOU.		
	,, .,,		of \$8,500.00 to original contract					
			e of \$ to original		d the new contra	act total is Sixty-six		
	thougan		o cents (\$66,000.00)			action is they tak		
	CHOUGHI		0 00/10 (000,000.00)			· · · · · · · · · · · · · · · · · · ·		
4,			All other provisions of the A ce and effect as originally stated.	greement, and pri	or Amendment(s) if any, shall remain		
		nent History:	ce and offect as originally stated.					
5.								
	There are no previous amendments to this Agreement. X This contract has previously been amended as follows:							
	No.	Date	General Description of Reason for Amendment			Amount of Increase (Decrease)		
	1	June 24, 2015	Additional geolechnical consultation services			\$22,500.00		
1	DAKLAND James Harf Board of Ed	UNIFIED SCHOO	Date 6-8-16 Date Date	CONTRACTOR Contractor/Signatur Print Name, Title		Principal		
	Roland Bro of Building Manageme	s, Custodial & L	Date Grounds Facilities, Planning and		File ID Numbe	The state of the s		
KB	99069.002 Re	1. 10/30/08 Cot	ntract No.	P.O. No.		imber: <u>4-0837</u>		

EXHIBIT "A" Scope of Work

Contractor Name: ENGEO, INC.

Billing Rate: Eight thousand, five hundred dollars and no cents (\$8,500.00)

Description of Services to be Provided

The scope of the project is to provide additional supplemental geotechnical consultation to the design team including L-Pile analysis for cantilever retaining wall soldier beams including lateral deflection plots, axial pile capacity plots, moment capacity plots, and shear capacity plots, for a selected number of piles as required by the project SEOR.

2. Specific Outcomes:

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

Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this
contract:

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

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion: The District certifies to the best of its knowledge and belief, that it and its officials: Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9:4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List. https://www.sam.gov/portal/public/SAM

Susie	Bu	tler	-Be	rkley
Contr	act	Ana	alys	t



2010 Crow Canyon Place, Suite 250 San Ramon, CA 94583-4634 (925) 866-9000 ♦ FAX (888) 279-2698

REQUEST FOR CHANGE ORDER

TO: William Newby

Oakland Unified School District

955 High Street Oakland, CA 94601

DATE: December 16, 2015

ENGEO PROJECT NO.: 11550.000.000

Phase: 003

ENGEO Contact: Stefanos A. Papadopulos

PROJECT NAME: Glenview Elementary School

ORIGINAL CONTRACT NO.: Independent Consultant Agreement for Professional Services ORIGINAL CONTRACT DATE: August 25, 2014

Additional Scope of Services: Supplemental geotechnical consultation to the design team including L-Pile analysis for cantilever retaining wall soldier beams including lateral deflection plots, axial pile capacity plots, moment capacity plots, and shear capacity plots, for a selected number of piles as required by the project Structural Engineer. In addition, we will provide as-need consultation to the structural engineer during the design.

Requested Budget Increase:

Analysis: \$5,000 (Time and Expense basis)
Consultation Services: \$3,500 (Time and Expense basis)

Total \$8,500

If you are in agreement with the scope of services and fees outlined in this request, please forward a change order to the above referenced original contract as authorization for us to proceed. All other terms and conditions of the original contract shall remain in effect.

ENGEO INCORPORATED

PRINTED NAME: Brian Flaherty

TITLE: Principal

DATE: December 16, 2015



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 8/24/2015

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

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

PRODUCER Edgewood Partners Insurance Center License No. 0B29370 PO Box 13847 Sacramento CA 95853		CONTACT Leticia Castro			
		PHONE (A/G, No, Ext): 916-576-1534 [A/G, No): 91	6-583-7619		
		E-MAIL ADDRESS: leticia.castro@epicbrokers.com			
		INSURER(S) AFFORDING COVERAGE	NAIC #		
		INSURER A Travelers Property Casualty	36161		
INSURED	ENGEO-1	INSURER B : Travelers Indemnity Company	25658		
ENGEO Incorporated		INSURER C: Lloyd's	85202		
2010 Crow Canyon Place #250 San Ramon CA 94583-4634	INSURER D :				
	INSURER E:				
		INSURER F:			

COVERAGES

CERTIFICATE NUMBER: 290139264

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

NSR TR	TYPE OF INSURANCE	INSO WVO		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DO/YYYY)	LIMIT	8
A	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR		6608699N880	9/1/2015	9/1/2016	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (En popurance)	\$1,000,000 \$300,000
	X Deductible NIL		reconstruction of the second o	Water Control		MED EXP (Any one person)	\$10,000
				See Christian (See		PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:	9		1/1		GENERAL AGGREGATE	\$2,000,000
	POLICY X PRO-			- Page Page Page Page Page Page Page Page		PRODUCTS - COMPYOP AGG	\$2,000,000
	OTHER:		Consequence of the Consequence o				\$
В	AUTOMOBILE LIABILITY		8108899N880	9/1/2015	9/1/2018	COMBINED SINGLE LIMIT (En accident)	\$1,000,000
	X ANY AUTO	1				BODILY INJURY (Per person)	\$
0.00	ALL OWNED SCHEDULED AUTOS NON-OWNED AUTOS X HIRED AUTOS X AUTOS	000				BODILY INJURY (Per accident)	\$
			Secretary Secret		-	PROPERTY DAMAGE (Per accident)	5
		i di		and the second s		4 10 10 10 10 10 10 10 10 10 10 10 10 10	\$
A	X UMBRELLA LIAB X OCCUR	CUP9331B367	9/1/2015	9/1/2016	EACH OCCURRENCE	\$5,000,000	
	EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$5,000,000
	DED X RETENTION S NIL						\$
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		UB8669N078	9/1/2015	9/1/2016	X STATUTE ER	
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?		N/A	AT AN		E.L. EACH ACCIDENT	\$1,000,000
						E.L. DISEASE - FA EMPLOYEE	\$1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$1,000,000
C	Errors & Omissions Claims Made Retro Active Date 03/08/89	1000	B0702BN301420J	9/1/2015	9/1/2016	Per Claim Aggregate Deductible	\$1,000,000 \$1,000,000 \$150,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: ENGEO project number: 8549.000.001. Additional Insured: Berkeley Unified School District. When required by written contract, additional insured status with primary coverage applies to General Liability and Automobile Liability and waiver of subrogation applies to General Liability, Automobile Liability and Workers' Compensation, all per the attached endorsements.

CERTIFICATE HOLDER	CANCELLATION
Berkeley Unified School District 1707 Russell 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.
Berkeley CA 94703	authorized REPRESENTATIVE Construction

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THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

EXCLUSION – ALL PROJECTS SUBJECT TO A WRAP-UP INSURANCE PROGRAM WITH LIMITED EXCEPTIONS FOR CERTAIN ONGOING OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

 The following exclusion is added to Paragraph 2., Exclusions, of SECTION I – COVERAGES – COVERAGE A BODILY INJURY AND PROP-ERTY DAMAGE LIABILITY:

Wrap-up Insurance Programs

"Bodily injury" or "property damage" arising out of any project that is or was subject to a "wrap-up insurance program".

This exclusion does not apply to "bodily injury" or "property damage" arising out of your ongoing operations that:

- (1) Are being performed at any location owned by, or rented to, you that is outside the project site for that project and is not covered by the "wrap-up insurance program" for that project; or
- (2) Are punch list or warranty work, if coverage was available to the insured under the "wrapup insurance program" for "bodily injury" and "property damage" arising out of your engoing operations and the "bodily injury" or "property damage" occurs after the expiration of all such coverage.

The exceptions in this exclusion do not apply to "bodily injury" or "property damage" included in the "products-completed operations hazard" even if you are required to provide such coverage for an additional insured by a written contract or agreement.

2. The following is added to the **DEFINITIONS** Section:

"Wrap-up insurance program" means any agreement or arrangement, including any contractorcontrolled, owner-controlled or similar insurance program, under which:

- a. Some or all of the contractors working on a specific project, or specific projects, are required to enroll in a program to obtain insurance that:
 - Includes the same or similar insurance as that provided by this Coverage Part; and
 - (2) Is issued specifically for injury or damage arising out of such project or projects; and
- b. You are or were enrolled or allowed to enroll.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – WRITTEN CONTRACTS (ARCHITECTS, ENGINEERS AND SURVEYORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

 The following is added to SECTION II – WHO IS AN INSURED:

Any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:

- a. Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
- b. If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.

The insurance provided to such additional insured is limited as follows:

- c. In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that "written contract requiring insurance". This endorsement shall not increase the Ilmits of insurance described in Section III – Limits Of Insurance.
- d. This insurance does not apply to the rendering of or fallure to render any "professional services" or construction management errors or omissions.
- e. This insurance does not apply to "bodily injury" or "property damage" caused by "your work" and included in the "productscompleted operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured ap-

plies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.

 The following is added to Paragraph 4.a. of SEC-TION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS:

The insurance provided to the additional insured is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover. However, if you specifically agree in the "written contract requiring insurance" that this insurance provided to the additional insured under this Coverage Part must apply on a primary basis or a primary and noncontributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured for such loss, and we will not share with that "other insurance". But this insurance provided to the additional insured still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under any "other insurance".

 The following is added to SECTION IV - COM-MERCIAL GENERAL LIABILITY CONDITIONS:

Duties Of An Additional Insured

As a condition of coverage provided to the additional insured:

a. The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

COMMERCIAL GENERAL LIABILITY

- How, when and where the "occurrence" or offense took place;
- The names and addresses of any injured persons and witnesses; and
- iii. The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b. If a claim is made or "suit" is brought against the additional insured, the additional insured must.
 - Immediately record the specifics of the claim or "sult" and the date received; and
 - ii. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d. The additional insured must tender the defense and indemnity of any claim or "suit" to

any provider of other insurance which would cover the additional insured for a loss we cover. However, this condition does not affect whether this insurance provided to the additional insured is primary to that other insurance available to the additional insured which covers that person or organization as a named insured.

The following is added to the DEFINITIONS Section:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs and the "personal injury" is caused by an offense committed:

- After the signing and execution of the contract or agreement by you;
- While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

OTHER INSURANCE - ADDITIONAL INSUREDS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV), Paragraph 4. (Other Insurance), is amended as follows:

 The following is added to Paragraph a. Primary Insurance:

However, if you specifically agree in a written contract or written agreement that the insurance provided to an additional insured under this Coverage Part must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with that other insurance, provided that:

 The "bodly injury" or "property damage" for which coverage is sought occurs; and b. The "personal injury" or "advertising injury" for which coverage is sought arises out of an offense committed

subsequent to the signing and execution of that contract or agreement by you.

- The first Subparagraph (2) of Paragraph b. Excess Insurance regarding any other primary insurance available to you is deleted.
- The following is added to Paragraph b. Excess Insurance, as an additional subparagraph under Subparagraph (1):

That is available to the insured when the Insured is added as an additional insured under any other policy, including any umbrella or excess policy.

(2) The total of all deductible and self-insured amounts under that "other insurance".

We will share the remaining loss, if any, with any "other insurance" that is not described in this Excess Insurance provision.

c. Method Of Sharing

If all of the "other insurance" permits contribution by equal shares, we will follow this method also. Under this approach each provider of insurance contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

if any of the "other Insurance" does not permit contribution by equal shares, we will contribute by limits. Under this method, the share of each provider of insurance is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all providers of insurance.

The following definition is added to SECTION V - DEFINITIONS:

"Other insurance":

- a. Means insurance, or the funding of losses, that is provided by, through or on behalf of:
 - (1) Another insurance company;
 - (2) Us or any of our affiliated insurance companies, except when the Non cumulation of Each Occurrence Limit section of Paragraph 5. of LIMITS OF INSURANCE (Section III) or the Non cumulation of Personal and Advertising Injury limit sections of Paragraph 4. of LIMITS OF INSURANCE (Section III) applies;
 - (3) Any risk retention group;
 - (4) Any self-insurance method or program, other than any funded by you and over which this Coverage Part applies; or
 - (5) Any similar risk transfer or risk management method.
- Does not include umbrella insurance, or excess insurance, that you bought specifically to apply in excess of the Limits of

Insurance shown on the Declarations of this Coverage Part.

R. UNINTENTIONAL OMISSION

The following is added to Paragraph 6, Representations of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy shall not prejudice your rights under this insurance.

- This Provision R. does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.
- S. WAIVER OF TRANSFER OF RIGHTS OF RE-COVERY AGAINST OTHERS TO US WHEN REQUIRED BY CONTRACT

The following is added to Paragraph 8. Transfer of Rights of Recovery Against Others to Us of SECTION IV — COMMERCIAL GENERAL LI-ABILITY CONDITIONS:

We waive any rights of recovery we may have against any person or organization because of payments we make for "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of:

- Premises owned by you, temporarily occupied by you with permission of the owner, or leased or rented to you;
- Ongoing operations performed by you, or on your behalf, under a contract or agreement with that person or organization;
- 3. "Your work"; or
- 4. "Your products".

We waive these rights only where you have agreed to do so as part of a "written contract requiring insurance" entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense or "advertising injury" offense is committed.

T. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of "bodily injury" in the **DEFINITIONS** Section:

"Bodily injury" means bodlly injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a per-

POLICY NUMBER: 660-8899N880

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

DESIGNATED PROJECT(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Designated Project(s):

EACH "PROJECT" FOR WHICH YOU HAVE AGREED, IN A WRITTEN CONTRACT WHICH IS IN EFFECT DURING THIS POLICY PERIOD, TO PROVIDE A SEPARATE GENERAL AGGREGATE LIMIT, PROVIDED THAT THE CONTRACT IS SIGNED AND EXECUTED BY YOU BEFORE THE "BODILY INJURY" OR "PROPERTY DAMAGE" OCCURS.

Designated Project General Aggregate(s): \$2,000,000

- A. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under COVERAGE A. (SECTION I), and for all medical expenses caused by accidents under COVERAGE C (SECTION I), which can be attributed only to operations at a single designated "project" shown in the Schedule above:
 - A separate Designated Project General Aggregate Limit applies to each designated "project", and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations, unless separate Designated Project General Aggregate(s) are scheduled above.
 - 2. The Designated Project General Aggregate Limit is the most we will pay for the sum of all damages under COVERAGE A., except damages because of "bodily injury" or "property damage" included in the "productscompleted operations hazard", and for medical expenses under COVERAGE C, regardless of the number of:
 - a. Insureds;
 - b. Claims made or "suits" brought; or
 - Persons or organizations making claims or bringing "suits".

- 3. Any payments made under COVERAGE A. for damages or under COVERAGE C. for medical expenses shall reduce the Designated Project General Aggregate Limit for that designated "project". Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Project General Aggregate Limit for any other designated "project" shown in the Schedule above.
- 4. The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated Project General Aggregate Limit.
- B. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under COVERAGE A. (SECTION I), and for all medical expenses caused by accidents under COVERAGE C. (SECTION I), which cannot be attributed only to operations at a single designated "project" shown in the Schedule above:

COMMERCIAL GENERAL LIABILITY

- Any payments made under COVERAGE A. for damages or under COVERAGE C. for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-Completed Operations Aggregate Limit, whichever is applicable; and
- 2. Such payments shall not reduce any Designated Project General Aggregate Limit.
- C. Part 2. of SECTION III LIMITS OF INSURANCE is deleted and replaced by the following:
 - The General Aggregate Limit is the most we will pay for the sum of:
 - a. Damages under Coverage B; and
 - b. Damages from "occurrences" under COVERAGE A (SECTION I) and for all medical expenses caused by accidents under COVERAGE C (SECTION I) which cannot be attributed only to operations at a single designated "project" shown in the SCHEDULE above.
- D. When coverage for liability arising out of the "products-completed operations hazard" is pro-

- vided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-Completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Project General Aggregate Limit.
- E. For the purposes of this endorsement the **Defini- tions Section** is amended by the addition of the following definition:
 - "Project" means an area away from premises owned by or rented to you at which you are performing operations pursuant to a contract or agreement. For the purposes of determining the applicable aggregate limit of insurance, each "project" that includes premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad shall be considered a single "project".
- F. The provisions of SECTION III LIMITS OF INSURANCE not otherwise modified by this endorsement shall continue to apply as stipulated.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BUSINESS AUTO EXTENSION ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- A. BROAD FORM NAMED INSURED
- B. BLANKET ADDITIONAL INSURED
- C. EMPLOYEE HIRED AUTO
- D. EMPLOYEES AS INSURED
- E. SUPPLEMENTARY PAYMENTS INCREASED LIMITS
- F. HIRED AUTO LIMITED WORLDWIDE COV-ERAGE - INDEMNITY BASIS
- G. WAIVER OF DEDUCTIBLE GLASS

PROVISIONS

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any organization you newly acquire or form during the policy period over which you maintain 50% or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.

B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which

- H. HIRED AUTO PHYSICAL DAMAGE -- LOSS OF USE -- INCREASED LIMIT
- I. PHYSICAL DAMAGE TRANSPORTATION EXPENSES INCREASED LIMIT
- J. PERSONAL PROPERTY
- K. AIRBAGS
- L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
- M. BLANKET WAIVER OF SUBROGATION
- N. UNINTENTIONAL ERRORS OR OMISSIONS

this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who is An insured provision contained in Section II.

C. EMPLOYEE HIRED AUTO

 The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COV-ERED AUTOS LIABILITY COVERAGE:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

- The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV – BUSI-NESS AUTO CONDITIONS:
 - b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
 - (1) Any covered "auto" you lease, hire, rent or borrow; and
 - (2) Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your

permission, while performing duties related to the conduct of your business.

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

D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II – COVERED AUTOS LIABILITY COVERAGE:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

E. SUPPLEMENTARY PAYMENTS – INCREASED LIMITS

- The following replaces Paragraph A.2.a.(2), of SECTION II – COVERED AUTOS LIABIL-ITY COVERAGE:
 - (2) Up to \$3,000 for cost of bail bonds (Including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- The following replaces Paragraph A.2.a.(4), of SECTION II – COVERED AUTOS LIABIL-ITY COVERAGE:
 - (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

F. HIRED AUTO - LIMITED WORLDWIDE COV-ERAGE - INDEMNITY BASIS

The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV — BUSINESS AUTO CONDITIONS:

(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Covered Autos Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.

- (a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada;
 - (i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
 - (ii) Neither you nor any other involved "insured" will make any settlement without our consent.
 - (iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
 - (iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodly injury" or "property damage" to which this insurance applies, that the "insured" pays with our consent, but only up to the limit described in Paragraph C., Limits Of Insurance, of SECTION II COVERED AUTOS LIABILITY COVERAGE.
 - (v) We will reimburse the "Insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limits Of Insurance, of SECTION II COVERED AUTOS LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
- (b) This insurance is excess over any valid and collectible other insurance available to the "insured" whether primary, excess, contingent or on any other basis.
- (c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements.

(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:

No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.

H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT

The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

However, the most we will pay for any expenses for loss of use is \$65 per day, to a maximum of \$750 for any one "accident".

I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT

The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

We will pay up to \$50 per day to a maximum of \$1,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

J. PERSONAL PROPERTY

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III – PHYSICAL DAMAGE COVERAGE:

Personal Property

We will pay up to \$400 for "loss" to wearing apparel and other personal property which is:

(1) Owned by an "Insured"; and

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

This coverage applies only in the event of a total theft of your covered "auto".

No deductibles apply to this Personal Property coverage.

K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III — PHYSICAL DAMAGE COVERAGE:

Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:

- a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
- The airbags are not covered under any warranty; and
- c. The airbags were not intentionally inflated.

We will pay up to a maximum of \$1,000 for any one "loss".

L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS

The following is added to Paragraph A.2.a., of SECTION IV - BUSINESS AUTO CONDITIONS:

Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:

- (a) You (if you are an individual);
- (b) A partner (if you are a partnership);
- (c) A member (if you are a limited liability company);
- (d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
- (e) Any "employee" authorized by you to give notice of the "accident" or "loss".

M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV — BUSINESS AUTO CONDITIONS:

5. Transfer Of Rights Of Recovery Against Others To Us

We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by

COMMERCIAL AUTO

such contract. The waiver applies only to the person or organization designated in such contract.

N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV – BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Policy Number: 8108899N880 COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – PRIMARY AND NON-CONTRIBUTORY WITH OTHER INSURANCE

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

PROVISIONS

The following is added to Paragraph A.1.c., Who
Is An Insured, of SECTION II - COVERED
AUTOS LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in SECTION II.

 The following is added to Paragraph B.5., Other Insurance of SECTION IV – BUSINESS AUTO CONDITIONS

Regardless of the provisions of paragraph a. and paragraph d. of this part 5. Other Insurance, this insurance is primary to and non-contributory with applicable other insurance under which an additional insured person or organization is the first named insured when the written contract or agreement between you and that person or organization, that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, requires this insurance to be primary and non-contributory.



WORKERS COMPENSATION AND **EMPLOYERS LIABILITY POLICY**

ENDORSEMENT WC 99 03 76 (A) -

POLICY NUMBER: UB8669N078

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS **ENDORSEMENT - CALIFORNIA** (BLANKET WAIVER)

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule.

The additional premium for this endorsement shall be mium.

% of the California workers' compensation pre-

Schedule

Person or Organization

Job Description

Any person or organization for which the named insured has agreed by written contract executed prior to loss to furnish this waiver.

As required by Written Contract

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise

(The Information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 9/1/15 Insured Engeo Inc.

Policy No. UB8669N078

Endorsement No. Premium

Insurance Company Travelers Property Casualty Countersigned by ___

DATE OF ISSUE:

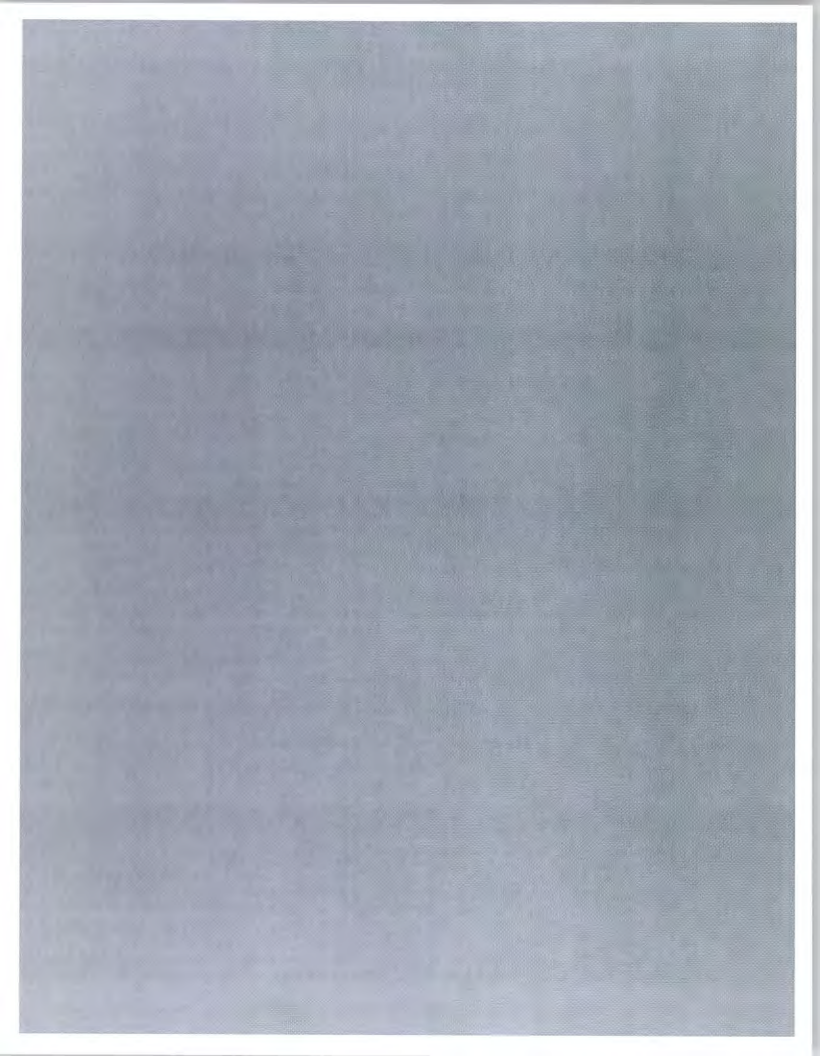
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Page 1 of 1



AMENDMENT NO. 2, INDEPENDENT CONSULTANT ROUTING FORM

		P	roject Inform	nation					
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Project Name	Glenview	lementary School - N			Site	119			
			Basic Direct						
Servic	es cannot be	provided until the cont	tract is fully a	pproved	and a	a Purchase	Order	has b	een issued.
		al liability insurance, incl ensation insurance certi					ontract	is ove	er \$15,000
		Co	ntractor Info	rmation					
Contractor Name	ENGEO,			cy's Cont	1	Stefanos F	apado	pulos	
USD Vendor ID	·······		Title			Project Ma		4	
treet Address	1330 Bro	adway, Suite 730	City		Oak	land .	State	e (CA Zip 94612
elephone	510-451-	1255	Policy	y Expires		9	-1-	201	60
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		110-22-2014	1 (not mor	e man 5 ye	ais fr	om start date)		1-21	-2010
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Director, Fac	cilities Planning	and Management					-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1	
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Signature		1757	5		Da	ate Approved			
Chief Operat	tions Officer Fac	ilities Planning and Mana	agement	Λ					
Signature		/	11110		Da	ate Approved			
President, E	Board of Educati	on	M			·		W	
Signature			•		Da	ite Approved	Character of the Control of the Cont		
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Board Office Use: Legislative File Info.
File ID Number 15-1053
Introduction Date 6-24-2015
Enactment Number 15-1067
Enactment Date 6-24-1067



Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education By: Mia Settles-Tidwell, Chief Operations Officer

Lance Jackson, Interim Deputy Chief, Facilities Planning and

Management

Board Meeting Date

June 24, 2015

Subject

Amendment No. 1, Independent Consultant Agreement - ENGEO Inc. - Glenview

Elementary School - New Construction Project

Action Requested

Approval by the Board of Education of Amendment No. 1, Independent Consultant Agreement with ENGEO Inc. for Geotechnical Services on behalf of the District at Glenview Elementary School - New Construction Project, in an amount not-to exceed \$22,500.00 increasing previous contract amount from \$35,000.00 to a not to exceed amount of \$57,500.00 and revising the end date from October 22, 2014 through October 22, 2015 to May 27, 2016. All remaining portions of the agreement shall remain in full force and effect as originally stated.

Background

The scope of the project is to provide additional geotechnical consultation services. The scope will include the following tasks: 1) As needed consultation services to the project design team and LLB contractors during preparation of final design. Preparation of geotechnical memorandum(s) with supplemental recommendation. 2) Prepare project specifications for the geotechnical work and materials required for the geotechnical work to be incorporated in the construction contract specifications document. 3) Facilitate the process of submittal, review and approval of geotechnical documents by CGS.

Discussion

The project is for the Glenview Elementary School - New Construction Project includes the following; Seismically retrofitting the 2-story and 3-story classroom sections of the main school building.

LBP (Local business participation percentage)

100.00%

Recommendation

Approval by the Board of Education of Amendment No. 1, Independent Consultant Agreement with ENGEO Inc. for Geotechnical Services on behalf of the District at Glenview Elementary School - New Construction Project, in an amount not-to exceed \$22,500.00 increasing previous contract amount from \$35,000.00 to a not to exceed amount of \$57,500.00 and revising the end date from October 22, 2014 through October 22, 2015 to May 27, 2016. All remaining portions of the agreement shall remain in full force and effect as



AMENDMENT NO. 1 TO INDEPENDENT CONSULTANT CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and ENGEO, Inc. OUSD entered into an Agreement with CONTRACTOR for services on October 22, 2014, and the parties agree to amend that Agreement as follows:

4				
	Services:	ne scope of work is unchanged.	x The scope of work has changed.	
			ed scope of work including description of expected final reditional pages as necessary. Attach revised scope of wor	
	geotechnical consults to the project design memorandum(s) with materials required for	ition services. The scope will include team and LLB contractors during supplemental recommendation. 2) P.	services: The scope of the project is to provide add e the following tasks; 1) As needed consultation se preparation of final design. Preparation of geotec repara project specifications for the geotechnical wo rated in the construction contract specifications docu- of geotechnical documents by CGS.	hnica k and
2.			X The lerm of the contract has <u>changed</u> . n additional Seven months, and the amended expl	ration
3.	Compensation:	e contract price is <u>unchanged</u> .	X The contract price has changed.	WAR A MANUAL
	If the compensation	is changed: The contract price is	amended by	
	X Increase o	of \$22,500,00 to original contract a	mount	
		e of \$to original co		
	L Decless	e of \$to original co	Millact antour	
	and the new contract	total is Fifty-seven thousand, five	hundred dollars and no cents (\$57,500.00)	
	unchanged and in full for	ce and effect as originally stated.	eernent, and prior Amendment(s) if any, shall r	emali
5.	Amendment History: X There are no previous	ce and effect as originally stated.	This contract has previously been amended as follows	:
5.	Amendment History: X There are no previous	ce and effect as originally stated.	This contract has previously been amended as follows eason for Amendment Amount of Increase (Decrea	:
5.	Amendment History: X There are no previous No. Date Approval: This Agreement	ce and effect as originally stated. ous amendments to this Agreement. General Description of R	This contract has previously been amended as follows eason for Amendment Amount of Increase (Decrea \$ be made to Contractor until it is approved. Approval in	se)_
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OAKLAND UNIFIED SCHOOL DISTRICT

James Hajris, Nosident, Board of Education 6 25 15 Date

6/25/5

Antwan Wilson, Superintencent Secretary, Board of Education

Lance Jackson, Interim Deputy Chief Pacilities, Planning and Management CONTRACTOR

Contractor Signature

5/8/15 Date

lacy Tong Associate

EXHIBIT "A" Scope of Work

Contractor Name: ENGEO, INC.

Billing Rate: Twenty-two thousand, five hundred dollars and no cents (\$22,500.00)

Description of Services to be Provided

The scope of the project is to provide additional geotechnical consultation services. The scope will include the following tasks:

1) As needed consultation services to the project design team and LLB contractors during preparation of final design.

Preparation of geotechnical memorandum(s) with supplemental recommendation. 2) Prepare project specifications for the geotechnical work and materials required for the geotechnical work to be incorporated in the construction contract specificallons document. 3) Facilitate the process of submittal, review and approval of geotechnical documents by CGS.

2. Specific Outcomes:

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

Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this
contract:

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

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

Susie Butler-Berkley

Contract Analyst



EXHIBITA

GEOTECHNICAL ENVIRONMENTAL WATER RESOURCES CONSTRUCTION SERVICES

Project No. 11550.000.000

February 26, 2015

Mr. William Newby Project Manager Oakland Unified School District 955 High Street Oakland, CA 94601

Subject:

Glenview Elementary School 4215 La Cresta Avenue Oakland, California

PROPOSAL FOR ADDITIONAL GEOTECHNICAL CONSULTATION SERVICES

Dear Mr. Newby:

At your request, we have prepared this proposal to provide additional geotechnical consultation services at the Glenview Elementary School project in Oakland, California. The additional scope will include the following tasks:

Task 1: As-needed consultation services to the project design team and LLB contractor

Task 2: Prepare project specifications for the geotechnical work and materials required for

Task 3: Facilitate the process of submittal, review and approval of the geotechnical

We propose to provide the above services on a time and expense bases. If you are in agreement with our proposed scope and estimated fee, please authorize a contract addendum in the amount of \$22,500. If you have any questions or comments regarding this proposal, please call and we will be glad to discuss it with you.

Sincerely,

ENGEO Incorporated

Stefanos Papadopulos Associate Engineer Brian Flaherty Principal Geologist



IR A-4.13

GEOHAZARD REPORT REQUIREMENTS: 2013 CBC

References:

California Code of Regulations, Title 24

Part 1: 2013 California Administrative Code, Section 4-317(e)

Part 2: 2013 California Building Code, Sections 1603A2, 1613A, 1616A, 1613*, 1616*, and 1803A

Disciplines:	Structural	History:		
		Revised 12-19-13	Revised 06-17-09	Revised 02-03-04
		Revised 10-11-11	Revised 11-01-07	Issued 09-01-99
		Revised 06-25-10	Revised 07-21-05	

This Administrative Interpretation of Regulations (IR) is intended for use by Division of the State Architect (DSA) staff, and as a resource for design professionals, to promote more uniform statewide criteria for plan review and construction inspection of projects within the jurisdiction of DSA which includes State of California public elementary and secondary schools (grades K-12 and community colleges), and state-owned or state-leased essential services buildings. This IR indicates acceptable practices as stipulated in the California Administrative Code (CAC) (Title 24, Part 1) and aligning with DSA policies and procedures. This IR is reviewed on a regular basis and is subject to revision at any time. Please check the DSA website for currently effective IRs. Administrative and technical IRs are listed on the DSA website at:

http://www.dqs.ca.qov/dsa/Resources/IRManual.aspx

Administrative IRs are effective upon publication. Questions regarding the effect for existing projects can be directed to the DSA Regional Office with plan review and construction oversight authority for the project.

* Indicates alternative California Building Code (CBC) sections that community colleges may use, per 2010 CBC Section 1.9.2.2

Purpose: The purpose of this IR is to outline the requirements for projects within the jurisdiction of the Division of the State Architect (DSA), for the submission of a geohazard report to the California Geological Survey (CGS) for acceptance, and subsequently to DSA.

Scope: This IR is applicable for projects submitted to DSA for review under the 2013 edition of the CBC. For project submitted for review under prior editions of the CBC, see IR A-4.

Background: A geohazard is any geologic condition that is a potential danger to life or property. Geohazards include, but are not limited to, ground shaking, surface rupture, liquefaction, tsunami and landslides.

The CAC, Section 4-317(e) includes requirements for the performance of geotechnical (soils) studies and geohazard studies. Note that "Geotechnical Reports" (or soils investigation reports) often include soils studies only and might not include complete geohazard studies.

In addition, the CBC, Section 1803A describes requirements for engineering geologic (reports, supplemental ground-response reports, and geotechnical reports. Any of these reports may contain elements of the geohazard studies, and shall all be submitted to CGS for review.

1. GENERAL PROCEDURE: When a geohazard report is required for a project (see criteria in Section 2 below), the report must be submitted to the CGS before the project is submitted to DSA. Final DSA approval will not occur until DSA receives the final acceptance letter from CGS. It is the responsibility of the applicant to provide the CGS acceptance letter to the DSA and reference the DSA Application Number for the project.

- 2.5.3 Repair of structural earthquake damage, per Title 24, Part 1, Section 4-309(e).
- 3. PROJECTS NOT REQUIRING GEOHAZARD REPORTS: For projects on existing sites, with scope limited to one or more of those described in Sections 3.1 through , 3.2.3 below, a geohazard report is not required.
- For Any Existing Site, Regardless of Location:
- Sitework, non-building structures, or structures not intended for human 3.1.1 occupancy, unless such construction is essential to the operation of the facility.
 - Non-building structures include, but are not limited to, light poles, flag poles, signs, scoreboards, ball walls, fences, and retaining walls. Nonbuilding structures do not include structures that shelter a use or occupancy such as canopies, lunch shelters, or carports.
 - A "structure for human occupancy" is, "...any structure used or intended for supporting or sheltering any use or occupancy, which is expected to have a human occupancy rate of more than 2,000 person-hours per year" in accordance with Title 14, Division 2, Chapter 8, Subchapter 1, Article 3, Section 3601(e).

Note: Non-building structures "essential to the use of the facility" do require the submission of geohazard reports. Such structures include:

- elevated water tanks necessary for fire protection,
- earth retaining structures when failure of such structures could endanger occupied structures,
- communications towers serving Risk Category IV (essential services) buildings,
- · and other similar structures.
- Structures not defined as a "School Building" per Title 24, Part 1, Section 4-314 3,1,2 and exempt from DSA structural review as indicated in IR A-22 Appendix A.
- Temporary buildings as defined in Title 24, Part 1, Section 4-302(b). 3.1.3
- Existing Sites Outside of a Mapped Geologic Hazard Zone: In addition to the 3.2 project scopes described in Section 3.1.1 through 3.1.3, above, projects on existing sites which are outside of a "mapped geologic hazard zone" (as defined in Section 4 below) are exempt from the requirement to provide a geohazard report if they involve only:
- One or more single-story, wood-frame or light-steel frame structures of Type II 3.2.1 or V construction, seismically separated into areas of 4,000 square feet or less in covered area. Such structures may include, but are not limited to, most relocatable buildings and plywood shear wall buildings.
- Isolated elevator towers serving no more than two levels. 3.2.2
- Open metal site structures (e.g. structural steel, aluminum, etc.) seismically 3.2.3 separated into areas of 4000 square feet or less in covered area. Such structures may include but are not limited to shade structures, bleachers, canopies, and carports.
- DEFINITION OF A "MAPPED GEOLOGIC HAZARD ZONE": A mapped 4. geologic hazard zone includes:
 - a "Seismic Hazard Zone," as identified by CGS, or

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DSA File No.:* 7-H3
DSA Application No.:*

* (if previously assigned by DSA)

FORM

DSA-3

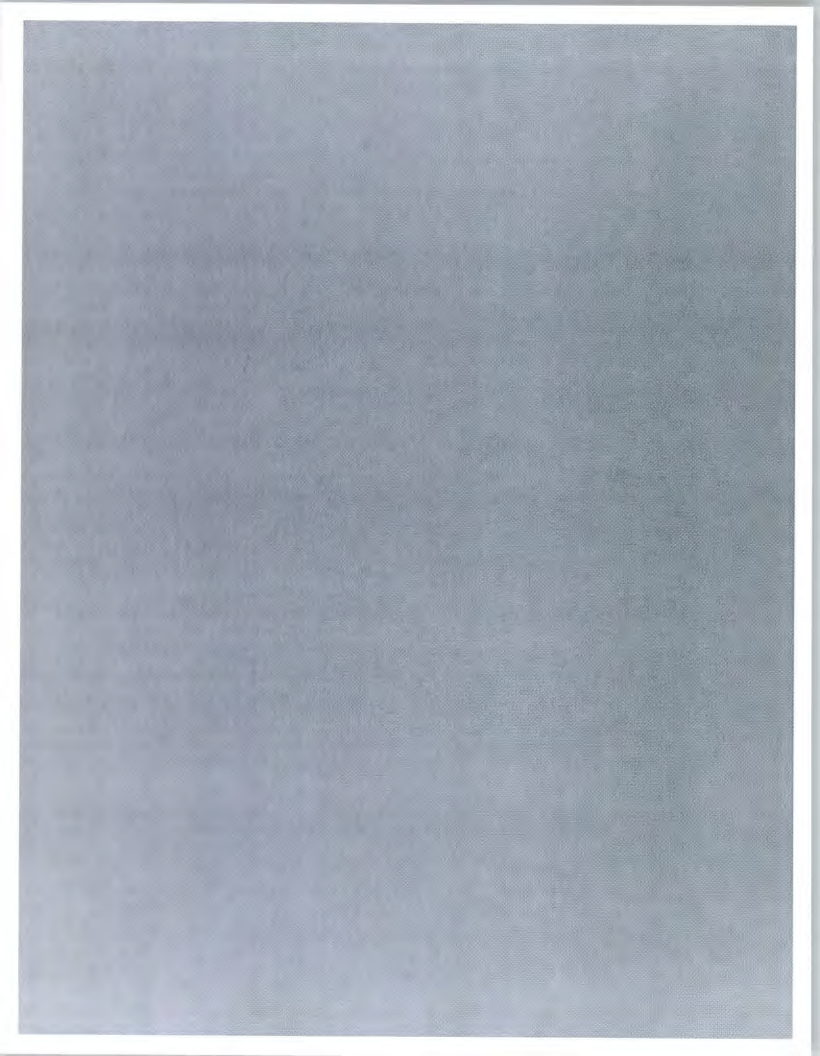
Rev 3/14

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le Charge, I declare that I have reviewed this project submittal and attest that the project is in	com	olian	ce v	vith			DOOL STATE OF THE	
Ital Checklist (DSA-3)								
			9/5/2	2014	ļ			



AMENDMENT INDEPENDENT CONSULTANT ROUTING FORM

		A Later Control of the province	Project Information		Property Ro	
Project Name	Glenview	Elementary School	- New Construction	Site 11	9	
			Basic Directions			
Service	s cannot be	provided until the c	ontract is fully approved	and a Purchase	Order has	been issued.
			including certificates and e		1-1-	1
			pertification, unless vendor			VCI 410,000
	envers, que en		Contractor Information			
Contractor Name	ENGEO	Inc.	Agency's Con	tact Stefanos	Papadopulo	S
OUSD Vendor ID		***************************************	Title	Project M	anager	
Street Address		padway, Suite 730	City	Oakland	State	CA Zip 94612
Telephone	510-451		Policy Expires	- Commence of the Commence of	***************************************	
Contractor History		usly been an OUSD c	ontractor? X Yes No	Worked as a	in OUSD en	nployee? Yes x No
OUSD Project #	13134				······································	
			Term			
			Date Work Will	End By		
Date Work Will	Begin	10-22-2014	(not more than 5 y) 5-2	27-2016
			Compensation			
Total Contract	Amount	\$	Total Contract	Not To Exceed	\$5	7,500.00
Pay Rate Per h	lour (II Hourty)	\$	If Amendment,	If Amendment, Changed Amount		
Other Expense	5		Requisition Nur	nber		
			Budget Information			
if you are plan	nning to multi-fi	und a contract using LEI	funds, please contact the St	ate and Federal Of	lice <u>before</u> co	mpleting requisition.
Resource #	Fun	ding Source	Org Key	0	bject Code	Amount
9350	. M	leasure J	1199905820		6252	\$22,500.00
	**************************************		J		Andreas and the second second second	
		Approval and	d Routing (in order of ap)	proval steps)		
ervices cannot be p	rovided before	the contract is fully app	roved and a Purchase Order i	s issued. Signing t	his document	affirms that to your
		led before a PO was issu				
Division Head			Phone	510-535-7038	Fax	510-535-7082
Director, Facil	litles Plapring	and Management			-1 }	
Signature		-		Date Approved	5111	10
	1.5			Date Approved		19
General Coun	sei, Departme	nt of acilities Plannin	g and management	1	***************************************	
Signature		W		Date Approved	5-/	6.15
Interim Depub	Chief, Facilli	ties Planning and Mana	agement			
Signature		, ,,,,,,	7	Date Approved	5/	20/15
Chief Operation	ons Officer Fa	cilities Planning and M	anagement,			
A	11100	11101	1/10		***************************************	12.1-
Signature	1////	(1/18/1	Y U	Date Approved	151	19/1
President, Bo	ard of Evillat	ion US			1	/ /
1 Ciancture	1970/1070/09/95 glarinatrina na drodromotito de commo	onereditis statut en	representation to the second and the second	Date Approved	***************************************	in in the second section in the second secon
Signature				1 CALC WILLIAMS		



File ID Number	14-2085
Introduction Date	10-22-2014
Enactment Number	14-1782
Enactment Date	10/22/14 81



Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education

By: Mia Settles-Tidwell, Chief Operations Officer MT Timothy White, Deputy Chief, Facilities Planning and

Management

Board Meeting Date

October 22, 2014

Subject

Independent Consultant Agreement for Professional Services - ENGEO, Inc. -

Glenview Elementary School New Construction Project

Action Requested

Approval by the Board of Education of an Independent Consultant Agreement for Professional Services with ENGEO, Inc. for Geotechnical Services on behalf of the District at the Glenview Elementary School New Construction Project, in an amount not-to exceed \$35,000.00. The term of this Agreement shall commence on October 22, 2014 and shall conclude no later than October 22, 2015.

Background

The proposed improvements at Glenview Elementary School:

- Seismically retrofitting the 2-story and 3-story classroom sections of the main building
- New 2-story classroom and the library building adjoining the main school building (seismically separated)
- New 1-story multi-purpose classroom and kitchen building adjoining the main school building (seismically separated)
- New ADA-compliant access to school main entrance (up to 3 alternative)

Local Business Participation Percentage 100.00%

Strategic Alignment

Among the key purposes of the District's Facilities Master Plan is to provide an academic environment for the Oakland community that will give every student, educator, and community member using our facilities the best possible opportunity for learning.

Through implementation of the Facilities Master Plan, the District intends to improve the District's facilities in terms of structural integrity, safety,

reliability of operating (mechanical) systems, access to modern resources, number and type of appropriate laboratories and specialized instruction rooms, opportunities for physical education, and attractiveness, such that the Oakland Public Schools are second to none. Operation of the District schools under the planned approach is intended to ensure safety, cleanliness, and orderliness for all individuals participating in the learning process.

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

Recommendation

Approval by the Board of Education of an Independent Consultant Agreement for Professional Services with ENGEO, Inc., for Geotechnical Services on behalf of the District at the Glenview Elementary School New Construction Project, in an amount not-to exceed \$35,000.00. The term of this Agreement shall commence on October 22, 2014 and shall conclude no later than October 22, 2015.

Fiscal Impact

Measure J

Attachments

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

INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES

Glenview Elementary School New Construction Project

This Independent Consultant Agreement for Professional Services ("Agreement") is made and entered into as of the 25th day of August, 2014 by and between the Oakland Unified School District, Oakland, California ("District") and ENGEO, Inc. ("Consultant"), (together, "Parties").

NOW, THEREFORE, the Parties agree as follows:

Services. The Consultant shall provide the services as described in Exhibit "A," attached hereto and incorporated herein by this reference ("Services" or "Work"). The scope of services will generally consist of the following:

The scope of services is more specifically indicated on Exhibit "A."

1.1. The Services shall be performed on the following project(s) / site(s) ("Project"):

The scope of the project is to provide geological hazards assessment, field exploration of a combined geotechnical and geological hazards report in general conformance with the requirements of the Division of State Architects (DSA) office and California Geologic Survey (CGS) as indicated in CGS Note 48 (revised October 2013).

2. Term. The term of this Agreement shall be no longer than the period of construction of the Project, unless this Agreement is terminated and/or otherwise cancelled prior to that time.

The project will commence October 22, 2014 and conclude no later than October 22, 2015.

- 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 Workers' Compensation Certification
 X Insurance Certificates and Endorsements
- 4. Compensation. Consultant's fee for the performance of Consultant's Services shall be on an hourly basis and/or a per unit basis, as indicated in Exhibit "B" (Prices for Services). District agrees to pay the Consultant for services satisfactorily rendered pursuant to this Agreement a total fee not to exceed Thirty-five thousand dollars and no cents (\$35,000.00). District shall pay Consultant according to the following terms and conditions:
 - 4.1. Payment for the Work shall be made for all undisputed amounts in monthly 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 services for District, except as follows: Not applicable.
- 6. Independent Contractor. Consultant, in the performance of this Agreement, shall be and act as an independent contractor. Consultant 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. 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. In the performance of the work herein contemplated, Consultant is an independent contractor 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.
- Materials. Consultant shall furnish, at its own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement, except as follows: <u>Not applicable.</u>
- 8. Performance of Services.
 - 8.1. Standard of Care. 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.
 - 8.2. Meetings. Consultant and District agree to participate in regular meetings on at least a monthly basis to discuss strategies, timetables, implementations of services, and any other issues deemed relevant to the operation of Consultant's performance of Services.
 - 8.3. District Approval. The work completed herein must meet the approval of the District and shall be subject to the District's general right of Inspection and supervision to secure the satisfactory completion thereof.
 - 8.4. New Project Approval. Consultant and District recognize that Consultant's Services may include working on various projects for District. Consultant shall obtain the approval of District prior to the commencement of a new project.
- 9. Originality of Services. Except as to standard generic details, 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.
- 10. 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.

11. 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 five (5) 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.

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 thirty (30) 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 thirty (30) 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 service 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.

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 ("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 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, the Project, or this Agreement, including without limitation the payment of all consequential damages. Consultants' aggregate liability will be limited by District to the amount of available coverage available under its Professional Liability policy but shall not exceed \$1,000,000.00.

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 shall protect the Consultant, the District, and the State from all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising performing any portion of the Services. (Form CG 0001 and CA 0001, or forms substantially similar, if approved by the District.)
 - 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	\$ 1,000,000
Automobile Liability Insurance - Any Auto	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 1,000,000
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 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 agents, representatives, employees, trustees, officers, consultants, and volunteers are named additional insured 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 except the Professional Liability Policy shall be written on an occurrence 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. Certificates/Permits/Licenses. Consultant and all Consultant'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.
- 18. 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.
- 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 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 and District policy. In addition, the Consultant 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 Consultant's performing of any portion of the Services.
- 21. Disabled Veteran Business Enterprises. Section 17076.11 of the Education Code requires school districts using funds allocated pursuant to the State of California School Facility Program for the construction or modernization of a school building to have a participation goal of at least 3 percent, per year, of the overall dollar amount expended each year by the school district, for disabled veteran business enterprises (DVBE). In accordance therewith, the Consultant must submit, upon request by District, appropriate documentation to the District identifying the steps the Consultant has taken to solicit DVBE participation in conjunction with this Agreement, if applicable.
- 22. Local, Small Local and Small Local Resident Business Enterprise Program (L/SL/SLRBE): There is a twenty percent (20%) minimum participation requirement for all District contracts. Consultant shall comply with the twenty percent (20%) local business participation requirement at a rate of ten percent (10%) local and 10% small local and/or small local resident business participation. The requirement may be wholly satisfied by a City of Oakland certified business. Business entities must be certified by the City of Oakland in order to earn credit toward meeting the twenty percent participation requirement. Please refer to the District's S/SL/SLRBE Policy; a copy can be obtained for the OUSD website; www.ousd.k12.ca.us
- 23. No Rights In Third Parties. This Agreement does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein.
- 24. District's Evaluation of Consultant and Consultant's Employees and/or Subcontractors. The District may evaluate the Consultant in any way the District is entitled pursuant to applicable law. The District's evaluation may include, without limitation:
 - 24.1. Requesting that District employee(s) evaluate the Consultant and the Consultant's employees and subcontractors and each of their performance.
 - 24.2. Announced and unannounced observance of Consultant, Consultant's employee(s), and/or subcontractor(s).
- 25. 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.
- 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. Consultant 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.
- 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:

District:
Oakland Unified School District
955 High Street
Oakland, CA 94601
ATTN: Tadashi Nakadegawa,
Director of Facilities

Consultant:
Pedro Espinosa
ENGEO, Inc.
1330 Broadway, Suite #730
Oakland, CA 94612

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 county in which the District's administrative 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.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.
- **33.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.
- 34.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.
- **35.Calculation of Time.** For the purposes of this Agreement, "days" refers to calendar days unless otherwise specified.
- **36.Signature Authority.** Each party has the full power and authority to enter into and 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.

- 37.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.
- 38.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/gortal/public/SAM

Susie Butler-Berkley Contract Analyst

IN WITNESS WHEREOF, the Parties hereto have e below.	xecuted this Agreement on the date indicated
OAKLAND UNIFIEA SCHOOL DISTRICT	Date: 10/13/14
Antwan Wilson, Superintendent and	Date: 10/23/14
Secretary, Board of Education Timothy White, Deguty Chief, Facilities	Date: 9/0/4
Planning and Management ENGEO, Inc.	
	9/15/2014
APPROVED AS TO FORM: Catherine Boskoff, Facilities Counsel	Date: 9-17-14
File ID Number: 14-285 Introduction Date: 12/12/14 Enactment Number: 14-787 Enactment Date: 12/24/14 By: Car	

Information regarding Consultant:

Employer Identification and/or Social Security Number

94-1748418

E: Title 26, Code of Federal lations, sections 6041 and require non-corporate ients of \$600.00 or more to sh their taxpayer identification ber to the payer. The lations also provide that a Ity may be imposed for failure furnish the taxpayer ification number. In order to oly with these regulations, the ict requires your federal tax tification number or Social rity number, whichever is cable.

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 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 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.

Date:	9/15/2014	
Proper Name of Consultant:	ENGEO Incorporated Octustured by:	-
Signature:	Macy Tons	
Print Name:	- HEGENOOM SHEET	_
Title:	Associate	-

(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.)

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 famillar with the facts herein certified, and am authorized and qualified to execute this certificate on behalf of Consultant.

to execute this certific	cate on behalf of Consultant.									
	has taken at least one of the following actions with respect to the he subject of the Contract (check all that apply):									
section 45125.1 with employees who may pursuant to the Cont none of those employed Education Code section and of all of its sub-	The Consultant has complied with the fingerprinting requirements of Education Code section 45125.1 with respect to all Consultant's employees and all of its sub-consultants 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 sub-consultants' employees who may come in contact with District pupils during the course and scope of the Contract is attached hereto; and/or									
to commencement o	n Code section 45125.2, Consultant has installed or will install, prior f Work, a physical barrier at the Work Site, that will limit contact employees and District pupils at all times; and/or									
under the continual s the California Departs serious felony. The	n Code section 45125.2, Consultant certifies that all employees will be supervision of, and monitored by, an employee of the Consultant who ment of Justice has ascertained has not been convicted of a violent or name and title of the employee who will be supervising Consultant's b-consultants' employees is									
Name:										
Title:										
	ntract is at an unoccupied school site and no employee and/or sub- r of any tier of Contract shall come in contract with the District pupils.									
consultants, and employees	for background clearance extends to all of its employees, Sub- of Sub-consultants coming into contact with District pupils regardless nated as employees or acting as independent Consultants of the									
Date:	9/15/2014									
Date: Proper Name of Consultant:										
	ENGEO Incorporated Bookspredty: Macy Tang									
Proper Name of Consultant:	ENGEO Incorporated									
Proper Name of Consultant: Signature:	ENGEO Incorporated Bookspredty Macy Tang									

DRUG/SMOKE-FREE WORKPLACE CERTIFICATION

The District and all District projects are "drug-free" and "smoke-free" workplaces and, as such, require that the Project Manager be subject to the requirements mandated by California Government Code Section 8340, et seq., when on the Project site. The Drug-Free Workplace Act of 1990 requires that every person or entity awarded a contract or grant for the procurement of any property or service from a State agency certify that it will provide a drug-free workplace and, in that respect, comply with certain obligations set forth in that Act. In addition, the Drug-Free Workplace Act provides that each contract or grant awarded by the State agency may be subject to suspension of payments or termination for fallure to comply with such Act. It is the sole responsibility of the Project Manager to police and oversee its personnel on the Project. If the Project Manager fails to comply with the Drug-Free Workplace Act or the smoke-free workplace policy of the District, the District may enforce its lawful rights to suspend pending or subsequent payments and to terminate this Agreement and may pursue all other rights and remedies it may have against the Project Manager at law and/or in equity.

Date:	9//15//2014
Proper Name of Consultant:	ENGEO Incorporated
Signature:	Hacylong
Print Name:	washieldilloss.
Title:	Associate

EXHIBIT "A" DESCRIPTION OF SERVICES TO BE PERFORMED BY CONSULTANT

Consultant's entire Proposal is not made part of this Agreement.

(PLEASE SEE THE ATTACHED PROPOSAL FROM ENGEO, Inc.)



EXHIBIT A

GEOTECHNICAL ENVIRONMENTAL WATER RESOURCES CONSTRUCTION SERVICES

Project No. P2014.001.024

July 8, 2014 Revised August 19, 2014

Mr. William Newby Project Manager Oakland Unified School District 955 High Street Oakland, CA 94601

Subject:

Glenview Elementary School 4215 La Cresta Avenue Oakland, California

PROPOSAL FOR GEOLOGICAL AND GEOTECHNICAL ENGINEERING SERVICES

Dear Mr. Newby:

We are pleased to present this proposal to conduct a geotechnical exploration for improvements to Glenview Elementary School at 4215 La Cresta Avenue. This proposal is based on:

- Review of proposed site improvement information provided by the Oakland Unified School District.
- Review of the Oakland seismic hazard zones and geological maps.

SITE DESCRIPTION

Glenview Elementary School is located at 4215 La Cresta Avenue in Oakland, California. The school grounds include:

- A main school building with the following sections:
 - o A 2-story rectangular classroom section
 - o A 1-story multi-purpose section
 - o A 3-story classroom and flex-room section
- · Play yard areas on the west and east of the site
- Modular classrooms/cafeteria at the west side of the existing buildings

The school parcel borders La Cresta Avenue to the east, and private residences to the west, south and north. Based on a review of the regional geologic maps, we anticipate the site is underlain by Quaternary Pleistocene alluvium. We also reviewed the Seismic Hazards Zones Map for the site and found that the site is not mapped within a seismic hazard zone, and is approximately 2 km west of the Hayward Fault.

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PROJECT DESCRIPTION

Based on our conversation with you and a review of plans prepared by IIKIT Architects, we understand that the proposed improvements for the Glenview Elementary School include the following:

- Seismically retrofitting the 2-story and 3-story classroom sections of the main school building.
- New 2-story classroom and library building adjoining the main school building (seismically separated).
- New 1-story multi-purpose, classroom and kitchen building adjoining the main school building (seismically separated).
- New ADA-compliant access to school main entrance (up to 3 alternative).

SCOPE OF SERVICES

The geotechnical exploration will include a geologic hazards assessment, field exploration, and preparation of a combined geotechnical and a geological hazards report in general conformance with the requirements of the Division of State Architects Office (DSA) and California Geologic Survey (CGS) as indicated in CGS Note 48 (revised October 2013).

Task 1.0 Field Exploration

Based on CGS Note 48, we will evaluate the subsurface conditions at the site by drilling a minimum of six exploratory test borings. The borings will extend to depths of between 25 and 35 feet below the ground surface. The number of borings has been determined to comply with DSA requirements.

Task 1.1 Test Borings

One boring in the area of the new ADA-compliant structures and one boring south of the existing multi-purpose building will be advanced using a limited access drill rig. The remainder of the borings will be advanced using a truck-mounted drill rig. Prior to drilling, we will core through existing concrete slabs and/or pavement. An ENGEO engineer or geologist will observe the drilling of the borings, log the soils encountered and obtain soil samples at regular intervals for visual classification and laboratory testing.

Prior to performing the exploratory test borings, we will obtain the necessary drilling permits from the Alameda County Public Works Department. We will mark our proposed boring locations in the field and notify Underground Service Alert (USA) of our intent to drill. In addition, we will retain the services of a private utility locator to evaluate buried utilities prior to beginning our field investigation.

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Soil cuttings generated by drilling will be placed in 55-gallon drums to be stored at an onsite location designated by school personnel until the completion of laboratory testing for hazardous materials, if necessary. The drummed cuttings will be removed by a subcontracted hauler or reused onsite if acceptable to the Oakland Unified School District project manager. The boreholes will be backfilled with cement grout in accordance with the Alameda County Public Works Department.

Task 1.2 Hazardous Material Testing

We will conduct hazardous material testing on the surficial soils for disposal site classification of potential soil surplus from foundation excavation and finish grading work. We propose to collect 8 soil samples from eight (8) locations at depths extending up 5 feet below ground surface. A qualified environmental professional will collect the soil samples in accordance with DTSC guidelines and deliver them to a laboratory for analytical testing.

We propose to conduct the following analytical testing on two 4-point composite samples:

- Organochlorine pesticides (OCPs) by EPA Method 8081A
- Title 22 metals by EPA Method 6010B and 7471A
- SVOCs by EPA Method 8270
- PCBs by EPA 8082
- TPII Diesel, by EPA 8015
- TPH Motor oil, by EPA 8015

We propose to conduct the following analytical testing on eight discrete soil samples.

- TPH gasoline, by EPA 8260
- VOCs by EPA 8260

Task 1.3 Disposal of Drilling Cuttings

We are including a separate task for costs associated with the disposal of the soil cuttings stored onsite in the 55-gallon drums. The cost of disposal is for non-hazardous waste.

Task 2.0 Laboratory Testing

The engineering characteristics of the soil will be evaluated by laboratory testing. The samples will be re-examined in our laboratory to verify field classifications and the testing program will likely include moisture content/dry density determinations, shear strength, plasticity, sieve analysis and/or percentage passing a #200 sieve, as appropriate. Sulfate ion concentration tests will be conducted on near-surface soil samples to assist in the selection of concrete mix design parameters.

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Task 3.0 Engineering Analysis, Geologic Hazards Statement and Final Report

Upon completion of our exploration, we will prepare a report in general conformance with the requirements of DSA and CGS Note 48 that will include our findings, conclusions, and recommendations. A Site-Specific Ground Motion Analysis per Item 16 of CGS Note 48 and Chapter 16A of the 2013 California Building Code is required due to the site's Seismic Design Category E. The report will describe subsurface conditions at the site and will include field data, test borelogs, and a site plan showing the location of the exploratory boreholes. The report will present discussions, conclusions, and recommendations regarding the following:

- · Soil, bedrock and groundwater conditions at the site.
- Site seismicity, geologic and seismic hazards, including an assessment of the potential for liquefaction with recommendations for mitigation that meet the current DSA requirements, if necessary. Site-Specific Ground Motion Analysis per Item 16 of CGS Note 48 will be performed.
- Settlement and/or heave at the site with recommendations for remedial measures necessary to arrest the settlement and/or heave.
- Foundation design criteria for the recommended foundation type for proposed new buildings and seismic retrofit elements for the existing buildings, including vertical and lateral capacities (if any required). We will discuss foundation alternatives with your structural engineer and provide recommendations for the selected foundation types. We will also provide recommendations for foundation subgrade improvements, including chemical/permeation grouting, as needed.
- Seismic Ground Motion Parameters per Chapter 34 of the 2013 California Building Code as requested by the structural designer.
- Grading recommendations, as needed.
- · Subsurface drainage requirements, if any.
- Lateral earth pressures for retaining walls, including active, passive, at-rest and seismic
 values, as necessary and footing allowable bearing pressures.
- Subgrade preparation for slab, exterior concrete flatwork and pavement areas.
- 2013 California Building Code soil profile type and near-source factors.
 - 1. Maximum Considered Earthquake (MCE) Site Spectral Response Accelerations, SS and S1.
 - 2. Site Classification Designation.

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- 3. Site Coefficients Fa and Fv.
- 4. Maximum Considered Earthquake (MCE) spectral response acceleration parameters at short periods, SMS and at one-second period, SM1.
- A discussion of shoring, underpinning, surcharge loads and other construction considerations, if applicable.
- Geologic hazard statement that meets the current DSA requirements as indicated in California Geologic Survey Note 48 (revised October 2013).

Task 4.0 Attendance to Meetings and Engineering Consultation Services

During the design and review phase for the proposed improvements, we will provide the following engineering consultation services:

- Attend one planning meeting/teleconference with the structural consultant and project architect to verify that the geotechnical report is responsive to the planned improvements.
- Provide as-needed engineering consultation to the office of the State Architect (DSA) and/or California Geologic Survey during the review and approval of the geotechnical report and geologic hazard study.

Task 5.0 Foundation Plan Review

We propose to review the foundation plans and structural calculations for general conformance with recommendations of the project geotechnical report, and prepare a foundation plan review letter.

SCHEDULE

Depending upon the weather, drilling equipment availability and permit requirements, our geotechnical exploration will commence approximately one week following your authorization. We estimate that the time required to complete the field exploration will be one to two days. We will work with the school district when performing the field exploration to minimize impact to the school site. Our report should be available in three weeks following the completion of our field exploration. If this schedule does not meet your needs, please notify us and we can attempt to modify the schedule duration.

ESTIMATED FEE

We propose to perform the services outlined above on a time-and-expense basis in accordance with the attached Fee Schedule. On this basis, we estimate that our fee for the proposed services outlined above will be as follows:

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TABLE 1

Tasks	Estimated Fee	Subtotal
Task 1.0 - Field Investigation and Laboratory Testing		7.0
Task 1.1 - Test Borings		
Staff Geologist/Engineer Logging	\$3,000	
ACPW Department Permits/Marking of Borings	\$1,500	
Drilling and Coring Subcontractor	\$6,000	
Private Utility Locator	\$ 500	
Task 1.2 Hazardous Material Testing	\$5,000	
Task 1.3 - Disposal of Drilling Cuttings	\$1,500	
Subtotal Task 1.0		\$17,500
Task 2.0 - Laboratory Testing		\$ 1,500
Task 3.0 - Engineering Analysis, Geologie Hazards Statement, Site Specific Ground Motion Analysis, and Final Report		\$11,000
Task 4.0 - Engineering Consultation Services		
Attendance at Meetings/Teleconferences	\$1,000	
Engineering Consultation to Project Architect/ Structural Engineer	\$1,000	
Subtotal Task 4.0		\$ 2,000
Task 5.0 – Foundation Plan Review		\$ 3,000
Geotechnical E.	xploration Total	\$35,000

SITE ACCESS

Necessary removal of fences, unlocking of gates, removal of parked vehicles, permission to enter the site from the current owner or leaseholder, and/or required use permits need to be secured by the client prior to our field activities. If site access or weather conditions restrict our field operations, a revision to our estimate may be necessary.

Prior to initiating our subsurface exploration, all site utilities and utility easements must be accurately located in the field. This information must be made available to ENGEO at least 2 days prior to our field exploration. ENGEO will accept no responsibility for damage to existing utilities not accurately located in the manner described above.

The scope of services described above does not include the assessment of possible environmental impacts from exposed hazardous or toxic substances. In the event potentially hazardous materials are identified visually or by odor within our exploratory borings, we will notify you as soon as

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possible of such an occurrence in order to decide mutually whether to continue, suspend, modify, or cease the remainder of the field exploration program. All costs incurred as a result of encountering suspected hazardous materials would be charged on a time-and-expense basis.

AUTHORIZATION

If you are in agreement with the scope of services and fees outlined above, please issue your Standard Services Agreement for signature and as our authorization to proceed. Work will not commence without prior receipt of an executed agreement.

We look forward to working with you on this project. If you have any questions regarding this proposal, please do not hesitate to contact us.

Sincerely,

ENGEO Incorporated

Pedro Espinosa, GE Senior Engineer pe/sap/bf/cjn:pro Stefanos Papadopulos. GE

Associate Engineer



CERTIFICATE OF LIABILITY INSURANCE

9/16/2014

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

	cer s C. Jenkins Insurance Service se No. 0545478			CONTACT Marianne Gonzales Sims PHONE						
	Box 13847			E MAIL marianne.gonzales@epicbrokers.com						
acra	mento CA 95853			INSURER(S) AFFORDING COVERAGE N						
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THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED – WRITTEN CONTRACTS (ARCHITECTS, ENGINEERS AND SURVEYORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

 The following is added to SECTION II – WHO IS AN INSURED:

Any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:

- a. Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
- b. If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.

The insurance provided to such additional insured is limited as follows:

- c. In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the Ilmits of Jiability required by the "written contract requiring insurance", the Insurance provided to the additional insured shall be limited to the limits of Jiability required by that "written contract requiring insurance". This endorsement shall not increase the limits of insurance described in Section III – Limits Of Insurance.
- d. This insurance does not apply to the rendering of or failure to render any "professional services" or construction management errors or omissions.
- e. This insurance does not apply to "bodily Injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured ap-

plies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.

 The following is added to Paragraph 4.a. of SEC-TION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

The insurance provided to the additional insured is excess over any valid and collectible "other Insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover. However, if you specifically agree in the "written contract requiring insurance" that this insurance provided to the additional insured under this Coverage Part must apply on a primary basis or a primary and noncontributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured for such loss, and we will not share with that "other insurance". But this insurance provided to the additional insured still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under any "other insurance".

 The following is added to SECTION IV - COM-MERCIAL GENERAL LIABILITY CONDITIONS:

Duties Of An Additional Insured

As a condition of coverage provided to the additional insured:

a. The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

COMMERCIAL GENERAL LIABILITY

- How, when and where the "occurrence" or offense took place;
- ii. The names and addresses of any injured persons and witnesses; and
- The nature and location of any injury or damage arising out of the "occurrence" or oftense.
- If a claim is made or "suit" is brought against the additional insured, the additional insured must:
 - Immediately record the specifics of the claim or "suit" and the date received; and
 - il. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c. The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d. The additional insured must tender the defense and indemnity of any claim or "suit" to

any provider of other insurance which would cover the additional insured for a loss we cover. However, this condition does not affect whether this insurance provided to the additional insured is primary to that other insurance available to the additional insured which covers that person or organization as a named insured.

The following is added to the DEFINITIONS Section:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "properly damage" occurs and the "personal injury" is caused by an offense committed:

- After the signing and execution of the contract or agreement by you;
- While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

BUSINESS AUTO EXTENSION ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by another endorsement to the Coverage Part, and these coverage broadening provisions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to determine rights, duties, and what is and is not covered.

- A. BROAD FORM NAMED INSURED
- B. BLANKET ADDITIONAL INSURED
- C. EMPLOYEE HIRED AUTO
- D. EMPLOYEES AS INSURED
- E. SUPPLEMENTARY PAYMENTS INCREASED LIMITS
- F. HIRED AUTO LIMITED WORLDWIDE COVERAGE INDEMNITY BASIS
- G. WAIVER OF DEDUCTIBLE GLASS

PROVISIONS

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who is An Insured, of SECTION II - LIABILITY COVERAGE:

Any organization you newly acquire or form during the policy period over which you maintain 50% or more ownership interest and that is not separately insured for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.

B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1., Who Is An Insured, of SECTION II - LIABILITY COVERAGE:

Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and

- H. HIRED AUTO PHYSICAL DAMAGE LOSS OF USE - INCREASED LIMIT
- I. PHYSICAL DAMAGE TRANSPORTATION EXPENSES INCREASED LIMIT
- J. PERSONAL EFFECTS
- K. AIRBAGS
- L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
- M. BLANKET WAIVER OF SUBROGATION
- N. UNINTENTIONAL ERFIORS OR OMISSIONS

executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Liability Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An insured provision contained in Section II.

C. EMPLOYEE HIRED AUTO

 The following is added to Paragraph A.1., Who is An insured, of SECTION II - LI-ABILITY COVERAGE:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in that "employee's" name, with your permission, while performing duties related to the conduct of your business.

- The following replaces Paragraph b. in B.5., Other Insurance, of SECTION IV — BUSI-NESS AUTO CONDITIONS:
 - b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
 - Any covered "auto" you lease, hire, rent or borrow; and
 - (2) Any covered "auto" hired or rented by your "employee" under a contract in that individual "employee's" name, with your permission, while performing dutles related to the conduct of your business.

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

D. EMPLOYEES AS INSURED

The following is added to Paragraph A.1., Who Is An Insured, of SECTION II - LIABILITY COVERAGE:

Any "employee" of yours is an "Insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

- E. SUPPLEMENTARY PAYMENTS INCREASED LIMITS
 - The following replaces Paragraph A.2.a.(2), of SECTION II – LIABILITY COVERAGE:
 - (2) Up to \$3,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
 - The following replaces Paragraph A.2.a.(4), of SECTION II - LIABILITY COVERAGE:
 - (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.
- F. HIRED AUTO LIMITED WORLDWIDE COV-ERAGE - INDEMNITY BASIS

The following replaces Subparagraph (5) in Paragraph B.7., Policy Period, Coverage Territory, of SECTION IV - BUSINESS AUTO CONDITIONS:

(5) Anywhere in the world, except any country or jurisdiction while any trade sanction, embargo, or similar regulation imposed by the United States of America applies to and prohibits the transaction of business with or within such country or jurisdiction, for Liability Coverage for any covered "auto" that you lease, hire, rent or borrow without a driver for a period of 30 days or less and that is not an "auto" you lease, hire, rent or borrow from any of your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households.

- (a) With respect to any claim made or "suit" brought outside the United States of America, the territories and possessions of the United States of America, Puerto Rico and Canada;
 - (i) You must arrange to defend the "insured" against, and investigate or settle any such claim or "suit" and keep us advised of all proceedings and actions.
 - (ii) Neither you nor any other involved "insured" will make any settlement without our consent.
 - (iii) We may, at our discretion, participate in defending the "insured" against, or in the settlement of, any claim or "suit".
 - (iv) We will reimburse the "insured" for sums that the "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, that the "Insured" pays with our consent, but only up to the limit described in Paragraph C., Limit Of Insurance, of SEC-TION II - LIABILITY COVERAGE.
 - (v) We will reimburse the "insured" for the reasonable expenses incurred with our consent for your investigation of such claims and your defense of the "insured" against any such "suit", but only up to and included within the limit described in Paragraph C., Limit Of Insurance, of SECTION II LIABILITY COVERAGE, and not in addition to such limit. Our duty to make such payments ends when we have used up the applicable limit of insurance in payments for damages, settlements or defense expenses.
- (b) This insurance is excess over any valid and collectible other insurance available

to the "insured" whether primary, excess contingent or on any other basis.

(c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territories and possessions, Puerto Rico and Canada.

You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law. Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be flable to the same extent we would have been liable had you complied with the compulsory insurance requirements.

(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, its territories and possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of certificates of insurance, or for compliance in any way with the laws of other countries relating to insurance.

G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible, of SECTION III - PHYSICAL DAMAGE COVERAGE:

No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.

H. HIRED AUTO PHYSICAL DAMAGE – LOSS OF USE – INCREASED LIMIT

The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III – PHYSICAL DAMAGE COVERAGE:

However, the most we will pay for any expenses for loss of use is \$65 per day, to a maximum of \$750 for any one "accident".

I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT

The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:

We will pay up to \$50 per day to a maximum of \$1,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

J. PERSONAL EFFECTS

The following is added to Paragraph A.4., Coverage Extensions, of SECTION III — PHYSICAL DAMAGE COVERAGE:

Personal Effects

We will pay up to \$400 for "loss" to wearing apparel and other personal effects which are:

- (1) Owned by an "insured"; and
- (2) In or on your covered "auto".

This coverage applies only in the event of a total "theft of your covered "auto".

No deductibles apply to this Personal Effects coverage.

K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III — PHYSICAL DAMAGE COVERAGE:

Exclusion 3.a. does not apply to "loss" to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:

- a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
- The airbags are not covered under any warranty; and
- c. The airbags were not intentionally inflated.

We will pay up to a maximum of \$1,000 for any one "loss".

L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS

The tollowing is added to Paragraph A.2.a., of SECTION IV - BUSINESS AUTO CONDITIONS:

Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known to:

- (a) You (if you are an individual);
- (b) A partner (if you are a partnership);
- (c) A member (if you are a limited liability company);
- (d) An executive officer, director or insurance manager (if you are a corporation or other organization); or
- (e) Any "employee" authorized by you to give notice of the "accident" or "loss".

M. BLANKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights Of Recovery Against Others To Us, of SECTION IV - BUSINESS AUTO CONDITIONS:

5. Transfer Of Rights Of Recovery Against Others To Us

We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract signed and executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by

such contract. The waiver applies only to the person or organization designated in such contract.

N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is added to Paragraph B.2., Concealment, Misrepresentation, Or Fraud, of SECTION IV – BUSINESS AUTO CONDITIONS:

The unintentional omission of, or unintentional error in, any information given by you shall not prejudice your rights under this insurance. However this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

9/16/2014

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

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

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ERTIFICATE HOLDER	CANC	ELLATION				
Oakland Unified School District Attn: Tadashi Nakadegawa 955 High Street Oakland CA 94601	THE	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFOR THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED I ACCORDANCE WITH THE POLICY PROVISIONS.				

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INDEPENDENT CONSULTANT AGREEMENT ROUTING FORM

			Pro	ject Information					
ro	ject Name (Slenview E	S New Construction	Is	ite	119		مارس ند المحالج بي وت	
	or the office of		Br	isic Directions			200		
	Services	cannot be p	provided until the contract		nd a Pur	chase Orde	er has be	en issued.	
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			Contr	actor Information					
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-	eet Address	Marie William Street Communication	adway, Suite 730	City	Oakland	St	ate C	A Zip 94612	
-	ephone	510-451-	*** ******* ** ****** ****************	Policy Expires		4-1	00	(2)	
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-	Division Head			Phone	510	-535-7038	Fax	510-535-7082	
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Department of Facilities Planning and Management



ROUTING FORM

			Projec	t Informat	ion						
Proj	ect Name Gle	enview New Con	struction				Site 1	19			
			Basic	e Direction	18						
	Services	cannot be provi	ded until the contract is	s fully appr	oved and a	Purchase	Order has	been issued.			
Attacl	ıment 🔲	Proof of general liability insurance, including certificates and endorsements, if contract is over \$15,000 Workers compensation insurance certification, unless vendor is a sole provider									
			Contract	tor Inform	ation						
Contr	actor Name	ENGEO INC.		Agency's	Contact	Stefanos	Papadopulo	oc			
	Vendor ID #			Vendor T	·	Project I					
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	Project #	13134			177						
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5.	Signature				Date App	proved					

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DIVISION OF FACILIATIES PLANNING & MANAGMENT ROUTING FORM

Project Information

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ous	D Vendor ID#	V060072			Title		Project Manage			
	et Address		dway, Suite 730	City		land Sta	te C	A Zip	94612	
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