Board Office Use: Le	egislative File Info.
File ID Number	19- //-0//
Introduction Date	8-28-2019/
<b>Enactment Number</b>	19-1326
Enactment Date	8/28/19 os



## Memo

To

Board of Education

From

Kyla Johnson-Trammell, Superintendent and Secretary, Board of Education Timothy White, Deputy Chief, Facilities Planning and Management

Board Meeting Date

August 28, 2019

Subject

Amendment No. 3 to an Architectural Agreement - Siegfried Engineering, Inc. -

Westlake Middle School Field Project

**Action Requested** 

Approval by the Board of Education of Amendment No. 3 to an Architectural Agreement between the District and Siegfried Engineering, Inc., Stockton, CA, for the latter to provide architectural services for preparing design services for an additional basketball court retrofit, drinking fountain, striping of court and painting of seat walls with installed clips. See scope of work for a more detailed description, in conjunction with the Westlake Middle School Field Project, in an additional amount of \$5,000.00, increasing Agreement not to exceed amount from \$85,902.68 to \$90,902.68. All other terms and conditions of the Agreement remain in full force and effect.

Discussion

This amendment to cover additional services for the basketball court to enhance overall quality of project to include items that were pending due to review of bid of project as it related to cost.

LBP (Local business participation percentage)

00.00%

Recommendation

Approval by the Board of Education of Amendment No. 3 to an Architectural Agreement between the District and Siegfried Engineering, Inc., Stockton, CA, for the latter to provide architectural services for preparing design services for an additional basketball court retrofit, drinking fountain, striping of court and painting of seat walls with installed clips. See scope of work for a more detailed description, in conjunction with the Westlake Middle School Field Project, in an additional amount of \$5,000.00, increasing Agreement not to exceed amount from \$85,902.68 to \$90,902.68. All other terms and conditions of the Agreement remain in full force and effect.

Fiscal Impact

Fund 21, Measure J

Attachments

- Amendment No. 3, including scope of work
- Consultant Proposal
- Insurance Certificate

{SR372645}



#### **AMENDMENT NO. 3**

#### AGREEMENT FOR ARCHITECTUAL SERVICES

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>SIEGFRIED ENGINEERING, INC.</u> OUSD entered into an agreement with CONTRACTOR for services on <u>October 27, 2016</u> ("Agreement"), and the parties agree to amend the Agreement as follows:

1.	Service	s: 🗆	The scope of work is <u>unchanged.</u>	X The scope of we	ork has <u>changed.</u>
			anged: Provide brief description of revise terials, products, and/or reports; attach ad-		
	prep	aring design se	agrees to provide the following amended rvices for an additional basketball counstalled clips for the Westlake Field Pro	rt retrofit, drinking fount	
2.	Terms (	duration): X T	he term of the contract is unchanged.	☐ The term of the	contract has changed.
		rm Is changed is	l: The contract term is extended by	an additional	, and the amended expiration
3.	Comper	nsation:	The contract price is unchanged.	X The contract price	ce has changed.
	If the	e compensatio	on is changed: The contract price is		
		X Increase	ed by Five Thousand dollars and no	100 (\$5,000).	
Ĉ					μα
		☐ Decreas	sed by dollars and	no/100 (\$	).
	1	Eight cents (\$	ment, the contract price was Eighty-I 85,902.68), and after this amendment dollars and Sixty-eight cents (\$90,9	nt, the contract price v	
			All other provisions of the Agreement, t as originally stated.	and prior Amendment(s	) if any, shall remain unchanged
5.	Amendm	ent History:			
••		-	ous amendments to this Agreement.	This contract has previou	sly been amended as follows:
		1		i	Amount of
	No.	Date	General Description of Re	ason for Amendment	Increase (Decrease)
	1	2-28-2018	Extend Term		-0-
	2	12-12-2018	Extend Term, Scope & Compensation		\$5,970.00
			·		

6. **Approval:** This Amendment is not effective, and no payment shall be made to Contractor based on this Amendment, until it is signed by Contractor and approved by the Board of Education.

Contract No.	IP.O.	No.
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#### OAKLAND UNIFIED SCHOOL DISTRICT

Aime Eng

Aimee Eng, President, Board of Education

8/29/19 Date

7-26-19

If the have

8/29/19

Contractor Signature Paul Schneider VP/CFO

Date

Kyla Johnson-Trammell, Superintendent

Secretary, Board of Edication

Date

Print Name, Title

Timothy White, Deputy Chief

Facilities, Planning and Management

Approval as to form:

[name]

General Counsel, Facilities, Planning and Management

**EXHIBIT "A"** 

Scope of Work for Amendment

Contractor Name: Siegfried Engineering, Inc.

1. Detailed Description of Services to be Provided:

> \_To provide additional architectural services for preparing design services for an additional basketball court retrofit, drinking fountain, striping of court and painting the seat walls with installed clips for the Westlake Field Project

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

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



July 5, 2019

Lee Sims
Oakland Unified School District
955 High Street, Oakland, CA 94601

RE: OUSD WEST LAKE MIDDLE SCHOOL FIELD OAKLAND. CALIFORNIA

PROPOSAL FOR PROFESSIONAL DESIGN SERVICES

Dear Lee:

We have prepared the following scope of civil engineering and architectural services for the additional basketball court retrofit and drinking fountain replacement design services for the West Lake Middle School Field project. These areas were not originally included in the scope of work and have been recently requested to be added to the project.

Siegfried Engineering, Inc. (Siegfried) shall provide civil engineering services to OUSD (Client) for the West Lake Middle School Improvements (Project) in Oakland, California including the following services:

## Task 1 – Basketball Court Re-Marking, Equipment Replacement, and Drinking Fountain Replacement

- Siegfried will prepare a CCD and the associated drawings for DSA to add the following to the project:
  - i. New basketball rims
  - ii. New basketball pole padding
  - iii. Re-marking of the courts
  - iv. Painting of the seatwalls
  - v. Replacement of the drinking fountain
- b. Construction Phase
  - i. Review submittals and shop drawings related to the above scope items.

#### Exceptions to the scope:

- a. Construction management
- b. Construction staking
- c. Permitting
- d. Structural analysis of equipment

The following is a summary of the revised contract amounts:

 Original Contract Amount:
 \$79,937.00

 Approved Change Order #1
 \$5,965.68

 Proposed Change Order #2
 \$5,000.00

 Required Contract Increase
 \$90,902.68

Sincerely,

Paul J. Schneider, QSD, QSP, P.E. Vice President/CFO

SIEGFRIED

**Stockton** 3428 Brookside Rd. Stockton, CA 95219 t: 209.943.2021 San Jose

111 N. Market St., #300 San Jose, CA 95113 t: 408.754.2021 Sacramento 109 Scripps Drive Sacramento, CA 95825

t: 916.520.2777

Modesto

101 Sycamore Ave, #100 Modesto, CA 95354 t: 209.762.3580



#### CERTIFICATE OF LIABILITY INSURANCE

8/30/2018

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

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

PRODUCER Dealey, Renton & Associates		CONTACT NAME: Doris A Chambers	
Attn: David C. Eckman		PHONE (AC. No. Ext): 510-465-3090	FAX (AC, No): 510-452-2193
P. O. Box 12675 Oakland CA 94604-2675		ADDRESS: dchambers@dealeyrenton.com	
Outlier of 94004-2075		INSURER(S) AFFORDING COVERAGE	NAIC #
INSURED	SIEGFENGI	INSURER A : Sentinel Insurance Co. LTD	11000
Siegfried Engineering, Inc.	SIEGFENGI	INSURER B: Hartford Accident & Indemnity	22357
3244 Brookside Road, Suite 100		INSURER c : American Automobile Ins. Co.	21849
Stockton CA 95219		INSURER D: Berkley Insurance Company	32603
		INSURER E :	
COVEDACES		INSURER F:	

COVERAGES

CERTIFICATE NUMBER: 2019703987

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.

INSR LTR		TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER	POLICY EFF	POLICY EXP	LIMIT	
A	Х	COMMERCIAL GENERAL LIABILITY	Y	Y	57SBAA22068	9/1/2018	9/1/2019		
		CLAIMS-MADE X OCCUR	, ·			3/112010	341/2019	EACH OCCURRENCE DAMAGE TO RENTED	\$ 2,000,000
			1					PREMISES (Ea occurrence)	\$ 1,000,000
			1				i	MED EXP (Any one person)	\$ 10,000
			ļ					PERSONAL & ADV INJURY	\$ 2,000,000
	GEN	"L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 4,000,000
·		POLICY X PRO-						PRODUCTS - COMP/OP AGG	\$ 4,000,000
		OTHER:							S
В	AUT	OMOBILE LIABILITY	Y	Y	57UECTM7462	9/1/2018	9/1/2019	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
·	_의	ANY AUTO	f			]	i	BODILY INJURY (Per person)	\$
		AUTOS ONLY SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$
	×	AUTOS ONLY X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	5
						ļl			\$
^	_ <u>X</u> _	UMBRELLA LIAB X OCCUR		Y	57SBAAZ2068	9/1/2018	9/1/2019	EACH OCCURRENCE	\$ 4,000,000
į.		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 4,000,000
		DED X RETENTION\$ 10,000					_		\$
		KERS COMPENSATION EMPLOYERS' LIABILITY Y/N		Υ	SCW0040581801	9/1/2018	9/1/2019	X PER OTH-	
1	ANYP OFFIC	ROPRIETOR/PARTNER/EYECHTIVE	N/A					E.L. EACH ACCIDENT	\$ 1,600,000
- 1	If ves.	datory in NH) , describe under		]			Ĺ	E.L. DISEASE • EA EMPLOYEE	\$ 1,000,000
ا	DÉSC	RIPTION OF OPERATIONS below				<u> </u>		E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
	Liabil	ssional ity is Made		Y	AEC902265803	9/1/2018		\$2,000,000 per Claim \$5,000,000 Anni Aggr.	
						Ì	ĺ		

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
REF: OUSD 2017 Fields, Siegfried Project 15324. DESCRIPTION AND LOCATION OF WORK: Topo Survey, Design, Outreach, Construction Docs for Westlake Middle School Field. GENERAL LIABILITY/AUTOMOBILE LIABILITY ADDITIONAL INSURED: Oakland Unified School District, its officers, officials, employees and volunteers. Commercial General Liability is primary and non-contributory and includes severability of interests per policy form. Waiver of Subrogation applies to Commercial General Liability, Automobile Liability and Workers Compensation. Cancellation provisions are solely as shown on this certificate. Cancellation: 30 Day/10 Day for Non Payment of Premium.

CERTIFICATE HOLDER	CANCELLATION 30 Day NOC/10 Day for NonPay of Prem
Oakland Unified School District 955 High Street	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Oakland CA 94601	AUTHORIZED REPRESENTATIVE  AUTHORIZED REPRESENTATIVE

## ADDITIONAL COVERAGES BY WRITTEN CONTRACT, AGREEMENT OR PERMIT

This is a summary of the coverage provided under the following form (complete form available):

### **BUSINESS LIABILITY COVERAGE FORM SS 00 08 04 05**

## Additional Insured When Required by Written Contract, Written Agreement or Permit

WHO IS AN INSURED under Section C. is amended to include as an additional insured, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

- (a) In the performance of your ongoing operations:
- (b) In connection with your premises owned by or rented to you; or
- (c) In connection with "your work" and included within the "products completed operations hazard", but only if
  - (i) The written contract or written agreement requires you to provide such coverage to such additional insured; and
  - (ii) This Coverage Part provides coverage for "bodily injury" or "property damage" included within the "products completed operations hazard".

The person(s) or organization(s) are additional insureds when you have agreed, in a written contract, written agreement or because of a permit issued by a state or political subdivision, that such person or organization be added as an additional insured on your policy, provided the injury or damage occurs subsequent to the execution of the contract or agreement, or the issuance of the permit.

A person or organization is an additional insured under the provision only for that period of time required by the contract, agreement or permit.

With respect to the insurance afforded to the additional insured, this insurance does not apply to: "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services, including:

- (a) The preparing, approving, or failure to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders, designs or drawings and specification: or
- (b) Supervisory, inspection, architectural or engineering activities.

The limits of insurance that apply to additional insureds are described in Section D. Limits Of Insurance.

How this insurance applies when other insurance is available to an additional insured is described in the Other Insurance Condition in Section E. Liability And Medical Expenses General Conditions.

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations.

#### Other Insurance

If other valid and collectible insurance is available for a loss we cover under this Coverage Part, our obligations are limited as follows:

When You Add Others As An Additional Insured To This Insurance: That is other insurance available to an additional insured. However, the following provisions apply to other insurance available to any person or organization who is an additional insured under this Coverage Part:

- (a) Primary Insurance When Required By Contract: This insurance is primary if you have agreed in a written contract, written agreement or permit that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in c. below.
- (b) Primary And Non-Contributory To Other Insurance When Required By Contract: If you have agreed in a written contract, written agreement or permit that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

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Paragraphs (a) and (b) do not apply to other insurance to which the additional insured has been added as an additional insured.

#### c. Method Of Sharing

If all the other insurance permits contribution by equal shares, we will follow this method also. Under this approach, each insurer 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, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

#### Waiver of Subrogation

If you have waived any rights of recovery against any person or organization for all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, we also waive that right, provided you waived your rights of recovery against such person or organization in a contract, agreement or permit that was executed prior to the injury or damage

Rev 5.14 Page 2 of 2

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

# COMMERCIAL AUTOMOBILE BROAD FORM ENDORSEMENT

This endorsement modifies insurance provided under the following:

#### **BUSINESS AUTO COVERAGE FORM**

To the extent that the provisions of this endorsement provide broader benefits to the "insured" than other provisions of the Coverage Form, the provisions of this endorsement apply.

#### 1. BROAD FORM INSURED

#### A. Subsidiaries and Newly Acquired or Formed Organizations

The Named insured shown in the Declarations is amended to include:

- (1) Any legal business entity other than a partnership or joint venture, formed as a subsidiary in which you have an ownership interest of more than 50% on the effective date of the Coverage Form. However, the Named Insured does not include any subsidiary that is an "insured" under any other automobile policy or would be an "insured" under such a policy but for its termination or the exhaustion of its Limit of Insurance.
- (2) Any organization that is acquired or formed by you and over which you maintain majority ownership. However, the Named Insured does not include any newly formed or acquired organization:
  - (a) That is a partnership or joint venture,
  - (b) That is an "insured" under any other policy,
  - (c) That has exhausted its Limit of Insurance under any other policy, or
  - (d) 180 days or more after its acquisition or formation by you, unless you have given us notice of the acquisition or formation.

Coverage does not apply to "bodily injury" or "property damage" that results from an "accident" that occurred before you formed or acquired the organization.

#### B. Employees as insureds

Paragraph A.1. - WHO IS AN INSURED - of SECTION II - LIABILITY COVERAGE is amended to add:

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

#### C. Lessors as Insureds

Paragraph A.1. - WHO IS AN INSURED - of Section II - Liability Coverage is amended to add:

- e. The lessor of a covered "auto" while the "auto" is leased to you under a written agreement if:
  - The agreement requires you to provide direct primary insurance for the lessor and
  - (2) The "auto" is leased without a driver.

Such a leased "auto" will be considered a covered "auto" you own and not a covered "auto" you hire.

#### D. Additional Insured if Required by Contract

- Paragraph A.1. WHO IS AN INSURED

   of Section II Liability Coverage is amended to add:
  - f. When you have agreed, in a written contract or written agreement, that a person or organization be added as an additional insured on your business auto policy, such person or organization is an "insured", but only to the extent such person or organization is liable for "bodily injury" or "property damage" caused by the conduct of an "insured" under paragraphs a. or b. of Who Is An insured with regard to the ownership, maintenance or use of a covered "auto."

The insurance afforded to any such additional insured applies only if the "bodily injury" or "property damage" occurs:

- (1) During the policy period, and
- Subsequent to the execution of such written contract, and
- (3) Prior to the expiration of the period of time that the written contract requires such insurance be provided to the additional insured.

#### (2) How Limits Apply

If you have agreed in a written contract or written agreement that another person or organization be added as an additional insured on your policy, the most we will pay on behalf of such additional insured is the lesser of:

- (a) The limits of insurance specified in the written contract or written agreement; or
- (b) The Limits of Insurance shown in the Declarations.

Such amount shall be a part of and not in addition to Limits of Insurance shown in the Declarations and described in this Section.

#### (3) Additional Insureds Other Insurance

If we cover a claim or "suit" under this Coverage Part that may also be covered by other insurance available to an additional insured, such additional insured must submit such claim or "suit" to the other insurer for defense and indemnity.

However, this provision does not apply to the extent that you have agreed in a written contract or written agreement that this insurance is primary and noncontributory with the additional insured's own insurance.

(4) Duties in The Event Of Accident, Claim, Suit or Loss

If you have agreed in a written contract or written agreement that another person or organization be added as an additional insured on your policy, the additional insured shall be required to comply with the provisions in LOSS CONDITIONS 2. - DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS — OF SECTION IV — BUSINESS AUTO CONDITIONS, in the same manner as the Named Insured.

#### E. Primary and Non-Contributory Required by Contract

Only with respect to insurance provided to an additional insured in 1.D. - Additional Insured If Required by Contract, the following provisions apply:

if

(3) Primary Insurance When Required By Contract

This insurance is primary if you have agreed in a written contract or written agreement that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in Other Insurance 5.d.

(4) Primary And Non-Contributory To Other Insurance When Required By Contract

If you have agreed in a written contract or written agreement that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

Paragraphs (3) and (4) do not apply to other insurance to which the additional insured has been added as an additional insured.

When this insurance is excess, we will have no duty to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, by the method described in Other Insurance 5.d.

#### 2. AUTOS RENTED BY EMPLOYEES

Any "auto" hired or rented by your "employee" on your behalf and at your direction will be considered an "auto" you hire.

The OTHER INSURANCE Condition is amended by adding the following:

If an "employee's" personal insurance also applies on an excess basis to a covered "auto" hired or rented by your "employee" on your behalf and at your direction, this insurance will be primary to the "employee's" personal insurance.

#### 3. AMENDED FELLOW EMPLOYEE EXCLUSION

EXCLUSION 5. - FELLOW EMPLOYEE - of SECTION II - LIABILITY COVERAGE does not apply if you have workers' compensation insurance in-force covering all of your "employees".

Coverage is excess over any other collectible insurance.

#### 4. HIRED AUTO PHYSICAL DAMAGE COVERAGE

If hired "autos" are covered "autos" for Liability Coverage and if Comprehensive, Specified Causes of Loss, or Collision coverages are provided under this Coverage Form for any "auto" you own, then the Physical Damage Coverages provided are extended to "autos" you hire or borrow, subject to the following limit.

The most we will pay for "loss" to any hired "auto" is:

- (1) \$100,000:
- (2) The actual cash value of the damaged or stolen property at the time of the "loss": or
- (3) The cost of repairing or replacing the damaged or stolen property.

whichever is smallest, minus a deductible. The deductible will be equal to the largest deductible applicable to any owned "auto" for that coverage. No deductible applies to "loss" caused by fire or lightning. Hired Auto Physical Damage coverage is excess over any other collectible insurance. Subject to the above limit, deductible and excess provisions, we will provide coverage equal to the broadest coverage applicable to any covered "auto" you own.

We will also cover loss of use of the hired "auto" if it results from an "accident", you are legally liable and the lessor incurs an actual financial loss, subject to a maximum of \$1000 per "accident".

This extension of coverage does not apply to any "auto" you hire 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.

## 5. PHYSICAL DAMAGE - ADDITIONAL TEMPORARY TRANSPORTATION EXPENSE COVERAGE

Paragraph A.4.a. of SECTION III - PHYSICAL DAMAGE COVERAGE is amended to provide a limit of \$50 per day and a maximum limit of \$1,000.

#### 6. LOAN/LEASE GAP COVERAGE

Under SECTION III - PHYSICAL DAMAGE COVERAGE, in the event of a total "loss" to a covered "auto", we will pay your additional legal obligation for any difference between the actual cash value of the "auto" at the time of the "loss" and the "outstanding balance" of the loan/lease.

"Outstanding balance" means the amount you owe on the loan/lease at the time of "loss" less any amounts representing taxes; overdue payments; penalties, interest or charges resulting from overdue payments; additional mileage charges; excess wear and tear charges; lease termination fees; security deposits not returned by the lessor; costs for extended warranties, credit life Insurance, health, accident or disability insurance purchased with the loan or lease; and carry-over balances from previous loans or leases.

#### 7. AIRBAG COVERAGE

Under Paragraph B. EXCLUSIONS - of SECTION III - PHYSICAL DAMAGE COVERAGE, the following is added:

The exclusion relating to mechanical breakdown does not apply to the accidental discharge of an airbag.

## 8. ELECTRONIC EQUIPMENT - BROADENED COVERAGE

a. The exceptions to Paragraphs B.4 -EXCLUSIONS - of SECTION III - PHYSICAL DAMAGE COVERAGE are replaced by the following:

Exclusions 4.c. and 4.d. do not apply to equipment designed to be operated solely by use of the power from the "auto's" electrical system that, at the time of "loss", is:

- (1) Permanently installed in or upon the covered "auto":
- (2) Removable from a housing unit which is permanently installed in or upon the covered "auto";
- (3) An integral part of the same unit housing any electronic equipment described in Paragraphs (1) and (2) above; or

- (4) Necessary for the normal operation of the covered "auto" or the monitoring of the covered "auto's" operating system.
- b. Section III Version CA 00 01 03 10 of the Business Auto Coverage Form, Physical Damage Coverage, Limit of Insurance, Paragraph C.2 and Version CA 00 01 10 01 of the Business Auto Coverage Form, Physical Damage Coverage, Limit of Insurance, Paragraph C are each amended to add the following:

\$1,500 is the most we will pay for "loss" in any one "accident" to all electronic equipment (other than equipment designed solely for the reproduction of sound, and accessories used with such equipment) that reproduces, receives or transmits audio, visual or data signals which, at the time of "loss", is:

- Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment;
- (2) Removable from a permanently installed housing unit as described in Paragraph 2.a. above or is an integral part of that equipment; or
- (3) An integral part of such equipment.
- c. For each covered "auto", should loss be limited to electronic equipment only, our obligation to pay for, repair, return or replace damaged or stolen electronic equipment will be reduced by the applicable deductible shown in the Declarations, or \$250, whichever deductible is less.

## 9. EXTRA EXPENSE - BROADENED COVERAGE

Under Paragraph A. - COVERAGE - of SECTION III - PHYSICAL DAMAGE COVERAGE, we will pay for the expense of returning a stolen covered "auto" to you.

#### 10. GLASS REPAIR - WAIVER OF DEDUCTIBLE

Under Paragraph D. - DEDUCTIBLE - of SECTION III - PHYSICAL DAMAGE COVERAGE, the following is added:

No deductible applies to glass damage if the glass is repaired rather than replaced.

#### 11. TWO OR MORE DEDUCTIBLES

Under Paragraph D. - DEDUCTIBLE - of SECTION III - PHYSICAL DAMAGE COVERAGE, the following is added:

If another Hartford Financial Services Group, Inc. company policy or coverage form that is not an automobile policy or coverage form applies to the same "accident", the following applies:

- If the deductible under this Business Auto Coverage Form is the smaller (or smallest) deductible, it will be waived;
- (2) If the deductible under this Business Auto Coverage Form is not the smaller (or smallest) deductible, it will be reduced by the amount of the smaller (or smallest) deductible.

## 12. AMENDED DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS

The requirement in LOSS CONDITIONS 2.a. - DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS - of SECTION IV - BUSINESS AUTO CONDITIONS that you must notify us of an "accident" applies only when the "accident" is known to:

- (1) You, if you are an individual;
- (2) A partner, if you are a partnership;
- (3) A member, if you are a limited liability company; or
- (4) An executive officer or insurance manager, if you are a corporation.

## 13. UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS

If you unintentionally fail to disclose any hazards existing at the inception date of your policy, we will not deny coverage under this Coverage Form because of such failure.

#### 14. HIRED AUTO - COVERAGE TERRITORY

Paragraph e. of GENERAL CONDITIONS 7. - POLICY PERIOD, COVERAGE TERRITORY - of SECTION IV - BUSINESS AUTO CONDITIONS is replaced by the following:

e. For short-term hired "autos", the coverage territory with respect to Liability Coverage is anywhere in the world provided that if the "insured's" responsibility to pay damages for "bodily injury" or "property damage" is determined in a "suit," the "suit" is brought in the United States of America, the territories and possessions of the United States of America, Puerto Rico or Canada or in a settlement we agree to.

#### 15. WAIVER OF SUBROGATION

TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US - of SECTION IV - BUSINESS AUTO CONDITIONS is amended by adding the following:

We waive any right of recovery we may have against any person or organization with whom you have a written contract that requires such waiver because of payments we make for damages under this Coverage Form.

#### 16. RESULTANT MENTAL ANGUISH COVERAGE

The definition of "bodily injury" in SECTION V-DEFINITIONS is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by any person, including mental anguish or death resulting from any of these.

#### 17. EXTENDED CANCELLATION CONDITION

Paragraph 2. of the COMMON POLICY CONDITIONS - CANCELLATION - applies except as follows:

If we cancel for any reason other than nonpayment of premium, we will mail or deliver to the first Named Insured written notice of cancellation at least 60 days before the effective date of cancellation.

## 18. HYBRID, ELECTRIC, OR NATURAL GAS VEHICLE PAYMENT COVERAGE

In the event of a total loss to a "non-hybrid" auto for which Comprehensive, Specified Causes of Loss, or Collision coverages are provided under this Coverage Form, then such Physical Damage Coverages are amended as follows:

- a.If the auto is replaced with a "hybrid" auto or an auto powered solely by electricity or natural gas, we will pay an additional 10%, to a maximum of \$2,500, of the "non-hybrid" auto's actual cash value or replacement cost, whichever is less,
- b. The auto must be replaced and a copy of a bill of sale or new lease agreement received by us within 60 calendar days of the date of "loss,"

c. Regardless of the number of autos deemed a total loss, the most we will pay under this Hybrid, Electric, or Natural Gas Vehicle Payment Coverage provision for any one "loss" is \$10,000.

For the purposes of the coverage provision,

- a.A "non-hybrid" auto is defined as an auto that uses only an internal combustion engine to move the auto but does not include autos powered solely by electricity or natural gas.
- b.A "hybrid" auto is defined as an auto with an internal combustion engine and one or more electric motors; and that uses the internal combustion engine and one or more electric motors to move the auto, or the internal combustion engine to charge one or more electric motors, which move the auto.

#### 19. VEHICLE WRAP COVERAGE

In the event of a total loss to an "auto" for which Comprehensive, Specified Causes of Loss, or Collision coverages are provided under this Coverage Form, then such Physical Damage Coverages are amended to add the following:

In addition to the actual cash value of the "auto", we will pay up to \$1,000 for vinyl vehicle wraps which are displayed on the covered "auto" at the time of total loss. Regardless of the number of autos deemed a total loss, the most we will pay under this Vehicle Wrap Coverage provision for any one "loss" is \$5,000. For purposes of this coverage provision, signs or other graphics painted or magnetically affixed to the vehicle are not considered vehicle wraps.

### Workers' Compensation and Employers' Liability Insurance Policy Waiver of Our Right to Recover From Others Endorsement - California WC 04 03 06

If the following information is not complete, refer to the appropriate Schedule attached to the policy.

Insured: Siegfried Engineering, Inc.

Policy Number SCW0040581801

Producer: Dealey, Renton & Associates

Effective Date 9/1/2018

#### Schedule

Person or Organization
Oakland Unified School District
955 High Street
Oakland CA 94601

Job Description
OUSD 2017 Fields, Siegfried Project 15324.

Oakland Unified School District, its officers, officials, employees and volunteers.

#### Additional Premium %

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. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be the percentage, as shown in the Schedule applicable to this endorsement, of the California workers' compensation premium otherwise due on such remuneration.

RULC. E

Authorized Representative



	DIV	ISIO	N OF FA	CILITIES	PLANN1	NG & MAI	NAGEMENT	Rou	TING	FORM
					Project	Information				
Proj Nam		West	lake Middle	School Field	Project		Site	2	210	
					Basic	Directions				
Se	rvices c			au	thority dele	gated by the Bo				
1	chment cklist	x Prod x Wor	of of general l kers compen	iability insurand sation insurand	e, including of e certification	certificates and e n, unless vendor	endorsements, if c is a sole provider	ontract is	over \$1	5,000
					Contracto	or Information				
-	tractor N		Siegfried E	ngineering		Agency's Con	the same of the same of the same of the	eider		
-	SD Vendo		003921	: d- D-1		Title	Vice Presid			
	et Addre	SS	3428 Brooks			City	Stockton	State	CA	Zip 95219
	tractor H	oton	209-943-202		\ aantaaataa?	Policy Expires		01100		
-	D Projec		15137	been an OUSD	contractor?	X Tes INO	Worked as an (	JUSD er	npioyee	? L Yes L No
	, , , , , ,		10101							
				Term o	f Original	/Amended	Contract			<b>表表质数</b>
Da	te Work	Will Be	gin (i.e.,		Date Wo	rk Will End By	(not more than 5 ye	ars from s	start	
effective date of contract) 8-29-2019 date; for			date; for co	onstruction contrac	cts, enter planned co	mpletion	date)	12-31-2019		
					New Dat	e of Contract E	nd (If Any)			20
				Compe	nsation/F	Revised Con	pensation	1000	454	SAFE E
If N	New Cor	tract. T	otal		CONTRACTOR	If New Contra	act, Total Contra	ct		
			mp Sum)	\$		Price (Not To			\$90,9	02.68
-			r (If Hourly)	\$		Annual Control of the	nt, Change in Pri	ce	\$ 5,00	00.00
Oth	ner Expe	enses		William House		Requisition N	lumber			
	If you are	e plannino	a to multi-fund a	a contract usina L		Information	nte and Federal Offic	e hefore (	completin	a requisition
Resc	ource #		ng Source			Org Key			Object Code	Amount
9450/	9680	Fund 2	1 Measure J	210-9450-0-	9680-8500-	6215-213-9180	0-9905-9999-999	999	6215	\$5,000.00
							72 77 77 5 77 10 10 20 20 20			
Service	ces canno	t be provi	ded before the	contract is fully a	pproved and a	(in order of app Purchase Order is	roval steps) s issued. Signing th	is docume	ent affirms	s that to your
KIIOWI	Division		e not provided t	pefore a PO was	issued.	Phone	510-535-7038	, 1	Fax	E40 505 7000
1.			s Planning an	Management		FIIOITE	510-555-7056	<u> </u>	гах	510-535-7082
1.	Signatur		- · · · · · · · · · · · · · · · · · · ·				T	1 2	114	
-			Donartment	of Facilities Plan	ning and Man		Date Approved	0	111	
2.	Signatur		Department	racinges Flatt	ining and man	agement	Date Approved			
	Deputy 0	Chief, Fac	ilities Plannin	g and Managern	ent					
3.	Signatur	-		15/			Date Approved	7	3/9	/h
	Chief Fir		fficer	16		The second secon	1		(	19
4.	Signatur	e					Date Approved		1	
	Presiden	t, Board	of Education							
5.	Signatur	е					Date Approved			



	DIA	1510	N OF FA	CILITES		Information	NAGEMENT	ROU	TING	FORM
Pro Nar	ject ne	West	lake Middle	School Field P	roject		Site	2	210	
					Basic	Directions				
Se	ervices c	annot b	e provided u	ntil the contract aut	is awarded	l by the Board gated by the B	<u>or</u> is entered by to oard.	he Supe	erintende	ent pursuant to
	chment cklist	x Pro	of of general kers compen	liability insurance sation insurance	, including of certification	ertificates and unless vendor	endorsements, if c is a sole provider	ontract is	s over \$1	5,000
					Contracto	or Information	1			
Con	ntractor N	ame	Siegfried E	ngineering	Sommatic	Agency's Cor		eider		
OUS	SD Vend	or ID#	003921		TO THE PARTY OF TH	Title	Vice Presid	***************************************		
Street Address 3428 Brookside Rd City					Stockton	State	CA Z	Zip 95219		
Tele	ephone		209-943-20	21		Policy Expires	3			
Con	ntractor H	istory	Previously	been an OUSD	contractor?	X Yes No	Worked as an	OUSD e	mployee?	Yes No
OUS	SD Projec	# t:	15137			washing the State of the State		- Northern American School		
				Term of	Original	/Amended	Contract			
Da	Date Work Will Begin (i.e., Date Work Will End By (not more than 5 years from start									
effective date of contract) 8-29-2019 date; for constru			nstruction contra	cts, enter planned co	mpletion	date) 1	2-31-2019			
					New Date	e of Contract	End (If Any)			20
				Compen	sation/R	evised Cor	npensation			
	New Cor						act, Total Contra	ct		
-			mp Sum)	\$		Price (Not To		with manifest week and a second and a	\$90,90	02.68
-	-		(If Hourly)	\$		THE RESIDENCE OF THE PARTY OF T	nt, Change in Pri	ce	\$ 5,00	0.00
Ot	ther Exp	enses				Requisition I	Number			
	If you ar	e plannin	g to multi-funct	a contract using LE		Information se contact the St	ate and Federal Offic	e before	completing	j requisition
Res	ource #		ng Source	-		Org Key			Object Code	Amount
9450	)/9680	Fund 2	1 Measure J	210-9450-0-9	680-8500-	6 <b>2</b> 15-213-918	0-9905-9999-99	999	6215	\$5,000.00
				Approval an	d Routing (	in order of ap	proval stans)			
Servi	ices canno viedge sen	t be prov	ided before the	THE RESERVE OF THE PERSON NAMED IN COLUMN 2 IS NOT THE OWNER, THE OWNE	proved and a	NAME OF TAXABLE PARTY OF TAXABLE PARTY.	is issued. Signing th	is docum	ent affirms	that to your
	Division	alkinon and a second	GEER LANGUAGE MANAGEMENT OF THE PARTY OF THE		- And the state of	Phone	510-535-7038	3	Fax	510-535-7082
1.	Director	Facilitie	s Planning an	d Management	AAATTA SAAAAAA AAAAAA AAAAAA AAAAAA				-	1
	Signatur		and the second s				Date Approved			
2.	General	Counsel	Department of	Facilities Planni	- Company Company				11	
	Signatur	e (	l fel	(45	to to som	0-4	Date Approved	8	6/19	
	Deputy (	Chief, Fac	illties Plannin	g and Manageme	nt				L	
3.	Signatur	0					Date Approved			
	Chief Fir	nancial O	fficer			The state of the s				
4.	Signatur	0	<del></del>				Date Approved	TO POST OF THE PARTY OF THE PAR		
1	Presiden	t. Board	of Education			The second secon		1	<del></del>	
5.	President, Board of Education Signature					Date Approved		CONTRACTOR AND		

A Committee of the Comm

Board Office Use: Legisla	tive File Info.
File ID Number	18-2412
Introduction Date	12-12-2018
Enactment Number	18-1815
Enactment Date	12/12/18 os



Memo	
To From	Board of Education  Kyla Johnson-Trammell, Superintendent  Timothy White, Deputy Chief, Facilities Planning and Management
Board Meeting Date	12-12-2018
Subject	Amendment No. 2 to AN AGREEMENT FOR ARCHITECTURAL SERVICES  Contractor: Slegfried Engineering, Inc.  Services For: Westlake Middle School Field Replacement
Action Requested and Recommendation	Approval by the Board of Education of Amendment No. 2 to AN AGREEMENT FOR ARCHITECTURAL SERVICES between Oakland Unified School District and <u>Siegfried Engineering, Inc.</u> Stockton, CA for the latter to  Provide additional civil engineering and architectural services for ramp retrofit design services to meet current accessibility DSA requirements.
	for the period of 10-27-2016 through 12-31-2019 In an amount not to exceed 85,907
Prior Contract	The Agreement was previously approved by the Board on
Modification	This amendment modifies the scope of work, term and compensation.  All other provisions remain the same.
Competitively Bid	Was this contract competitively bid? Yes
Fiscal impact	If no, exception: Funding resource(s): Fund 21, Measure J
Attachments	<ul> <li>Contract Amendment</li> <li>Copy of original contract and all prior amendments (if any)</li> </ul>

Board Office Use: Legisl	ative File Info.
File ID Number	18-2412
Introduction Date	12-12-2018
Enactment Number	18-1815
Enactment Date	12/12/18 <b>o</b> s



	<u>-</u>	AMENDMENT NO2TO  AN AGREEMENT FOR ARCHITECTURAL SERVICES	
Unif.	Amendment ameried School District itractor) entered in ement as follows:	ndsAN AGREEMENT FOR ARCHITECTURAL SERVIC (OUSD) and <u>Siegfried Engineering</u> , Inc.	between Oakland  3 ). The parties agree to amend that
ТоР	Revised so	The scope of work is <u>unchanged</u> .  The scope of work is <u>unchanged</u> .  The scope of work as changed: Provide brief description of revised scope of work as services, materials, products, and/or reports; attach ope of work attached. OR CONTRACTOR agrees to provide understanding and architectural services for the ramp retrofit design.	additional pages as necessary. de the following amended services:
If th		<del>.</del> .	of the contract has <u>changed.</u> 12-31-2018 The parties agree to
If the	☑ Ind	rease of \$ to original contract amount.  crease of \$ to original contract amount.	ollars ( <u>85,907.00</u> )
An	id in full force and nendment History	s: All other provisions of the Agreement, and prior Amendme effect as originally stated.  :  :  :  :  :  :  :  :  :  :  :  :  :	
No.	OUSD Enactment No. 18-0291	General Description of Reason for Amendment term of the contract.	Amount of Increase (Decrease) \$0 \$
	J		\$

Req No.

PO No.

- 6. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion: CONTRACTOR certifies to the best of his/her/its knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List (https://www.sam.gov/).
- 7. Approval: Approval requires signature by the Board of Education and/or the Superintendent as its designee. This Amendment shall be deemed approved when it has been signed by the Board of Education, and/or the Superintendent as its designee.

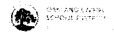
OAKLAND UNIFIED SCHOOL DISTRICT		CONTRACT	ØB /	
deme Eng	12/13/18	66	Fin	10/30/18
President, Board of Education	Date Contractor Signs		nature	Date
Superintendent		David L O	_L	
Chief or Deputy Chief		·	chneider, VP/CFO	-
HALLE	12/13/18	Print Name, Ti	tle	
Secretary, Board of Education	Date			
Form approved by OUSD General Counsel for 20				
OR OUSD PURPOSES ONLY – The following info	rmation is not par	t of the Contract.		
	OUSD Intere			
Services above original contract cannot be pro Procurement.	vided-before the a	mendment is fully	capproved and the PO amou	int is increased by
	Signatur	e - Approved	Denied - Reason	Date
1. Administrator/Manager		/>		NHX
Resource Manager (If restricted funds)	/	/ 		
Network Superintendent/Executive Direct	or	77		
Chief/Deputy Chief	T	96	>	
<ul> <li>Legal (if increase takes contract above \$90,200</li> </ul>	1) / (an //	DAVIC		11/19/19
Superintendent, Board of Education	Signature on	the legal contract		
Alignment with Single Plan for Stu	udent Achlevem	ent – SPSA (req	uired if using State or Fede	ral Funds)
ease select:				
Action Item Included in Board Approved SI	PSA (no additional	documentation re	equired)-Item Number:	
Action Item added as modification to Board electronically via email of scanned documents	d Approved SPSA -	- Submit the follow		urce Manager eithe
<ul> <li>Relevant page of SPSA with action iter date, school site name, both principal</li> </ul>	n highlighted. Page and school site co	e must include he uncil chair initials	ader with the word "Modifie and date.	d", modification
b. Meeting announcement for meeting is				
c. Minutes for meeting in which the SPSA				tion.
d. Sign-in sheet for meeting in which the				

#### **EXHIBIT "A" SCOPE OF WORK**

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

1.	<b>Description of Services to be Provided:</b> Provide a description of the service(s) the contractor will provide. Be specific about what service(s) OUSD is purchasing and what this Contractor will do.	
	Vendor will provide additional civil engineering and architectural services for the ramp retrofit design services to meet currer accessibility DSA requirements.	١ŧ
Rev	7. 6/28/18 PO No. Req No.	

Rev. 6/28/18



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

Legislative File I	D No.
Department:	Facilities Planning and Management
Vendor Name:	Siegfried Engineering Inc.
Project Name:	Westlake Turf Field Project No.: 15137
Contract Term:	Intended Start: 11/20/2016
Annual (if annua	l contract) or Total (if multi-year agreement) Cost: \$5,970.00
Approved by:	Tadashi Nakadegawa
Is Vendor a local	Oakland Business or have they meet the requirements of the
Local Business Po	olicy?   Yes (No if Unchecked)
How was this Ver	ndor selected?
Siegfried Engineer	ring was selected from an architectural RFP for projects under \$5M. They also have extensive experience with
designing sports fi	elds.
	·
Summarize the se	rvices this Vendor will be providing,
Commence of the state of the st	construction administration to include design and permitting phase to include site visit to obtain elevations,
slopes and dimensi	ons to document deficiences. Prepare additional design detailing and documents related to ramp compliance.
Review submittals	and shop drawings related to ramp scope.
Was this contract	competitively bid? Yes (No if Unchecked)
If No, please answe	
•	termine the price is competitive?
Compared prices w	rith other vendors to determine best price.

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 \$90,200 (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



September 26, 2018

Lee Sims
Oakland Unified School District
955 High Street, Oakland, CA 94601

RE:

OUSD WEST LAKE MIDDLE SCHOOL FIELD OAKLAND, CALIFORNIA PROPOSAL FOR PROFESSIONAL DESIGN SERVICES

Dear Lee:

We have prepared the following scope of civil engineering and architectural services for the additional ramp retrofit design services for the West Lake Middle School Field project. During DSA review the additional area was called to our attention as needing to be improved to meet current accessibility requirements. These areas were not originally included in the scope of work.

Siegfried Engineering, Inc. (Siegfried) shall provide civil engineering services to OUSD (Client) for the West Lake Middle School Improvements (Project) in Oakland, California Including the following services:

#### Task 1 - Ramp Design and Construction Administration

- a. Design and Permitting Phase.
  - Conduct a site visit to obtain elevations, slopes, and dimensions to document the deficiencies.
  - Prepare the additional design detailing and documents related to the ramp compliance.
  - iii. Attend the DSA backcheck appointment to gain approval.
- b. Construction Phase
  - i. Review submittals and shop drawings related to the ramp scope.

#### Exceptions to the scope:

- a. Environmental documentation
- b. Construction management
- c. Construction staking
- d. Permitting
- e. Retaining wall design

Sincerely,

Paul J. Schneider, QSO, QSP, P.E.

Vice President/CFO

SIEGFRIED

Stockton 3244 Brookside Rd., #100 Stockton, CA 95219 t: 209.943.2021 San Jose 111 N. Market St., #300 San Jose, CA 95113 t: 408.754,2021

Sacramento 109 Scripps Drive Sacramento, CA 95825 t: 916.520.2777

Modesto 101 Sycamore Ave, #100 Modesto, CA 95354 t: 209.762.3580



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 8/30/2018

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

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

uns ceruncate does not comer n	gints to the certificate flotber arried of St					
PRODUCER		CONTACT HAME: Doris A Chambers				
Dealey, Renton & Associates		PHONE (A/C, No. Ext): 510-465-3090	FAX (AC, No): 510-452-2193			
Attn: David C. Eckman P. O. Box 12675		E-MAIL ADDRESS: dchambers@dealeyrenion.com				
Oakland CA 94604-2675		INSURER(3) AFFORDING COVERAGE				
		MEURER A: Sentinel Insurance Co. LTD	11000			
INSURED	SIEGFENGI	INSURER B: Hartford Accident & Indemnity	22357			
Slegfried Engineering, Inc. 3244 Brookside Road, Suite 100		INSURER C: American Automobile Ins. Co.	21849			
Stockton CA 95219		wsurer b : Berkley Insurance Company	32603			
		MSURER E :				
		INSURER F :				
COVERAGES	CERTIFICATE NUMBER: 2019703987	REVISION NU	MBER:			

**CERTIFICATE NUMBER: 2019703987 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. ADDL SUBR POLICY EFF TYPE OF INSURANCE POLICY NUMBER 57SBAA22068 9/1/2018 0/1/2010 X COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE \$ 2,000,000 DAMAGE TO RENTED
PREMISES (Es occurrence) CLAIMS-MADE X OCCUR \$ 1,000,000 MED EXP (Any one person) \$ 10,000 PERSONAL & ADV INJURY \$ 2,000,000

GENERAL AGGREGATE \$4,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: POLICY X PRO-PRODUCTS - COMP/OP AGG \$4,000,000 OTHER COMBINED SINGLE LIMIT 9/1/2019 \$ 1,000,000 AUTOMOBILE LIABILITY 57UECTM7462 9/1/2018 BODILY INJURY (Per person) ANY AUTO OWNED AUTOS ONLY SCHEDULED AUTOS NON-OWNED AUTOS ONLY BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident) HIRED AUTOS ONLY s X 67\$9AAZ2068 9/1/2018 9/1/2019 Х UMBRELLA LIAB X EACH OCCURRENCE OCCUR \$4,000,000 EVCESS LIAB AGGREGATE \$4,000,000 CLAIMS-MADE DED X RETENTION\$ 10,000 WORKERS COMPENSATION AND EMPLOYERS' LIABILITY SCW0040581801 9/1/2018 9/1/2019 PER STATUTE ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? E.L. EACH ACCIDENT \$ 1,000,000 N SI/A

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

REF: OUSD 2017 Fields, Siegfried Project 15324. DESCRIPTION AND LOCATION OF WORK: Topo Survey, Design, Outreach, Construction Docs for Westlake Middle School Field. GENERAL LIABILITY/AUTOMOBILE LIABILITY ADDITIONAL INSURED: Oakland Unified School District, its officers, officials, employees and volunteers. Commercial General Liability is primary and non-contributory and includes severability of interests per policy form. Waiver of Subrogation applies to Commercial General Liability, Automobile Liability and Workers Compensation. Cancellation provisions are solely as shown on this certificate. Cancellation: 30 Day/10 Day for Non Payment of Premium.

AEC902265603

CERTIFICATE HOLDER	CANCELLATION 30 Day NOC/10 Day for NonPay of Prem		
Oakland Unified School District	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
955 High Street Oakłand CA 94601	AUTHORIZED REPRESENTATIVE  ALL C. SC.		

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E.L. DISEASE - EA EMPLOYE!

E.L. DISEASE - POLICY LIMIT

\$2,000,000 per Claim \$5,000,000 Anni Aggr.

9/1/2019

9/1/2018

\$ 1,000,000

\$ 1,000,000

Mendatory in NH)

Professional Liability Claims Made

D

If yes, describe under DESCRIPTION OF OPERATIONS below

#### ADDITIONAL COVERAGES BY WRITTEN CONTRACT, AGREEMENT OR PERMIT

This is a summary of the coverage provided under the following form (complete form available):

#### **BUSINESS LIABILITY COVERAGE FORM SS 00 08 04 05**

#### Additional Insured When Required by Written Contract, Written Agreement or Permit

WHO IS AN INSURED under Section **C**. is amended to include as an additional insured, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

- (a) In the performance of your ongoing operations;
- (b) In connection with your premises owned by or rented to you; or
- (c) In connection with "your work" and included within the "products completed operations hazard", but only if
  - (i) The written contract or written agreement requires you to provide such coverage to such additional insured; and
  - (ii) This Coverage Part provides coverage for "bodily injury" or "property damage" included within the "products completed operations hazard".

The person(s) or organization(s) are additional insureds when you have agreed, in a written contract, written agreement or because of a permit issued by a state or political subdivision, that such person or organization be added as an additional insured on your policy, provided the injury or damage occurs subsequent to the execution of the contract or agreement, or the issuance of the permit.

A person or organization is an additional insured under the provision only for that period of time required by the contract, agreement or permit.

With respect to the insurance afforded to the additional insured, this insurance does not apply to: "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services, including:

- (a) The preparing, approving, or failure to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders, designs or drawings and specification: or
- (b) Supervisory, inspection, architectural or engineering activities.

The limits of insurance that apply to additional insureds are described in Section D. Limits Of Insurance.

How this insurance applies when other insurance is available to an additional insured is described in the Other Insurance Condition in Section E. Liability And Medical Expenses General Conditions.

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations.

#### Other Insurance

If other valid and collectible insurance is available for a loss we cover under this Coverage Part, our obligations are limited as follows:

When You Add Others As An Additional Insured To This Insurance: That is other insurance available to an additional insured. However, the following provisions apply to other insurance available to any person or organization who is an additional insured under this Coverage Part:

- (a) Primary Insurance When Required By Contract: This insurance is primary if you have agreed in a written contract, written agreement or permit that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in c. below.
- (b) Primary And Non-Contributory To Other Insurance When Required By Contract: If you have agreed in a written contract, written agreement or permit that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

Paragraphs (a) and (b) do not apply to other insurance to which the additional insured has been added as an additional insured.

#### c. Method Of Sharing

If all the other insurance permits contribution by equal shares, we will follow this method also. Under this approach, each insurer 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, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

#### Waiver of Subrogation

If you have waived any rights of recovery against any person or organization for all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, we also waive that right, provided you waived your rights of recovery against such person or organization in a contract, agreement or permit that was executed prior to the injury or damage

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

# COMMERCIAL AUTOMOBILE BROAD FORM ENDORSEMENT

This endorsement modifies insurance provided under the following:

#### **BUSINESS AUTO COVERAGE FORM**

To the extent that the provisions of this endorsement provide broader benefits to the "insured" than other provisions of the Coverage Form, the provisions of this endorsement apply.

#### 1. BROAD FORM INSURED

## A. Subsidiaries and Newly Acquired or Formed Organizations

The Named Insured shown in the Declarations is amended to include:

- (1) Any legal business entity other than a partnership or joint venture, formed as a subsidiary in which you have an ownership interest of more than 50% on the effective date of the Coverage Form. However, the Named Insured does not include any subsidiary that is an "insured" under any other automobile policy or would be an "insured" under such a policy but for its termination or the exhaustion of its Limit of Insurance.
- (2) Any organization that is acquired or formed by you and over which you maintain majority ownership. However, the Named Insured does not include any newly formed or acquired organization:
  - (a) That is a partnership or joint venture,
  - (b) That is an "insured" under any other policy.
  - (c) That has exhausted its Limit of Insurance under any other policy, or
  - (d) 180 days or more after its acquisition or formation by you, unless you have given us notice of the acquisition or formation.

Coverage does not apply to "bodily injury" or "property damage" that results from an "accident" that occurred before you formed or acquired the organization.

#### B. Employees as insureds

Paragraph A.1. - WHO IS AN INSURED - of SECTION II - LIABILITY COVERAGE is amended to add:

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

#### C. Lessors as insureds

Paragraph A.1. - WHO IS AN INSURED - of Section II - Liability Coverage is amended to add:

- e. The lessor of a covered "auto" while the "auto" is leased to you under a written agreement if:
  - (1) The agreement requires you to provide direct primary insurance for the lessor and
  - (2) The "auto" is leased without a driver.

Such a leased "auto" will be considered a covered "auto" you own and not a covered "auto" you hire.

#### D. Additional Insured if Required by Contract

- Paragraph A.1. WHO IS AN INSURED

   of Section II Liability Coverage is amended to add:
  - f. When you have agreed, in a written contract or written agreement, that a person or organization be added as an additional insured on your business auto policy, such person or organization is an "insured", but only to the extent such person or organization is liable for "bodily injury" or "property damage" caused by the conduct of an "insured" under paragraphs a. or b. of Who is An insured with regard to the ownership, maintenance or use of a covered "auto."

- (1) During the policy period, and
- (2) Subsequent to the execution of such written contract, and
- (3) Prior to the expiration of the period of time that the written contract requires such insurance be provided to the additional insured.

#### (2) How Limits Apply

If you have agreed in a written contract or written agreement that another person or organization be added as an additional insured on your policy, the most we will pay on behalf of such additional insured is the lesser of:

- (a) The limits of insurance specified in the written contract or written agreement; or
- (b) The Limits of Insurance shown in the Declarations.

Such amount shall be a part of and not in addition to Limits of Insurance shown in the Declarations and described in this Section.

(3) Additional Insureds Other Insurance

If we cover a claim or "suit" under this Coverage Part that may also be covered by other insurance available to an additional insured, such additional insured must submit such claim or "suit" to the other insurer for defense and indemnity.

However, this provision does not apply to the extent that you have agreed in a written contract or written agreement that this insurance is primary and noncontributory with the additional insured's own insurance.

(4) Duties in The Event Of Accident, Claim, Suit or Loss

If you have agreed in a written contract or written agreement that another person or organization be added as an additional insured on your policy, the additional insured shall be required to comply with the provisions in LOSS CONDITIONS 2. - DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS - OF SECTION IV - BUSINESS AUTO CONDITIONS, in the same manner as the Named Insured.

#### E. Primary and Non-Contributory Required by Contract

Only with respect to insurance provided to an additional insured in 1.D. - Additional Insured If Required by Contract, the following provisions apply:

if

(3) Primary Insurance When Required By Contract

This insurance is primary if you have agreed in a written contract or written agreement that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in Other Insurance 5.d.

(4) Primary And Non-Contributory To Other Insurance When Required By Contract If you have agreed in a written contract or written agreement that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

Paragraphs (3) and (4) do not apply to other insurance to which the additional insured has been added as an additional insured.

When this insurance is excess, we will have no duty to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, by the method described in Other Insurance 5.d.

#### 2. AUTOS RENTED BY EMPLOYEES

Any "auto" hired or rented by your "employee" on your behalf and at your direction will be considered an "auto" you hire.

The OTHER INSURANCE Condition is amended by adding the following:

If an "employee's" personal insurance also applies on an excess basis to a covered "auto" hired or rented by your "employee" on your behalf and at your direction, this insurance will be primary to the "employee's" personal insurance.

#### 3. AMENDED FELLOW EMPLOYEE EXCLUSION

EXCLUSION 5. - FELLOW EMPLOYEE - of SECTION II - LIABILITY COVERAGE does not apply if you have workers' compensation insurance in-force covering all of your "employees".

Coverage is excess over any other collectible insurance.

#### 4. HIRED AUTO PHYSICAL DAMAGE COVERAGE

If hired "autos" are covered "autos" for Liability Coverage and if Comprehensive, Specified Causes of Loss, or Collision coverages are provided under this Coverage Form for any "auto" you own, then the Physical Damage Coverages provided are extended to "autos" you hire or borrow, subject to the following limit.

The most we will pay for "loss" to any hired "auto" is:

- (1) \$100,000;
- (2) The actual cash value of the damaged or stolen property at the time of the "loss"; or
- (3) The cost of repairing or replacing the damaged or stolen property,

whichever is smallest, minus a deductible. The deductible will be equal to the largest deductible applicable to any owned "auto" for that coverage. No deductible applies to "loss" caused by fire or lightning. Hired Auto Physical Damage coverage is excess over any other collectible insurance. Subject to the above limit, deductible and excess provisions, we will provide coverage equal to the broadest coverage applicable to any covered "auto" you own.

We will also cover loss of use of the hired "auto" if it results from an "accident", you are legally liable and the lessor incurs an actual financial loss, subject to a maximum of \$1000 per "accident".

This extension of coverage does not apply to any "auto" you hire 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.

## 5. PHYSICAL DAMAGE - ADDITIONAL TEMPORARY TRANSPORTATION EXPENSE COVERAGE

Paragraph A.4.a. of SECTION III - PHYSICAL DAMAGE COVERAGE is amended to provide a limit of \$50 per day and a maximum limit of \$1.000.

#### 6. LOAN/LEASE GAP COVERAGE

Under SECTION III - PHYSICAL DAMAGE COVERAGE, in the event of a total "loss" to a covered "auto", we will pay your additional legal obligation for any difference between the actual cash value of the "auto" at the time of the "loss" and the "outstanding balance" of the loan/lease.

"Outstanding balance" means the amount you owe on the loan/lease at the time of "loss" less any amounts representing taxes; overdue payments; penalties, interest or charges resulting from overdue payments; additional mileage charges; excess wear and tear charges; lease termination fees; security deposits not returned by the lessor; costs for extended warranties, credit life Insurance, health, accident or disability insurance purchased with the loan or lease; and carry-over balances from previous loans or leases.

#### 7. AIRBAG COVERAGE

Under Paragraph B. EXCLUSIONS - of SECTION III - PHYSICAL DAMAGE COVERAGE, the following is added:

The exclusion relating to mechanical breakdown does not apply to the accidental discharge of an airbag

## 8. ELECTRONIC EQUIPMENT - BROADENED COVERAGE

a. The exceptions to Paragraphs B.4 -EXCLUSIONS - of SECTION III - PHYSICAL DAMAGE COVERAGE are replaced by the following:

Exclusions **4.c.** and **4.d.** do not apply to equipment designed to be operated solely by use of the power from the "auto's" electrical system that, at the time of "loss", is:

- (1) Permanently installed in or upon the covered "auto";
- (2) Removable from a housing unit which is permanently installed in or upon the covered "auto";
- (3) An integral part of the same unit housing any electronic equipment described in Paragraphs (1) and (2) above; or

- (4) Necessary for the normal operation of the covered "auto" or the monitoring of the covered "auto's" operating system.
- b. Section III Version CA 00 01 03 10 of the Business Auto Coverage Form, Physical Damage Coverage, Limit of Insurance, Paragraph C.2 and Version CA 00 01 10 01 of the Business Auto Coverage Form, Physical Damage Coverage, Limit of Insurance, Paragraph C are each amended to add the following:

\$1,500 is the most we will pay for "loss" in any one "accident" to all electronic equipment (other than equipment designed solely for the reproduction of sound, and accessories used with such equipment) that reproduces, receives or transmits audio, visual or data signals which, at the time of "loss", is:

- Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment;
- (2) Removable from a permanently installed housing unit as described in Paragraph 2.a. above or is an integral part of that equipment; or
- (3) An integral part of such equipment.
- c. For each covered "auto", should loss be limited to electronic equipment only, our obligation to pay for, repair, return or replace damaged or stolen electronic equipment will be reduced by the applicable deductible shown in the Declarations, or \$250, whichever deductible is less.

## 9. EXTRA EXPENSE - BROADENED COVERAGE

Under Paragraph A. - COVERAGE - of SECTION III - PHYSICAL DAMAGE COVERAGE, we will pay for the expense of returning a stolen covered "auto" to you.

#### 10. GLASS REPAIR - WAIVER OF DEDUCTIBLE

Under Paragraph D. - DEDUCTIBLE - of SECTION III - PHYSICAL DAMAGE COVERAGE, the following is added:

No deductible applies to glass damage if the glass is repaired rather than replaced.

#### 11. TWO OR MORE DEDUCTIBLES

Under Paragraph D. - DEDUCTIBLE - of SECTION III - PHYSICAL DAMAGE COVERAGE, the following is added:

If another Hartford Financial Services Group, Inc. company policy or coverage form that is not an automobile policy or coverage form applies to the same "accident", the following applies:

- if the deductible under this Business Auto Coverage Form is the smaller (or smallest) deductible, it will be waived;
- (2) If the deductible under this Business Auto Coverage Form is not the smaller (or smallest) deductible, it will be reduced by the amount of the smaller (or smallest) deductible.

## 12. AMENDED DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS

The requirement in LOSS CONDITIONS 2.a. - DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS - of SECTION IV - BUSINESS AUTO CONDITIONS that you must notify us of an "accident" applies only when the "accident" is known to:

- (1) You, if you are an individual;
- (2) A partner, if you are a partnership;
- (3) A member, if you are a limited liability company; or
- (4) An executive officer or insurance manager, if you are a corporation.

## 13. UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS

If you unintentionally fail to disclose any hazards existing at the inception date of your policy, we will not deny coverage under this Coverage Form because of such failure.

#### 14. HIRED AUTO - COVERAGE TERRITORY

Paragraph e. of GENERAL CONDITIONS 7. - POLICY PERIOD, COVERAGE TERRITORY - of SECTION IV - BUSINESS AUTO CONDITIONS is replaced by the following:

e. For short-term hired "autos", the coverage territory with respect to Liability Coverage is anywhere in the world provided that if the "insured's" responsibility to pay damages for "bodily injury" or "property damage" is determined in a "suit," the "suit" is brought in the United States of America, the territories and possessions of the United States of America, Puerto Rico or Canada or in a settlement we agree to.

#### 15. WAIVER OF SUBROGATION

TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US - of SECTION IV - BUSINESS AUTO CONDITIONS is amended by adding the following:

We waive any right of recovery we may have against any person or organization with whom you have a written contract that requires such waiver because of payments we make for damages under this Coverage Form.

#### 16. RESULTANT MENTAL ANGUISH COVERAGE

The definition of "bodily injury" in SECTION V-DEFINITIONS is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by any person, including mental anguish or death resulting from any of these.

#### 17. EXTENDED CANCELLATION CONDITION

Paragraph 2. of the COMMON POLICY CONDITIONS - CANCELLATION - applies except as follows:

If we cancel for any reason other than nonpayment of premium, we will mail or deliver to the first Named Insured written notice of cancellation at least 60 days before the effective date of cancellation.

## 18. HYBRID, ELECTRIC, OR NATURAL GAS VEHICLE PAYMENT COVERAGE

In the event of a total loss to a "non-hybrid" auto for which Comprehensive, Specified Causes of Loss, or Collision coverages are provided under this Coverage Form, then such Physical Damage Coverages are amended as follows:

- a. If the auto is replaced with a "hybrid" auto or an auto powered solely by electricity or natural gas, we will pay an additional 10%, to a maximum of \$2,500, of the "non-hybrid" auto's actual cash value or replacement cost, whichever is less.
- b. The auto must be replaced and a copy of a bill of sale or new lease agreement received by us within 60 calendar days of the date of "loss,"

c.Regardless of the number of autos deemed a total loss, the most we will pay under this Hybrid, Electric, or Natural Gas Vehicle Payment Coverage provision for any one "loss" is \$10,000.

For the purposes of the coverage provision,

- a.A "non-hybrid" auto is defined as an auto that uses only an internal combustion engine to move the auto but does not include autos powered solely by electricity or natural gas.
- b.A "hybrid" auto is defined as an auto with an internal combustion engine and one or more electric motors; and that uses the internal combustion engine and one or more electric motors to move the auto, or the internal combustion engine to charge one or more electric motors, which move the auto.

#### 19. VEHICLE WRAP COVERAGE

In the event of a total loss to an "auto" for which Comprehensive, Specified Causes of Loss, or Collision coverages are provided under this Coverage Form, then such Physical Damage Coverages are amended to add the following:

In addition to the actual cash value of the "auto", we will pay up to \$1,000 for vinyl vehicle wraps which are displayed on the covered "auto" at the time of total loss. Regardless of the number of autos deemed a total loss, the most we will pay under this Vehicle Wrap Coverage provision for any one "loss" is \$5,000. For purposes of this coverage provision, signs or other graphics painted or magnetically affixed to the vehicle are not considered vehicle wraps.

Workers' Compensation and Employers' Liability Insurance Policy Waiver of Our Right to Recover From Others Endorsement - California WC 04 03 06

If the following information is not complete, refer to the appropriate Schedule attached to the policy.

Insured: Siegfried Engineering, Inc.

Policy Number SCW0040581801

Producer: Dealey, Renton & Associates

Effective Date 9/1/2018

#### Schedule

Person or Organization
Oakland Unified School District
955 High Street
Oakland CA 94601

Job Description
OUSD 2017 Fields, Siegfried Project 15324.

OUSD 2017 Fields, Siegfried Project 15324.
Oakland Unified School District, its officers,
officials, employees and volunteers.

#### Additional Premium %

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. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.) You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be the percentage, as shown in the Schedule applicable to this endorsement, of the California workers' compensation premium otherwise due on such remuneration.

Re-1C.R

Authorized Representative



#### **AMENDMENT ROUTING FORM 2018-2019**

Amendment No. 2 to AN AGREEMENT FOR ARCHITECTURAL SERVICES

## Directions ( ) to the

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

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

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

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

Contractor Name	Siegfried Engineering, Inc.	Contractor's C	Contractor's Contact Paul Siegfried Title Manager City, State Stockton, CA Email (required) pjs@siegfriedeng.com					
OUSD Vendor ID#	003921	Title						
Street Address	3244 Brookside Rd. #100	City, State			Zio Code	95219		
Telephone	209-943-2021	Email (required)			Lip code	77217		

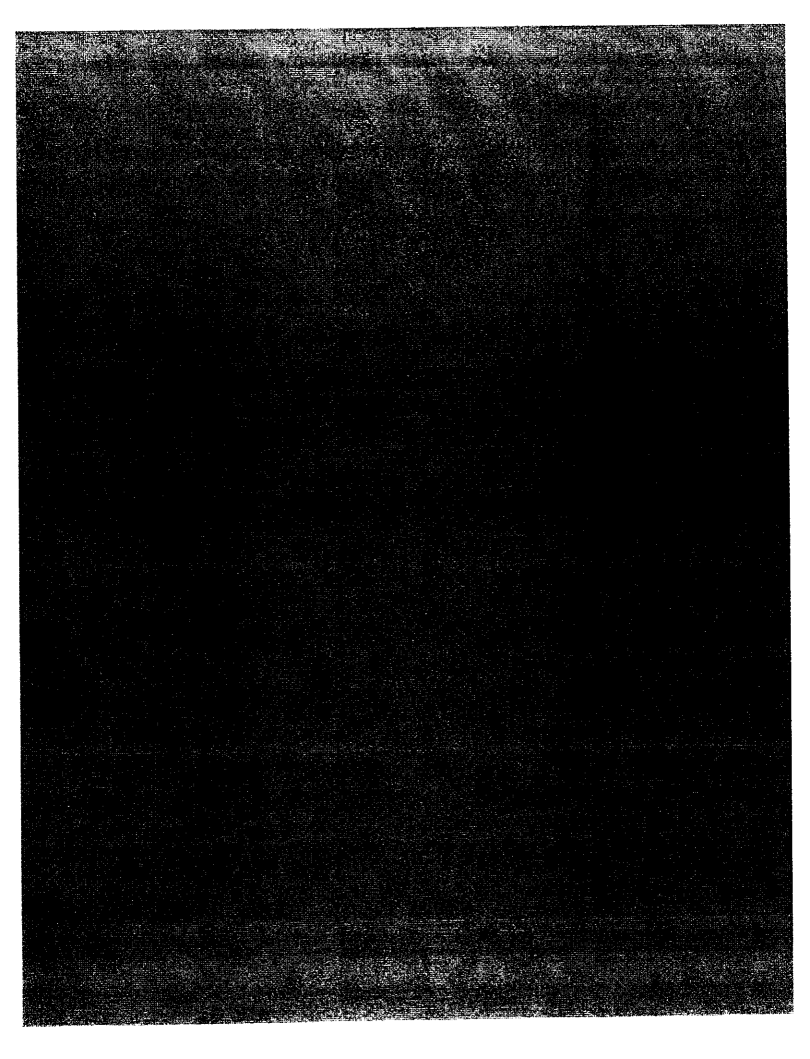
	20 July 15., 253-6.				esarak era alak 18.	
Current Contract Amount	\$79,937.00	OUSD Vendor ID #	003921	Start Date of Original Contract	10-27-2016	
Amount of Increase	5,970	Original PO #		Current Term End Date	12-31-2018	
Amount of Decrease		New Requisition #		New Term End Date*	12-31-2019	
New Total Contract Amount 85,907		% Change		*Must be no more than five years from the start date		

Requisition No.	Budget Number	Resource Name	Amount
	210-9450-0-09680-8500-6215-213-9180-9905-9999-99999	9450 9680	\$ 5,970.00
<del></del>			\$ 0.00
- <del>y</del>			\$ 0.00
Con Tribunia VIII acceptant			\$ 0.00

	OUSD ENOCHMENT #	Exact Name of Contract	Contract Amount
greement	16-1723	Westlake Field Replacement	\$79,937.00
Amend # 01	0USD Enactment # 18-0291	General Description of Reason for Amendment To extend contract date to 12-31-2018	Revised Contract Amoun

	CONTRACTOR OF THE CONTRACTOR O	lion a			
Name of OUSD Contact	Tadashi Nakedegawa			 nakadega	wa @ousd.org
Site/Dept. Name	Facilities Planning & Management	Site #	918	 Phone	510-535-7038

er.	$I_{*}(0,t_{0})$ vices above original contract cannot be provided be	efore the amendment is fully approved	and the PO amount is increas	ed by Procurement
		Signature - Approved	Denied - Reason	, Date
_	Administrator/Manager	1/		II AN
	Resource Manager (if restricted funds)	<i>y</i>		
_	Network Superintendent/Executive Director			
	Chief/Deputy Chief	15		Mal.
_	Legal (if increase takes contract above \$90,200)	114: 1 64		111/10/10
_	Superintendent, Board of Education	Signature on the legal contract		10119111



Board Office Use: Le	gislative File Info.
File ID Number	18.02/2
Introduction Date	2-28-2018
Enactment Number	18-0291
Enactment Date	2-28-2018 er



## Memo

To

Board of Education

From

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

By: Vernon Hal, Senior Business Officer

Joe Dominguez, Deputy Chief, Facilities Planning and Management

**Board Meeting Date** 

February 28, 2018

Subject

Amendment No. 1 Architectural Services Agreement -Siegfried Engineering,

Inc. - Westlake Middle School Field Replacement Project

#### **Action Requested**

Approval by the Board of Education of Amendment No. 1, for an Architectural Services Agreement between the District and Siegfried Engineering, Inc., Sacramento, CA, for the latter to provide Architect of Record Services, installation of Project Start-Up, Topographic Survey/Geotechnical Engineering, Schematic Design, Construction Documentation, Construction Administration, and Project Close-out, in conjunction with the Westlake Middle School Field Replacement Project, and to extend the ending date from January 18, 2018 to December 31, 2018. All remaining portions of the agreement shall remain in full force and effect.

#### Discussion

The end date of original contract needed to extend additional 12 months, due to construction schedule changes.

LBP (Local business participation percentage)

0.00%

#### Recommendation

Approval by the Board of Education of Amendment No. 1, for an Architectural Services Agreement between the District and Siegfried Engineering, Inc., Sacramento, CA, for the latter to provide Architect of Record Services, installation of Project Start-Up, Topographic Survey/Geotechnical Engineering, Schematic Design, Construction Documentation, Construction Administration, and Project Close-out, in conjunction with the Westlake Middle School Field Replacement Project, and to extend the ending date from January 18, 2018 to December 31, 2018. All remaining portions of the agreement shall remain in full force and effect.

Fiscal Impact

Fund 21, Measure J

**Attachments** 

- Amendment No. 1, including scope of work
- Consultant Proposal
- Insurance Certificate

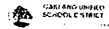


# CONTRACT JUSTIFICATION FORM This Form Shall Be Submitted to the Board Office With Every Consent Agenda Contract.

Legislative File I	D No.					
Department;	Facilities Planning and Management					
Vendor Name:	e: Siegfried Engineering, Inc					
Project Name:	Westlake Field		Project	No.: 15137		
Contract Term:	Intended Start:	11/20/2016	Intended End:	12/31/2018		
Annual (if annua	l contract) or T	otał (if multi-year	agreement) Cost: \$	79,937.00		
Approved by:	Tadashi Nakade	gawa				
Is Vendor a local	Oakland Busin	ess or have they n	neet the requirements	of the		
Local Business Po	olicy?	Yes (No if Unchecke	d)			
How was this Ver	dor selected?					
deslighing sport fie	lds. rvices this Vend	or will be providi		der \$5M. They also have ex	ttensive experience with	
Was this contract  If No, please answe  I) How did you det  Compared prices w	r the following: ermine the price	is competitive?	oif Unchecked) price. / PFP &	r architects		

t.

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)
<ul> <li>California Multiple Award Schedule Contracts (CMAS) [contracts are often used for the purchase of information technology and software]</li> </ul>
☐ Piggyback" Contracts with other governmental entities
Terishable 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. 1 TO AN AGREEMENT FOR ARCHITECTURAL SERVICES CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>Steaffied Engineering</u>, Inc. OUSD entered into an Agreement with CONTRACTOR for services on <u>October 26, 2016</u> and the parties agree to amend that Agreement as follows:

If scope of work changed: Provide brief description of revised scope of work has changed. If scope of work changed: Provide brief description of revised scope of work including description of expected final result such as services, materials, products, and/or reports; allach additional pages as necessary. Attach rescope of work. The CONTRACTOR agrees to provide the following amended services: The scope of work to provide Architect of Record Services, installation of Prolect Startus. Topographie Surray/Geotachnical Engineering Schematic Design Construction Decimentation. Construction Assemblated Surray/Geotachnical Engineering Schematic Design Construct International Engineering Schematic Design Construct Con	1,			<del>'''''''''''''''''''''''''''''''''''''</del>		
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The CONTRACTOR agrees to provide the following amended services: The scope of work to provide Architect of Recor Services, Installation of Project Start-up. Topographic Survey/Seast-chical Engineering Schematic Design Construction Documentation, Construction Administration, and Project Closeous.  2. Terms (duration): The term of the contract is unchanged.  3. The term of the contract term is extended by an additional 12 months and the amende expiration date is December 31, 2018  4. Compensation: X The contract term is extended by an additional 12 months and the amende expiration date is December 31, 2018  5. Compensation: X The contract term is extended by an additional 12 months and the amende expiration date is December 31, 2018  6. Compensation: X The contract term is extended by an additional 12 months and the amende expiration date is December 31, 2018  7. Compensation: X The contract term is extended by an additional 12 months and the amended expiration of the contract price is unchanged.  8. The term of the contract price is unchanged.  9. The contract price has changed.  1. The contrac		of such	ope of work ch as services, ma	anged: Provide brief descripti terials, products, and/or reports	ion of revised scope of work including docude	diam of a state of
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Marion McWilliams,

Date

General Counsel, Facilities, Planning and Management

# **EXHIBIT "A" Scope of Work**

Contractor Name: Siegfried Engineering, Inc.

Billing Rate: -0-

1. Description of Services to be Provided

The scope of work to provide Architect of Record Services, installation of Project Start-up, Topographic Survey/Geotechnical Engineering Schematic Design, Construction Documentation, Construction Administration, and Project Closeout.

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:

0 Ensure a high quality instructional core	0 Prepare students for success in college and careers
0 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. <a href="https://www.sam.gov/portal/public/SAM">https://www.sam.gov/portal/public/SAM</a>

Cesar Monterrosa

Director of Facilities Planning & Management

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 $ACORD_{\cdot\cdot\cdot}$ DATE (MM/DD/YYYY) CERTIFICATE OF LIABILITY INSURANCE 09/01/2017 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 conflicate holder is an ADDITIONAL INSURED, the policy(les) 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 fleu of such endorsement(s). CONTACT Dorls A. Chambers Dealey, Renton & Associates PHONE (A/C, No. Ext): 510 465-3090 FAX (A/C, No): 510 452-2193 P. O. Box 12675 ADDRESS: dchambers@dealeyrenton.com Oakland, CA 94604-2675 MSURER(3) AFFORDING COVERAGE NAIC # 510 465-3090 - David C. Eckman INSURER A: Sentinel Insurance Co. LTD 11000 MOURED MBURER B: American Automobile Ins. Co. 21849 Siegfried Engineering, Inc. INSURER C: Berkley Insurance Company 32603 3244 Brookside Road, Suite 100 MSURER D: Hartford Accident & Indemnity 22357 Stockton, CA 95219 INSURER E: MOURER F : COVERAGES CERTIFICATE NUMBER: **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. ADDL SUBA POLICY FOR POLICY EXP TYPE OF INSURANCE POLICY NUMBER LIMITS COMMERCIAL GENERAL LIABILITY Y 575BAAZ2068 A 09/01/2017 09/01/2018 EACH OCCURRENCE \$2,000,000 CLAIMS-MADE | X OCCUR DAMAGE TO RENTED PREMISES (FA COMPONDI) \*1,000,000 \$10,000 MED EXP (Any one person) s 2,000,000 PERSONAL & ADV INJURY GEN'L AGGREGATE LIMIT APPLIES PER 14,000,000 GENERAL AGGREGATE POLICY X PRO-PRODUCTS - COMP/OP AGG \$4,000,000 OTHER: 09/01/2017 09/01/2018 COMBRED SINGLE LIMIT AUTOMOBILE LIABILITY 1,000,000 57UECTM7482 BODILY INJURY (Per person) ANY AUTO SCHEDULED ALL OWNED BODILY INJURY (Per accident AUTOS NON-OWNED AUTOS PROPERTY DAMAGE X X HIRED AUTOS 09/01/2017 09/01/2018 EACH OCCURRENCE UMBRELLA LIAB X 57SBAAZ2068 \$1,000,000 OCCUR **EXCESS LIAB** CLAIMS MADE **AGGREGATE** \$1,000,000 DEO RETENTION \$ WORKERS COMPENSATION OTH WZP81041211 09/01/2017 09/01/2018 X PERTATUTE B AND EMPLOYERS LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? \$1,000,000 E.L. EACH ACCIDENT (Mandatory in NH) E.L. DISEASE - EA EMPLOYEE \$1,000,000 if yea, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT \$1,000,000 AEC901657402 09/01/2017 09/01/2018 C Professional \$2,000,000 per Claim Liability \$5,000,000 Anni Aggr. DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) REF: OUSD 2017 Fields, Siegfried Project 15324. DESCRIPTION AND LOCATION OF WORK: Topo Survey, Design, Outreach, Construction Docs for Westlake Middle School Field, GENERAL LIABILITY/AUTOMOBILE LIABILITY ADDITIONAL INSURED: Oakland Unified School District, its officers, officials, employees and volunteers. Commercial General Liability is primary and non-contributory and includes severability of interests per policy form. Walver of Subrogation applies to Commercial General Liability, Automobile Liability and Workers (See Attached Descriptions)

CERTIFICATE HOLDER	CANCELLATION
Oakland Unified School District 955 High Street Oakland, CA 94601	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PEOVISIONS.
•	AUTHORIZED REPRESENTATIVE
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DESCRIPTIONS (Continued from Page 1)					
Compensation. Cancellation provisions are solely as shown on this certificate. Cancellation: 30 Day/10 Day for Non Payment of Premium.					
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Insured:

Sieglined Engineering, Inc.

Insurer:

Sentinel Insurance Co. LTD

Policy Number:

57SBAAZ2068

Policy Effective Date: 09/01/2017

NAME OF PERSON OR ORGANIZATION CONTINUATION: Oakland United School District, its officers, officials, employees and volunteers

Additional Insured:

EXCERPTS FROM: Hartford Form SS 00 08 04 05

# BUSINESS LIABILITY COVERAGE FORM

#### C. WHO IS AN INSURED

6. Additional Insureds When Required By Written Contract, Written Agreement Or Permit

The person(s) or organization(s) identified in Paragraphs a, through f, below are additional insureds when you have agreed, in a written contract, written agreement or because of a permit issued by a state or political subdivision, that such person or organization be added as an additional insured on your policy, provided the injury or damage occurs subsequent to the execution of the contract or agreement, or the issuance of the permit. A person or organization is an additional insured under this provision only for that period of time required by the contract, agreement or permit.

#### I. Any Other Party

- (1) Any other person or organization who is not an insured under Paragraphs a, through e, above, but only with respect to liability for "bodity injury, "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
  - (a) in the performance of your ongoing operations:

  - (b) In connection with your premises owned by or rented to you; or (c) in connection with your work" and included within the "products- completed operations hazard, but only if
  - (i) The written contract or written agreement requires you to provide such coverage to such additional insured; and
  - (II) This Coverage Part provides coverage for "bodily injury" or "property damage" included within the products-completed operations hazard.
- (2) With respect to the insurance afforded to these additional insureds, this insurance does not apply to: "Bodily injury, "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including: inspection, or engineering

#### E.5. Separation of insureds

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this policy to the first Named Insured, this insurance applies:

- a. As if each Named insured were the only Named Insured; and
- b. Separately to each insured against whom a claim is made or "suit" is brought.

#### E.7.b.(7),(b) Primary And Non-Contributory To Other Insurance When Required By Contract If you have agreed in a written contract, written agreement or permit that this insurance is primary and noncontributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

#### E.8.b. Waiver Of Rights Of Recovery (Waiver Of Subrogation)

If the insured has waived any rights of recovery against any person or organization for all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, we also waive that right, provided the insured waived their rights of recovery against such person or organization in a contract, agreement or permit that was executed prior to the injury or damage.

#### EXCERPT FROM Hartford Form SS 04 38 06 01 HIRED AUTO AND NON-OWNED AUTO

- B, With respect to the operation of a "non-owned auto", WHO IS AN INSURED is replaced by the following: The following are "insureds":
- d. Anyone liable for the conduct of an "insured", but only to the extent of that liability.

COMMERCIAL AUTO

# **BUSINESS AUTO COVERAGE FORM**

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations. The words "we", "us" and "our" refer to the company providing this insurance.

Other words and phrases that appear in quotation marks have special meaning. Refer to Section V – Definitions.

#### SECTION I - COVERED AUTOS

Item Two of the Declarations shows the "autos" that are covered "autos" for each of your coverages. The following numerical symbols describe the "autos" that may be covered "autos". The symbols entered next to a coverage on the Declarations designate the only "autos" that are covered "autos".

A. Description Of Covered Auto Designation Symbols

#### Symbol

#### **Description Of Covered Auto Designation Symbols**

i	Алу	"Auto"
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- 2 Owned "Autos" Only
- Only those "autos" you own (and for Liability Coverage any "trailers" you don't own while attached to power units you own). This includes those "autos" you acquire ownership of after the policy begins.
- Owned Private
  Passenger
  "Autos" Only
- Only the private passenger "autos" you own. This includes those private passenger "autos" you acquire ownership of after the policy begins.
- 4 Owned "Autos"
  Other Than
  Private
  Passenger
  "Autos" Only
- Only those "autos" you own that are not of the private passenger type (and for Liability Coverage any "trailers" you don't own while attached to power units you own). This includes those "autos" not of the private passenger type you acquire ownership of after the policy begins.
- 5 Owned "Autos" Subject To No-fault
- Only those "autos" you own that are required to have no-fault benefits in the state where they are licensed or principally garaged. This includes those "autos" you acquire ownership of after the policy begins provided they are required to have no-fault benefits in the state where they are licensed or principally garaged.
- 6 Owned "Autos"
  Subject To A
  Compulsory
  Uninsured
  Motorists Law
- Only those "autos" you own that because of the law in the state where they are licensed or principally garaged are required to have and cannot reject Uninsured Motorists Coverage. This includes those "autos" you acquire ownership of after the policy begins provided they are subject to the same state uninsured motorists requirement.
- 7 Specifically Described "Autos"
- Only those "autos" described in item Three of the Declarations for which a premium charge is shown (and for Liability Coverage any "trailers" you don't own while attached to any power unit described in Item Three).
- 8 Hired "Autos" Only
- Only those "autos" you lease, hire, rent or borrow. This does not include any "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.
- 9 Non-owned "Autos" Only
- Only those "autos" you do not own, lease, hire, rent or borrow that are used in connection with your business. This includes "autos" owned by your "employees", partners (if you are a partnership), members (if you are a limited liability company) or members of their households but only while used in your business or your personal affairs.

19 Mobile
Equipment
Subject To
Compulsory
Or Financial
Responsibility
Or Other Motor
Vehicle
Insurance Law
Only

Only those "autos" that are land vehicles and that would qualify under the definition of "mobile equipment" under this policy if they were not subject to a compulsory or innancial responsibility lew or other motor vehicle insurance law where they are included or principally garaged.

# B. Owned Autos You Acquire After The Policy Begins

- If Symbols 1, 2, 3, 4, 5, 6 or 19 are entered next to a coverage in Item Two of the Declerations, then you have coverage for "autos" that you acquire of the type described for the remainder of the policy period.
- But, if Symbol 7 is entered next to a coverage in item Two of the Declarations, an "auto" you acquire will be a covered "auto" for that coverage only if:
  - a. We already cover all "autos" that you own for that coverage or it replaces an "auto" you previously owned that had that coverage; and
  - You tell us within 30 days after you acquire it that you want us to cover it for that coverage.

# C. Cartain Trailers, Mobile Equipment And Temporary Substitute Autos

if Liability Coverage is provided by this coverage form, the following types of vehicles are also covered "autos" for Liability Coverage:

- "Trailers" with a load capacity of 2,000 pounds or less designed primarily for travel on public roads.
- "Mobile equipment" while being carried or towed by a covered "auto".
- Any "auto" you do not own while used with the permission of its owner as a temporary substitute for a covered "auto" you own that is out of service because of its:
  - a. Breakdown:
  - b. Repair;
  - c. Servicing;
  - d. "Loss"; or
  - e. Destruction.

#### SECTION II - LIABILITY COVERAGE

#### A. Coverage

We will pay all sums an "Insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of a covered "auto".

We will also pay all sums an "inaured" legally must pay as a "covered pollution cost or expense" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of covered "autos". However, we will only pay for the "covered poliution cost or expense" if there is either "bodily injury" or "property damage" to which this insurance applies that is caused by the same "accident".

We have the right and duty to defend any "insured" against a "suit" asking for such damages or a "covered pollution cost or expense". However, we have no duty to defend any "insured" against a "suit" seeking damages for "bodily injury" or "property damage" or a "covered pollution cost or expense" to which this insurance does not apply. We may investigate and settle any claim or "suit" as we consider appropriate. Our duty to defend or settle ends when the Liability Coverage Limit of insurance has been exhausted by peyment of judgments or settlements.

#### 1. Who is An insured

The following are "insureds":

- a. You for any covered "auto".
- Anyone else while using with your permission a covered "auto" you own, hire or borrow except:
  - (1) The owner or anyone else from whom you hire or borrow a covered "euto".

This exception does not apply if the covered "aulo" is a "trailer" connected to a covered "auto" you own.

- (2) Your "employee" if the covered "auto" is owned by that "employee" or a member of his or her household.
- (3) Someone using a covered "auto" white he or she is working in a business of selling, servicing, repairing, parking or storing "autos" unless that business is yours.
- (4) Anyone other than your "employees", partners (if you are a partnership), members (if you are a limited liability company) or a lessee or borrower or any of their "employees", while moving property to or from a covered "auto".
- (5) A partner (if you are a partnership) or a member (if you are a limited liability company) for a covered "auto" owned by him or her or a member of his or her household.
- Anyone liable for the conduct of an "insured" described above but only to the extent of that liability.

## 2. Coverage Extensions

# a. Supplementary Payments

We will pay for the "insured":

- (1) Ali expenses we incur.
- (2) Up to \$2,000 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.
- (3) The cost of bonds to release attachments in any "suit" against the "insured" we defend, but only for bond amounts within our Limit of insurance.
- (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$250 a day because of time off from work.
- (5) All court costs taxed against the "insured" in any "suit" against the "insured" we defend. However, these payments do not include attorneys' fees or attorneys' expenses taxed against the "insured".

(6) All interest on the full amount of any judgment that accrues after entry of the judgment in any "suit" against the "insured" we defend, but our duty to pay interest ends when we have paid, offered to pay or deposited in court the part of the judgment that is within our Limit of Insurance.

These payments will not reduce the Limit of insurance.

# b. Out-of-state Coverage Extensions

While a covered "auto" is away from the state where it is licensed we will:

- (1) Increase the Limit of Insurance for Liability Coverage to meet the limits specified by a compulsory or financial responsibility law of the jurisdiction where the covered "auto" is being used. This extension does not apply to the limit or limits specified by any law governing motor carriers of passengers or property.
- (2) Provide the minimum amounts and types of other coverages, such as nofault, required of out-of-state vehicles by the jurisdiction where the covered "auto" is being used.

We will not pay anyone more than once for the same elements of loss because of these extensions.

#### B. Exclusions

This insurance does not apply to any of the following:

## 1. Expected Or Intended injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the "insured".

#### 2. Contractual

Liability assumed under any contract or agreement.

But this exclusion does not apply to liability for demages:

- a. Assumed in a contract or agreement that is an "insured contract" provided the "bodily injury" or "property damage" occurs subsequent to the execution of the contract or agreement; or
- b. That the "insured" would have in the absence of the contract or agreement.

#### 3. Workers' Compensation

Any obligation for which the "insured" or the "insured's" insurer may be held liable under any workers' compensation, disability benefits or unemployment compensation law or any similar law.

# 4. Employee indemnification And Employer's Liability

"Bodily injury" to:

- a. An "employee" of the "insured" arising out of and in the course of;
  - (1) Employment by the "Insured"; or
  - (2) Performing the duties related to the conduct of the "insured's" business; or
- b. The spouse, child, parent, brother or slater of that "employee" as a consequence of Paragraph a. above.

This exclusion applies:

- (1) Whether the "insured" may be liable as an employer or in any other capacity; and
- (2) To any obligation to share damages with or repay someone else who must pay damages because of the injury.

But this exclusion does not apply to "bodily injury" to domestic "employees" not entitled to workers' compensation benefits or to liability assumed by the "insured" under an "insured contract". For the purposes of the coverage form, a domestic "employee" is a person engaged in household or domestic work performed principally in connection with a residence premises.

#### 5. Fellow Employee

"Bodily Injury" to:

- a. Any fellow "employee" of the "insured" arising out of and in the course of the fellow "employee's" employment or while performing duties related to the conduct of your business; or
- b. The spouse, child, parent, brother or sister of that fellow "employee" as a consequence of Paragraph a. above.

#### 8. Care, Custody Or Control

"Property damage" to or "covered pollution cost or expense" involving property owned or transported by the "insured" or in the "insured's" care, custody or control. But this ex-

clusion does not apply to liability assumed under a sidetrack agreement.

#### 7. Handling Of Property

"Bodlly injury" or "property damage" resulting from the handling of property;

- a. Before it is moved from the place where it is accepted by the "Insured" for movement into or onto the covered "auto"; or
- b. After it is moved from the covered "auto" to the piace where it is finally delivered by the "insured".

# 8. Movement Of Property By Mechanical De-

"Bodily injury" or "property damage" resulting from the movement of property by a mechanical device (other than a hand truck) unless the device is attached to the covered "auto".

#### 9. Operations

"Bodily injury" or "property damage" arising out of the operation of:

- a. Any equipment listed in Paragraphs 6.b., and 6.c. of the definition of "mobile equipment"; or
- b. Machinery or equipment that is on, attached to or part of a land vehicle that would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

#### 10. Completed Operations

"Bodily injury" or "property damage" arising out of your work after that work has been completed or abandoned.

In this exclusion, your work means:

- a. Work or operations performed by you or on your behalf; and
- Materials, parts or equipment furnished in connection with such work or operations,

Your work includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in Paragraph a. or b. above.

Your work will be deemed completed at the earliest of the following times:

 When all of the work called for in your contract has been completed.

- (2) When all of the work to be done at the alte has been completed if your contract calls for work at more than one site.
- (3) When that part of the work done at a job elle has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same prolect.

Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.

#### 11. Pollution

"Bodily injury" or "property damage" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- a. That are, or that are contained in any property that is:
  - (1) Being transported or towed by, handied or handled for movement into, onto or from the covered "auto":
  - (2) Otherwise in the course of transit by or on behalf of the "insured"; or
  - (3) Being stored, disposed of, treated or processed in or upon the covered "auto":
- b. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or
- c. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraph a. above does not apply to fuels, lubricants, fluids, exhaust gases or other similar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts, if:

(1) The "pollutanta" escape, seep, migrate or are discharged, dispersed or released directly from an "auto" part designed by its manufacturer to hold, store, receive or dispose of such "pollutants"; and (2) The "bodily Injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any equipment listed in Paragraphs 5.b. and 6.c. of the definition of "mobile equipment".

Paragraphs b. and c. above of this exclusion do not apply to "accidents" that occur away from premises owned by or rented to an "Insured" with respect to "pollutanta" not in or upon a covered "auto" if:

- (a) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (b) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.

#### 12. War

"Bodity Injury" or "property demage" arising directly or indirectly out of:

- War, including undeclared or civil war;
- Warlika action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- Insurrection, rebeilion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.

#### 13. Racing

Covered "autos" while used in any professional or organized racing or demolition contest or stunting sotivity, or while practicing for such contest or activity. This insurance also does not apply while that covered "auto" is being prepared for such a contest or activity,

#### C. Limit Of Insurance

Regardless of the number of covered "autos", "insureds", premiums paid, cleims made or vehicles involved in the "accident", the most we will pay for the total of all damages and "covered pollution cost or expense" combined resulting from any one "accident" is the Limit of insurance for Liability Coverage shown in the Declarations.

All "bodily injury", "property damage" and "covered pollution cost or expense" resulting from

continuous or repeated exposure to substantially the same conditions will be considered as resulting from one "accident".

No one will be entitled to receive duplicate payments for the same elements of "loss" under this coverage form and any Medical Payments Coverage endorsement, Uninsured Motorists Coverage endorsement or Underinaured Motorists Coverage endorsement attached to this Coverage Part.

## SECTION III - PHYSICAL DAMAGE COVERAGE

#### A. Coverage

 We will pay for "loss" to a covered "auto" or its equipment under:

#### a. Comprehensive Coverage

From any cause except:

- (1) The covered "auto's" collision with another object; or
- (2) The covered "auto's" overturn.

# b. Specified Causes Of Loss Coverage

Caused by:

- (1) Fire, lightning or explosion;
- (2) Theft:
- (3) Windstorm, half or earthquake;
- (4) Flood;
- (5) Mischlef or vandalism: or
- (6) The sinking, burning, collision or derailment of any conveyance transporting the covered "suto".

#### c. Collision Coverage

Caused by:

- The covered "auto's" collision with another object; or
- (2) The covered "auto's" overturn.

#### 2. Towing

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

# 3. Glass Breakage -- Hitting A Bird Or Animal -- Falling Objects Or Missiles

if you carry Comprehensive Coverage for the damaged covered "auto", we will pay for the following under Comprehensive Coverage:

- a. Glass breakage;
- b. "Loss" caused by hitting a bird or animal; and
- "Loss" caused by failing objects or missiles.

However, you have the option of having glass breakage caused by a covered "auto's" colfision or overturn considered a "loss" under Collision Coverage.

#### 4. Coverage Extensions

#### a. Transportation Expenses

We will pay up to \$20 per day to a maximum of \$600 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type. We will pay only for those covered "autos" for which you carry either Comprehensive or Specified Causes Of Loss Coverage. We will pay for temporary transportation expenses incurred during the period beginning 48 hours after the theft and ending, regardless of the policy's expiration, when the covered "auto" is returned to use or we pay for its "loss".

#### b. Loss Of Use Expenses

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

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

However, the most we will pay for any expenses for loss of use is \$20 per day, to a maximum of \$600.

#### B. Exclusions

 We will not pay for "loss" caused by or resulting from any of the following, Such "loss" is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the "loss".

#### a. Nuclear Hazard

- (1) The explosion of any weapon employing atomic fission or fusion; or
- Nuclear reaction or radiation, or radioactive contemination, however caused.

#### b. War Or Military Action

- (1) War, including undeclared or civil wer:
- (2) Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or ether agents; or
- (3) Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.
- We will not pay for "loss" to any covered "auto" while used in any professional or organized racing or demolition contest or stunting activity, or while practicing for such contest or activity. We will also not pay for "loss" to any covered "auto" while that covered "auto" is being prepared for such a contest or activity.
- 3. We will not pay for "loss" due and confined to:
  - Wear and tear, freezing, mechanical or electrical breakdown.
  - Blowouts, punctures or other road damage to tires.

This exclusion does not apply to such "loss" resulting from the total theft of a covered "auto".

- 4. We will not pay for "loss" to any of the following:
  - Tapes, records, discs or other similar audio, visual or data electronic devices designed for use with audio, visual or data electronic equipment.
  - b. Any device designed or used to detect speed-measuring equipment such as radar or laser detectors and any jamming apparatus intended to slude or disrupt speed-measurement equipment.
  - Any electronic equipment, without regard to whether this equipment is permanently

- installed, that reproduces, receives or transmits audio, visual or date signels.
- d. Any accessories used with the electronic equipment described in Paragraph c. above.
- Exclusions 4.c. and 4.d. do not apply to equipment designed to be operated solely by use of the power from the "auto's" electrical system that, at the time of "loss", is:
  - a. Permanently installed in or upon the covered "auto":
  - Removable from a housing unit which is permanently installed in or upon the covered "auto";
  - An integral part of the same unit housing any electronic equipment described in Paragraphs a. and b. above; or
  - Necessary for the normal operation of the covered "auto" or the monitoring of the covered "auto's" operating system.
- We will not pay for "loss" to a covered "auto" due to "diminution in value".

#### C. Limit Of Insurance

- The most we will pay for "loss" in any one "accident" is the lesser of:
  - The actual cash value of the damaged or stolen property as of the time of the "loss"; or
  - The cost of repairing or replacing the damaged or stolen property with other property of like kind and quality.
- \$1,000 is the most we will pay for "loss" in any one "accident" to all electronic equipment that reproduces, receives or transmits audio, visual or data signals which, at the time of "loss", is:
  - a. Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment;
  - b. Removable from a permanently installed housing unit as described in Paragraph
     2.a. above or is an integral part of that equipment; or
  - c. An integral part of such equipment.
- An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".

 If a repair or replacement results in better than like kind or quality, we will not pay for the amount of the betterment.

#### D. Deductible

For each covered "auto", our obligation to pay for, repair, return or replace damaged or stolen property with be reduced by the applicable deductible shown in the Declarations. Any Comprehensive Coverage deductible shown in the Declarations does not apply to "loss" caused by fire or lightning.

#### SECTION IV - BUSINESS AUTO CONDITIONS

The following conditions apply in addition to the Common Policy Conditions:

#### A. Loss Conditions

#### 1. Appraisal For Physical Damage Loss

if you and we disagree on the amount of "loss", either may demand an appraisal of the "loss". In this event, each party will select a competent appraiser. The two appraisers will select a competent and impartial umpire. The appraisers will state separately the actual cash value and amount of "loss". If they fall to agree, they will submit their differences to the umpire. A decision agreed to by any two will be binding. Each party will:

- a. Pay its chosen appraiser; and
- Bear the other expenses of the appraisal and umpire equally.

If we submit to an appraisal, we will still retain our right to deny the claim.

#### 2. Duties in The Event Of Accident, Claim, Suit Or Loss

We have no duty to provide coverage under this policy unless there has been full compilance with the following duties:

- a. In the event of "accident", cialm, "suit" or "loss", you must give us or our authorized representative prompt notice of the "accident" or "loss". Include:
  - How, when and where the "accident" or "loss" occurred;
  - (2) The "insured's" name and address; and
  - (3) To the extent possible, the names and addresses of any injured persons and witnesses.
- Additionally, you and any other involved "Insured" must:

- (1) Assume no obligation, make no payment or incur no expense without our consent, except at the "insured's" own cost.
- (2) immediately send us copies of any request, demand, order, notice, summons or legel paper received concerning the claim or "suit".
- (3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit".
- (4) Authorize us to obtain medical records or other pertinent information.
- (5) Submit to examination, at our expense, by physicians of our choice, as often as we reasonably require.
- if there is "loss" to a covered "auto" or its equipment you must also de the following:
  - (1) Promptly notify the police if the covered "auto" or any of its equipment is stolen.
  - (2) Take all reasonable steps to protect the covered "auto" from further damage. Also keep a record of your expenses for consideration in the settlement of the claim.
  - (3) Permit us to Inspect the covered "auto" and records proving the "loss" before its repair or disposition.
  - (4) Agree to examinations under oath at our request and give us a signed statement of your answers.

#### 3. Legal Action Against Us

No one may bring a legal action against us under this coverage form until:

- There has been full compilance with all the terms of this coverage form; and
- b. Under Liability Coverage, we agree in writing that the "insured" has an obligation to pay or until the amount of that obligation has finally been determined by judgment after trial. No one has the right under this policy to bring us into an action to determine the "insured's" liability.

#### Loss Payment – Physical Damage Coverages

At our option we may:

 a. Pay for, repair or replace damaged or stolen property;

- Return the stolen property, at our expense. We will pay for any damage that results to the "auto" from the theft; or
- Take all or any part of the damaged or stolan property at an agreed or appraised value.

If we pay for the "loss", our payment will include the applicable sales tax for the damaged or stolen property.

# 5. Transfer Of Rights Of Recovery Against Others To Us

if any person or organization to or for whom we make payment under this coverage form has rights to recover damages from another, those rights are transferred to us. That person or organization must do everything necessary to secure our rights and must do nothing after "accident" or "loss" to impair them.

## B. General Conditions

#### 1. Bankruptcy

Bankruptcy or Insolvency of the "Insured" or the "Insured's" estate will not relieve us of any obligations under this coverage form.

# 2. Concealment, Misrepresentation Or Fraud

This coverage form is void in any case of fraud by you at any time as it relates to this coverage form. It is also void if you or any other "insured", at any time, intentionally conceal or misrepresent a material fact conceming:

- a. This coverage form:
- b. The covered "auto";
- c. Your interest in the covered "auto"; or
- d. A claim under this coverage form.

#### 3. Liberalization

If we revise this coverage form to provide more coverage without additional premium charge, your policy will automatically provide the additional coverage as of the day the revision is effective in your state.

# 4. No Benefit To Bailee - Physical Damage Coverages

We will not recognize any assignment or grant any coverage for the benefit of any person or organization holding, storing or transporting properly for a fee regardless of any other provision of this coverage form.

## 5. Other Insurance

- a. For any covered "auto" you own, this coverage form provides primary insurance. For any covered "auto" you don't own, the insurance provided by this coverage form is excess over any other collectible insurance. However, while a covered "auto" which is a "trailer" is connected to another vehicle, the Liability Coverage this coverage form provides for the "trailer" is:
  - Excess while it is connected to a motor vehicle you do not own.
  - (2) Primary while it is connected to a covered "auto" you own.
- b. For Hired Auto Physical Damage Coverage, any covered "auto" you lease, hire, rent or borrow is deemed to be a covered "auto" you own. However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto",
- c. Regardless of the provisions of Paragraph a, above, this coverage form's Liability Coverage is primary for any ilability assumed under an "insured contract".
- d. When this coverage form and any other coverage form or policy covers on the same basis, either excess or primary, we will pay only our share. Our share is the proportion that the Limit of insurance of our coverage form bears to the total of the limits of all the coverage forms and policies covering on the same basis.

#### 6. Premlum Audit

- a. The estimated premium for this coverage form is based on the exposures you told us you would have when this policy began. We will compute the final premium due when we determine your actual exposures. The estimated total premium will be credited against the final premium due and the first Named insured will be billed for the balance, if any. The due date for the final premium or retrospective premium is the date shown as the due date on the bill. If the estimated total premium exceeds the final premium due, the first Named Insured will get a refund.
- b. If this policy is issued for more than one year, the premium for this coverage form will be computed annually based on our rates or premiums in effect at the beginning of each year of the policy.

#### 7. Policy Period, Coverage Territory

Under this coverage form, we cover "accidents" and "losses" occurring:

- a. During the policy period shown in the Declarations; and
- b. Within the coverage territory.

The coverage territory is:

- (1) The United States of America;
- (2) The territories and possessions of the United States of America;
- (3) Puerto Rico;
- (4) Canada; and
- (5) Anywhere in the world if:
  - (a) A covered "auto" of the private passenger type is leased, hired, rented or borrowed without a driver for a period of 30 days or less; and
  - (b) The "insured's" responsibility to pay damages is determined in a "suit" on the merits, in the United States of America, the territories and possessions of the United States of America, Puerto Rico or Canada or in a settlement we agree to.

We also cover "loss" to, or "accidents" involving, a covered "auto" while being transported between any of these places.

8. Two Or More Coverage Forms Or Policies Issued By Us

If this coverage form and any other coverage form or policy issued to you by us or any company affiliated with us applies to the same "accident", the aggregate maximum Limit of insurance under all the coverage forms or policies shall not exceed the highest applicable Limit of insurance under any one coverage form or policy. This condition does not apply to any coverage form or policy issued by us or an affiliated company specifically to apply as excess insurance over this coverage form.

## SECTION V - DEFINITIONS

- A. "Accident" includes continuous or repeated exposure to the same conditions resulting in "bodily injury" or "properly damage".
- B. "Auto" means:
  - A lend motor vehicle, "trailer" or semitraiter designed for travel on public roads; or

Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

- C. "Bodily Injury" means bodily Injury, sickness or disease sustained by a person including death resulting from any of these.
- D. "Covered pollution cost or expense" means any cost or expense arising out of:
  - Any request, demand, order or statutory or regulatory requirement that any "insured" or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants": or
  - Any claim or "suit" by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

"Covered pollution cost or expense" does not include any cost or expense arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- a. That are, or that are contained in any property that is:
  - (1) Being transported or towed by, handled or handled for movement into, onto or from the covered "auto";
  - (2) Otherwise in the course of transit by or on behalf of the "insured"; or
  - (3) Being stored, disposed of, treated or processed in or upon the covered "auto";
- b. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or
- c. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto", to the place where they are finally delivered, disposed of or abandoned by the "insured".

Paragraph a. above does not apply to fuels, lubricants, fluids, exhaust gases or other simi-

lar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts, if:

- (1) The "pollutants" escape, seep, migrate or are discharged, dispersed or released directly from an "auto" part designed by its manufacturer to hold, store, receive or dispose of such "pollutants"; and
- (2) The "bodily injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any equipment listed in Paragraph 6.b. or 6.c. of the definition of "mobile equipment".

Paragraphs b. and c. above do not apply to "accidents" that occur away from premises owned by or rented to an "Insured" with respect to "pollutants" not in or upon a covered "auto" if:

- (a) The "pollulants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (b) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.
- E. "Diminution in value" means the actual or perceived loss in market value or resale value which results from a direct and accidental "loss".
- F. "Employee" Includes a "leased worker". "Employee" does not include a "temporary worker".
- G. "insured" means any person or organization qualifying as an insured in the Who is An insured provision of the applicable coverage. Except with respect to the Limit of insurance, the coverage afforded applies separately to each insured who is seeking coverage or against whom a claim or "suit" is brought.
- H. "Insured contract" means:
  - 1. A lease of premises;
  - 2. A skietrack agreement;
  - Any easement or ilcense agreement, except in connection with construction or demoiltion operations on or within 50 feet of a railroad;
  - An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;

- 5. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another to pay for "bodily injury" or "property damage" to a third party or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement;
- 6. That part of any contract or agreement entered into, as part of your business, pertaining to the rental or lease, by you or any of your "employees", of any "auto". However, such contract or agreement shall not be considered an "insured contract" to the extent that it obligates you or any of your "employees" to pay for "properly damage" to any "auto" rented or leased by you or any of your "employees".

An "insured contract" does not include that part of any contract or agreement;

- a. That Indemnifies a railroad for "bodily injury" or "property damage" arising out of construction or demolition operations, within 50 feet of any railroad property and affecting any railroad bridge or treatle, tracks, roadbeds, tunnel, underpase or crossing;
- b. That pertains to the loan, lease or rental of an "auto" to you or any of your "employees", if the "auto" is loaned, leased or rented with a driver; or
- c. That holds a person or organization engaged in the business of transporting property by "auto" for hire harmless for your use of a covered "auto" over a route or territory that person or organization is authorized to serve by public authority.
- "Leased worker" means a person leased to you by a labor leasing firm under an agreement between you and the labor leasing firm to perform duties related to the conduct of your business. "Leased worker" does not include a "temporary worker".
- "Losa" means direct and accidental loss or damage.
- K. "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:
  - Bulklozers, farm machinery, forklifts and other vehicles designed for use principally off public roads;

- Vehicles maintained for use solely on or next to premises you own or rent;
- 3. Vehicles that travel on crawler treads:
- Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
  - a. Power cranes, shovels, loaders, diggers or drills; or
  - Road construction or resurfacing equipment such as graders, scrapers or rollers;
- Vehicles not described in Paragraph 1., 2., 3. or 4. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
  - a. Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well-servicing equipment; or
  - b. Cherry pickers and similar devices used to raise or lower workers; or
- 6. Vehicles not described in Paragraph 1., 2., 3. or 4. above maintained primarily for purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of permanently attached equipment are not "mobile equipment" but will be considered "autos":
  - a. Equipment designed primarily for:
    - (1) Snow removal;
    - (2) Road maintenance, but not construction or resurfacing; or
    - (3) Street cleaning;
  - b. Cherry pickers and similar devices mounted on automobile or truck chasels and used to raise or lower workers; and
  - Air compressors, pumps and generators, including spraying, weiding, building

cleaning, geophysical exploration, lightling or well-servicing equipment.

However, "mobile equipment" does not include land vehicles that are subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged. Land vehicles subject to a compulsory or financial responsibility law or other motor vehicle insurance law are considered "autos".

- L. "Pollutants" means any solid, liquid, gaseous or thermal irritant or contaminant, including amoke, vapor, soot, fumes, acids, aikalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.
- M. "Property damage" means damage to or loss of use of langible property.
- N. "Sult" means a civil proceeding in which:
  - Damages because of "bodliy injury" or "property demage"; or
  - 2. A "covered pollution cost or expense"; to which this insurance applies, are alleged.

"Suit" Includes:

- a. An arbitration proceeding in which such damages or "covered pollution costs or expenses" are claimed and to which the "insured" must submit or does submit with our consent; or
- b. Any other elternative dispute resolution proceeding in which such damages or "covered pollution costs or expenses" are claimed and to which the insured submits with our consent.
- O. "Temporary worker" means a person who is furnished to you to substitute for a permanent "employee" on leave or to meet seasonal or short-term workload conditions.
- P. "Trailer" includes semitrailer.

Insured:

Siegfried Engineering, Inc.

Policy Number:

WZP81041211

Effective Date:

09/01/2017

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA

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. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be % of the California otherwise due on such remuneration.

% of the California workers' compensation premium

#### SCHEDULE

Person or Organization

Job Description

NAME OF PERSON OR ORGANIZATION CONTINUATION: Oakland Unified School District, its officers, officials, employees and volunteers.

Oakland Unified School District 955 High Street Oakland, CA 94601

Countersigned by Mikele C

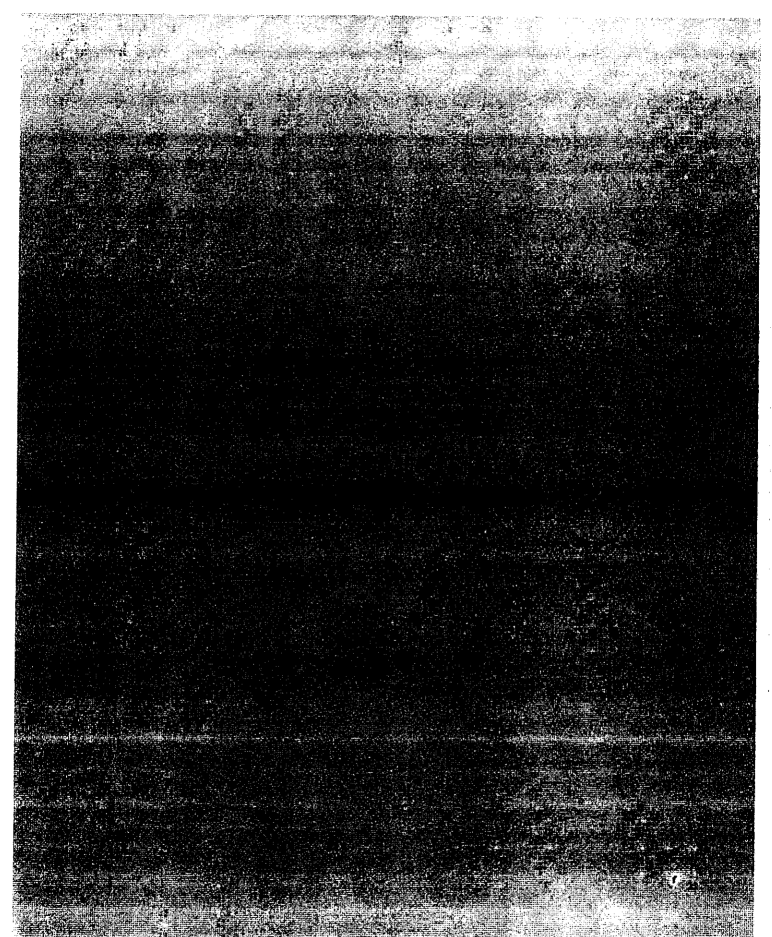
Authorized Representative

Form WC 04 03 06 Process Date: (1) Printed in U.S.A.

**Policy Expiration Date:** 



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Board Office Use: Legislative File Info. 116-2190 File ID Number Introduction Date 10-26-2016

**Enactment Number Enactment Date** 



# Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education By: Vernon Hal, Senior Business Officer VEV

Joe Dominguez, Deputy Chief, Facilities Planning and Management

**Board Meeting Date** 

October 26, 2016

Subject

Agreement for Architectural Services - Siegfried Engineering, Inc. -Westlake Middle School Field Replacement Project

**Action Requested** 

Approval by the Board of Education of an Agreement for Architectural Services between the District and Siegfried Engineering, Inc., Sacramento, CA., for the latter to provide Architect of Record Services, installation of Project Start-Up, Topographic Survey/Geotechnical Engineering, Schematic Design, Construction Documentation, Construction Administration, and Project Close-out, in conjunction with Westlake Middle School Field Replacement Project, commencing October 27, 2016 and concluding no later than January 18, 2018, in an amount not-to exceed \$79,937.00.

Discussion

Oakland Unified School District is planning to install a synthetic turf field within the existing play area at Westlake Middle School. Slegfried Engineering Inc. will provide the Architect of Record/Design Services.

LBP (Local Business Participation Percentage) 0.00%

Procurement Method

Professional Services Agreement - Formal - Advertised RFP / Awarded to entity following OUSD competitive solicitation process.

Recommendation

Approval by the Board of Education of an Agreement for Architectural Services between the District and Siegfried Engineering, Inc., Sacramento, CA., for the latter to provide Architect of Record Services, installation of Project Start-Up, Topographic Survey/Geotechnical Engineering, Schematic Design, Construction Documentation, Construction Administration, and Project Close-out, in conjunction with Westlake Middle School Field Replacement Project, commencing October 27, 2016 and concluding no later than January 18, 2018, in an amount not-to exceed \$79,937.00.

Fiscal Impact

Fund 21, Measure J

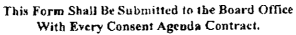
Attachments

was parately as

- Agreement for Architectural Services including scope of work
- Certificate of Insurance
- Consultant Proposal

1.

# CONTRACT JUSTIFICATION FORM



Legislative File ID No. 16-2190
Department: Facilities Planning and Management
Vendor Name: Siegfried Engineering, Inc.
Project Name: Westlake Field Project No.: 15137
Contract Term: Intended Start: 10/27/2016 Intended End: 1/18/2018
Annual (if annual contract) or Total (if multi-year agreement) Cost: \$0.00
Approved by: Tadashi Nakadegawa
Is Vendor a local Oakland Business or have they meet the requirements of the
Local Business Policy?
How was this Vendor selected?
Sinegfried Engineering was selected from an architectural RFP for projects under \$5M. They also have extensive experience with designing sport fields.
Summarize the services this Vendor will be providing.
Project Design services including Survey & Geotechnical Engineer for Westlake Field Project
Was this contract competitively bid? Yes (No if Unchecked)
If No, please answer the following:  1) How did you determin the price is competitive?

Region Edward Bright

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, competitive selection process)
Energy conservation and alternative energy supply (e.g., solar, energy conservation, co-generation and alternate 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

# Architectural/Engineering/Design Less Than \$87,700.00 BY AND BETWEEN OAKLAND UNIFIED SCHOOL DISTRICT AND Siegfried Engineering, Inc.

THIS AGREEMENT FOR ARCHITECTURAL SERVICES is made and entered into and upon Board of Education approval as indicated below ("Contract"), by and between <u>Siegfried Engineering</u>, <u>Inc.</u> and Oakland Unified School District. Contractor and District may be referred to herein individually as a "Party" or collectively as the "Parties, for the following project:

Westlake Middle School Field Replacement, located at 2629 Harrison Street, Oakland, CA.

WITNESSETH, that for and in consideration of the mutual covenants herein contained, the Parties hereto agree as follows:

#### Definitions

- 1.1. In addition to the definitions above, the following definitions for words and phrases shall apply when used in this Agreement, including all Exhibits:
  - 1.1.1. <u>Agreement</u>: The Agreement consists exclusively of this document and all identified exhibits attached and incorporated by reference.
  - 1.1.2. Architect: The architect listed in the first paragraph of this Agreement, including all Consultants to the Architect.
  - 1.1.3. <u>As-Built Drawings ("As-Builts")</u>: Any document prepared and submitted by District's contractor(s) that details on a Conforming Set, the actual construction performed during the Project, including changes necessitated by change orders.
  - 1.1.4. <u>Bid Set</u>: The plans, drawings, and specifications at the end of the Construction Documents Phase that DSA has approved and that the District can use to go out to bid for construction of the Project.
  - 1.1,5. <u>Conforming Set</u>: The plans, drawlings, and specifications at the end of the Bidding Phase that Incorporate all addenda, if any, issued during the Bidding Phase. The Architect shall ensure that DSA has approved all revisions to the Bid Set that are incorporated onto the Conforming Set and for which DSA approval is required.
  - 1.1.6. <u>Consultant(s)</u>: Any and all consultant(s), sub-consultant(s), subcontractor(s), or agent(s) to the Architect.
  - 1.1.7. District: The Oakland Unified School District.
  - 1.1.8, DSA: The Division of the State Architect.
  - 1.1.9. <u>Project Budget</u> The total amount indicated by the District for the entire Project plus all other costs, including design, construction, administration, financing, and all other costs.
  - 1.1.10. Record Drawings: A final set of drawings prepared by the Architect based upon marked-up prints, drawings, and other data furnished to Architect by Contractor that

incorporates all changes from all As-Builts, sketches, details, and clarifications.

- 1.1.11. <u>Service(s)</u>: All labor, materials, supervision, services, tasks, and work that the Architect is required to perform and that are required by, or reasonably inferred from, the Agreement, and that are necessary for the design and completion of the Project.
- 1.1.12. <u>Visually Verify</u>: To verify to the fullest extent possible by physical inspection and reasonable investigation and without any destructive action.

# Article 2. Scope, Responsibilities, and Services of Architect

- 2.1. Architect shall provide the Services as described in Exhibit "A," commencing with receipt of a written Notice to Proceed or authorization from District to perform Services requested hereunder.
- 2.2. Architect represents that the Architect has no existing interest and will not acquire any interest, direct or indirect, which could conflict in any manner or degree with the performance of Services required under this Agreement and that no person having any such interest shall be employed by Architect.
- 2.3. Architect shall comply with Education Code section 17302(a) and agrees that any plans and/or specifications included in the Services shall be prepared under the supervision of licensed personnel, and that licensed personnel shall be in "responsible charge" of persons who observe the construction.

#### Completion of Services

2.4. The Architect shall commence Services under this Agreement upon receipt of a Notice to Proceed and shall prosecute the Services diligently as described in Exhibit "A", so as to proceed with and complete the Services in compliance with the time as specified in the notice, if any. Commencing October 27, 2016 and concluding no later than January 18, 2018.

# Article 3. Compensation and Value of Agreement

1.

- 3.1. District shall pay Architect for all Services contracted for under this Agreement on a time and materials basis. The total compensation paid Architect pursuant to this Agreement may not exceed Seventy-nine thousand, nine hundred thirty-seven dollars and no cents (\$79,937.00).
- 3.2. Architect shall notify District If District requested services or reimbursables will exceed the NA Dollars (\$ 0.00 ) limit of this Agreement. If any work is performed by Architect without the prior written authorization of District, District shall not be obligated to pay for such work. The Parties may, by written agreement, increase the monetary limit of this Agreement.
- 3.3. Payment for the Work shall be made for all undisputed amounts in monthly installment payments within thirty (30) days after the Architect 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.
- 3.4. **Expenses**. District shall not be liable to Architect for any costs or expenses paid or incurred by Architect in performing Services for District.

Contract #10: Architectural / Engineering / Design Less than \$47,700.00 OUSD & Singfried Engineering, Inc. - Westlake Middle School Field Replacement Project.

# Article 4. Ownership of Data

- 4.1. Pursuant to Education Code section 17316, this Agreement creates a non-exclusive and perpetual ficense for District to use, at its discretion, all plans, including, but not limited to, Record Drawings, specifications, and estimates that the Architect or its consultants, prepares or causes to be prepared pursuant to this Agreement.
- 4.2. The Architect retains all rights to all copyrights, designs, and other intellectual property embodied in the plans, Record Drawings, specifications, estimates, and other documents that the Architect or its consultants prepares or causes to be prepared pursuant to this Agreement.
- 4.3. The Architect shall perform the Services and prepare all documents under this Agreement with the assistance of Computer Alded Design Drafting (CADD) (e.g., AutoCAO) Technology. The Architect shall deliver to the District, on request, a "thumb" drive and/or compact disc with these documents that is compatible with AutoCAD. As to any drawings that Architect provides in a CADD file format, the District acknowledges that anomalies and errors may be introduced into data when it is transferred or used in a computer environment, and that the District should rely on hard copies of all documents.
- 4.4. In order to document exactly what CADD information was given to the District, Architect and District shall each sign a "hard" copy of reproducible documents that depict the information at the time Architect produces the CADD information. District agrees to release Architect from all liability, damages, and/or daims that arise due to any changes made to this information by anyone other than the Architect or Consultant(s) subsequent to it being given to the District.
- 4.5. Following the termination of this Agreement, for any reason whatsoever, the Architect shall promptly deliver to the District upon written request and at no cost to the District the following items (hereinafter "Instruments of Service") in electronic format (Microsoft Word) which the District shall have the right to utilize in any way permitted by statute:
  - 4.5.1. One set of the Contract Documents, including the bidding requirements, specifications, and all existing cost estimates for the Project, in hard copy, reproducible format.
  - 4.5.2. One set of fixed Image CADD files in DXF format of the drawings that are part of the Contract Documents.
  - 4.5.3. One set of non-fixed image CADD drawing files in DXF and/or DWG format of the site plan, floor plans (architectural, plumbing, structural mechanical, and electrical), roof plan, sections, and exterior elevations of the Project.
  - 4.5.4. All finished or unfinished documents, studies, reports, calculations, drawings, maps, models, photographs, technology data, and reports prepared by the Architect under this Agreement.
- 4.6. In the event the District changes or uses any fully or partially completed documents without the Architect's knowledge and participation, the District agrees to release Architect of responsibility for such changes, and shall indemnify, defend, and hold the Architect harmless from and against any and all claims, liabilities, suits, demands, losses, costs, and expenses including, but not limited to, reasonable attorneys' fees, on account of any damages or losses to property or persons, including injuries or death, or economic losses, arising out of that change or use except to the extent the Architect is found to be jable in a

Contract #10: Architectural / Engineering / Design Less than \$87,700.00 - OUSD & Siegfried Engineering, Inc. - Westlake Middle School Field Replacement Project

forum of competent jurisdiction. In the event District uses any fully or partially completed documents without the Architect's full involvement, the District shall remove all title blocks and other information that might identify the Architect and the Architect's consultants.

#### **Article 5. Termination of Contract**

- 5.1. If Architect fails to perform Architect's duties to the satisfaction of the District and as required by this Agreement, or if Architect fails to fulfill in a timely and professional manner Architect's material obligations under this Agreement, or if Architect shall violate any of the material terms or provisions of this Agreement, the District shall have the right to terminate this Agreement, in whole or in part, effective immediately upon the District giving written notice thereof to the Architect. In the event of a termination pursuant to this subdivision, Architect may invoice District for all Services performed until the notice of termination, but District shall have the right to withhold payment and deduct any amounts equal to the District's costs because of Architect's actions, errors, or omissions that caused the District to terminate this Agreement. The District may, at its discretion, provide the Architect time to cure its default or breach.
- 5.2. District shall have the right in its sole discretion to terminate this Agreement for its own convenience. In the event of a termination for convenience, Architect may invoice District and District shall pay all undisputed invoice(s) for Services performed until the District's notice of termination.
- 5.3. Except as indicated in this Article, termination shall have no effect upon any of the rights and obligations of the Parties arising out of any transaction occurring prior to the effective date of such termination.
- 5.4. The Architect has the right to terminate this Agreement if the District does not fulfill its material obligations under this Agreement. Such termination shall be effective after receipt of written notice from Architect to the District. Architect may invoice District and District shall pay all undisputed invoice(s) for Services performed until the Architect's notice of termination.
- 5.5. If, at any time in the progress of the Design of the Project, the governing board of the District determines that the Project should be terminated, the Architect, upon written notice from the District of such termination, shall immediately cease Services on the Project. The District shall pay the Architect only the costs associated with the Services provided since the last invoice that has been paid and up to the notice of termination.
- 5.6. If the District suspends the Project for more than one hundred twenty (120) consecutive days, the Architect shall be compensated for Services performed prior to notice of that suspension. When the Project is resumed, the schedule shall be adjusted and the Architect's compensation shall be equitably adjusted to provide for expenses incurred in the resumption of the Architect's Services. If the District suspends the Project for more than two (2) years, the Architect may terminate this Agreement by giving written notice.

# Article 6. Indemnity/Architect Liability

6.1. To the furthest extent permitted by California law, Architect shall defend, indemnify, and hold free and harmless the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers ("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, to property or persons, including personal injury and/or death ("Claim(s)"), to the extent that the Claim(s) arise out of, pertain to, or relate to the negligence,

Contract #10: Architectural / Engineering / Design Less than \$87,700.00 - OVSD & Siegfried Engineering, Inc. - Westlake Middle School Field Replacement Project.

recklessness, errors or omissions, or willful misconduct of Architect, its directors, officials, officers, employees, contractors, subcontractors, consultants, subconsultants 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. This indemnity excludes Architect's liability as to the active or sole negligence or willful misconduct of the District.

#### Article 7. Mandatory Mediation for Claims

- 7.1. The Parties hereto agree prior to commencing any legal action relating to any Claim, as defined herein, to submit the Claim to a mandatory good-faith mediation process ("Mediation"). The Parties' expectations are that if the Claim is made by a third party (e.g., a contractor), that the third party will be a participant in that Mediation. The Parties agree that any statute of limitations applicable to any Claim shall be tolled for the period from the date a Party requests Mediation through the tenth (10<sup>th</sup>) day after termination of the Mediation, unless otherwise agreed to by the Parties.
- 7.2. Except as set forth below, the Parties agree to refrain from filing, maintaining, or prosecuting any action related to the Claim during the pendency of the Mediation provided that the Mediation must commence within thirty (30) days after a Party makes written demand to the other for Mediation.
- 7.3. The Parties shall participate in a minimum of one full-day mediation session before the Mediation may be declared unsuccessful and terminated by either Party. The Mediation shall be conducted in accordance with such rules as the Parties agree upon, or in the absence of agreement, in accordance with the Commercial Mediation Rules of JAMS/Endispute. Evidence of anything said, any admissions made, or any documents prepared in the course of the Mediation shall not be admissible in evidence or subject to discovery in any court action pursuant to Evidence Code Section 1152.5.
- 7.4. The Parties shall mutually agree to the selection of a mediator who is an attorney that is experienced in public works construction claims. If the Parties are unable to agree upon a mediator, then the mediator shall be appointed by JAMS/Endispute.
- 7.5. The Mediation shall take place at a location within twenty (20) miles of the District's administrative office. The mediator's fees and administrative fees, if any, shall be split equally between the Parties, but, unless otherwise agreed to in writing, each Party shall bear its own attorney's fees.
- 7.6. If any Party commences a legal action without first attempting to resolve the Claim as required by this Article, that Party shall be in breach of this Agreement and shall not be entitled to recover attorney's fees that might have otherwise been recoverable.
- 7.7. This mandatory mediation process shall only apply to Claims pursuant to the Architect Indemnity provision herein and shall not apply to any disputes to be resolved pursuant to the Alternative Dispute Resolution provisions herein.

#### Article 8. Fingerprinting

Pursuant to Education Code section 45125.2, District has determined on the basis of scope of Services in this Agreement of this Project, that Architect, Consultants, and their employees will have only limited contact with pupils at most. Architect shall promptly notify District in writing of any facts or circumstances which might reasonably lead District to determine that contact will be more than limited as defined by Education Code section

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#### Article 9. Responsibilities of the District

- 9.1. The District shall examine the documents submitted by the Architect and shall render decisions so as to avoid unreasonable delay in the process of the Architect's Services.
- 9.2. The District shall verbally or in writing advise the Architect if the District becomes aware of any fault or defect in the Project, including any errors, omissions or inconsistencies in the Architect's documents. Failure to provide such notice shall not relieve Architect of its responsibility therefore, if any.
- 9.3. Unless the District and the Architect agree that a hazardous materials consultant shall be a Consultant of the Architect, the District shall furnish the services of a hazardous material consultant or other consultants when such services are requested in writing by Architect and deemed necessary by the District or are requested by the District. These services shall include: asbestos and lead paint survey; abatement documentation; and specifications related to said matters which are to be incorporated into bid documents prepared by Architect. If the hazardous materials consultant is furnished by the District and not a consultant of the Architect, the specifications shall include a note to the effect that they are included in the Architect's bid documents for the District's convenience and have not been prepared or reviewed by the Architect. The note shall also direct questions about the specifications to its preparer.
- 9.4. District personnel and/or its designated representatives shall coordinate with Architect as may be requested and desirable for the coordination or management of work related to the Project.
- 9.5. The District shall provide to the Architect all relevant information it knows it possesses regarding the Project that the Architect needs to perform its Services. The District shall provide this information and its decisions required under this Agreement in a timely manner and to avoid unreasonable delay in the Project.

#### Article 10. Liability of District

- 10.1. Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided for 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.
- 10.2. District shall not be responsible for any damage to persons or property as a result of the use, misuse, or failure of any equipment used by Architect, or by its employees, even though such equipment may be furnished or loaned to Architect by District.

#### Article 11. Nondiscrimination

11.1. Architect agrees that no discrimination shall be made in the employment of persons under this Agreement because of the race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran

Contract #10: Architectural / Engineering / Design Less than \$87,700 00 - ০০চচ ম ভাegineo Engineering, Inc. -Westlake Middle School Field Replacement Project.

status of such person.

11.2. Architect shall comply with any and all applicable regulations and laws governing nondiscrimination in employment.

#### Article 12. Insurance

- 12.1. The Architect shall procure and maintain at all times it performs any portion of Services the following insurance with minimum limits equal to the amount indicated below.
  - 12.1.1. Commercial General Liability and Automobile Liability Insurance. Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that shall protect the Architect, the District, and the State from all claims of bodily injury, property damage, personal Injury, death, advertising injury, and medical payments arising from or in connection with the performance of any portion of the Services. (Form CG 0001 and CA 0001, or forms substantially similar, if approved by the District.)
  - 12.1.2. Workers' Compensation and Employers' Liability Insurance. Workers' Compensation Insurance and Employers' Liability Insurance for all of Architect's employees performing any portion of the Services. In accordance with provisions of section 3700 of the California Labor Code, the Architect 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.
  - 12.1,3, **Professional Liability (Errors and Omissions).** Professional Liability (Errors and Omissions) Insurance as appropriate to the Architect's profession.

Type of Coverage	Minimum Requirement
Commercial General Liability Insurance, including Bodily Injury, Personal Injury, Property Damage, Advertising Injury,	
and Medical Payments	\$ 1,000,000
Each Occurrence	\$ 1,000,000
General Aggregate	
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

- 12.2. **Proof of Carriage of Insurance**. The Architect 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:
  - 12.2.1. A clause stating: "This policy shall not be canceled or reduced in required limits of liability or amounts of insurance until notice has been malled 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."

- 12.2.2. 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.
- 12.2.3. An endorsement stating that the District and the State and their agents, representatives, employees, trustees, officers, 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 Architect's Insurance policies shall be primary to any insurance or self-insurance maintained by District.
- 12.2.4. All policies except the Professional Liability Policy shall be written on an occurrence form.
- 12.3. 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.

#### Article 13. Covenant Against Contingent Fees

Architect warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Architect, to solicit or secure this Agreement, and that it has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Architect, any fee, commission, percentage, brokerage fee, gift, or any other consideration contingent on or resulting from the award or making of this Agreement. For breach or violation of this warranty, the District shall have the right to annul this Agreement without liability, or in its discretion, to deduct from the contract price or consideration, or to recover, the full amount of such compensation, fee, commission, percentage fee, gift, or contingency.

#### Article 14. Entire Agreement/Modification

This Agreement, including the Exhibits incorporated by reference into this Agreement, supersedes all previous contracts and constitutes the entire understanding of the Parties hereto. Architect shall be entitled to no other benefits than those specified herein. No changes, amendments, or alterations shall be effective unless in writing and signed by both Parties. Architect specifically acknowledges that in entering this Agreement, Architect relies solely upon the provisions contained in this Agreement and no others.

#### Article 15. Non-Assignment of Agreement

In as much as this Agreement is Intended to secure the specialized Services of the Architect, Architect may not assign, transfer, delegate, or sublet any interest therein without the prior written consent of District and any such assignment, transfer, delegation, or sublease without the District's prior written consent shall be considered null and vold. Likewise, District may not assign, transfer, delegate, or sublet any interest therein without the prior written consent of Architect and any such assignment, transfer, delegation, or sublease without Architect's prior written consent shall be considered null and void.

#### Article 16. Law/Venue

16.1 This Agreement has been executed and delivered in the State of California and the yalidity. Contract #10: Architectural / Engineering / Design tess than \$87,200.00 - OUSD & Siegfried Engineering, Inc. -Westlake Middle School Field Replacement Project.

- enforceability, and interpretation of any of the clauses of this Agreement shall be determined and governed by the laws of the State of California.
- 16.2. The county in which the District administration office is located shall be the venue for any action or proceeding that may be brought, or arise out of, in connection with or by reason of this Agreement.

#### Article 17. Alternative Dispute Resolution

#### 17.1. Architect's Invoices

- 17.1.1. If the District disapproves of any portion or amount(s) of the Architect's invoices, the District shall within thirty (30) days of receipt by the District of any of the Architect's invoices, communicate to the Architect in writing, with reasonable detail, what portion or amount of the Architect's invoices that are disapproved for payment, what portion or amount of the Architect's invoices that are approved for payment, and the basis for the District's disapproval of the disputed portion(s) or amount(s) of the Architect's invoices ("Disputed Architect Invoice Detail").
- 17.1.2. If the Architect disagrees with the Disputed Architect Invoice Detail, the Architect shall communicate to the District in writing, and request to meet and confer in good faith with respect to any such disapproved portion or amount of the Architect invoices and the Disputed Architect Invoice Detail to determine if the dispute can be resolved. Such meet and confer communications shall include, but are not limited to, face-to-face meetings within thirty (30) days of the Architect's notice to the District with the appropriate District and Architect personnel as appropriate and necessary.
- 17.1.3. If the Parties cannot resolve the matter during this meet and confer process, the Parties shall handle the matter as a dispute as indicated herein.
- 17.2. Disputes between the parties arising out of this Agreement shall be resolved by the following processes:
  - 17.2.1. Negotiation. The parties shall first attempt in good faith to resolve any controversy or dispute arising out of or relating to this Agreement by negotiation. The Parties' meet and confer process for any Disputed Architect Invoice Detail shall satisfy this negotiation requirement.
  - 17.2.2. **Mediation.** Within thirty (30) days, but no earlier than fifteen (15) days, following the earlier of receipt of notice by one party by the other party of a demand for mediation, the parties shall submit the dispute to non-binding mediation administered by the AAA (or other agreed upon rules) under its construction industry mediation rules, unless waived by mutual stipulation of both parties.
  - 17.2.3. **Litigation.** Disputes arising from this Agreement that cannot be settled through negotiation or mediation (after those processes have been exhausted) shall be litigated in the California Superior Court in the county in which the Project that is the subject of this Agreement is located.
- 17.3. Architect shall neither rescind nor stop the progress of its work pending the outcome of any dispute under this Agreement.

#### Article 18. Severability

If any term, covenant, condition, or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions hereof shall remain in full force and effect and shall in no way be affected, impaired, or invalidated thereby.

# Article 19. Employment Status

- 19.1. Architect shall, during the entire term of Agreement, be construed to be an independent contractor and nothing in this Agreement is Intended nor shall be construed to create an employer-employee relationship, a joint venture relationship, or to allow District to exercise discretion or control over the professional manner in which the Architect performs the Services which are the subject matter of this Agreement; provided always, however, that the Services to be provided by Architect shall be provided in a manner consistent with all applicable standards and regulations governing such Services.
- 19.2. Architect understands and agrees that the Architect's personnel are not and will not be eligible for membership in or any benefits from any District group plan for hospital, surgical, or medical insurance or for membership in any District retirement program or for paid vacation, paid sick leave, or other leave, with or without pay, or for other benefits which accrue to a District employee.
- 19.3. Should District, in its discretion, or a relevant taxing authority such as the internal Revenue Service or the State Employment Development Department, or both, determine that Architect is an employee for purposes of collection of any employment taxes, the amounts payable under this Agreement shall be reduced by amounts equal to both the employee and employer portions of the tax due (and offsetting any credits for amounts already paid by Architect which can be applied against this liability). District shall then forward those amounts to the relevant taxing authority.
- 19.4. Should a relevant taxing authority determine a liability for past services performed by Architect for District, upon notification of such fact by District, Architect shall promptly remit such amount due or arrange with District to have the amount due withheld from future payments to Architect under this Agreement (again, offsetting any amounts already paid by Architect which can be applied as a credit against such liability).
- 19.5. A determination of employment status pursuant to the preceding paragraphs of this Article shall be solely for the purposes of the particular tax in question and, for all other purposes of this Agreement, Architect shall not be considered an employee of District. Notwithstanding the foregoing, should any court, arbitrator, or administrative authority determine that Architect is an employee for any other purpose, then Architect agrees to a reduction in District's liability resulting from this Agreement pursuant to principles similar to those stated in the foregoing paragraphs so that the total expenses of District under this Agreement shall not be greater than they would have been had the court, arbitrator, or administrative authority determined that Architect was not an employee.
- 19.6. Nothing in this Agreement shall operate to confer rights or benefits on persons or entities not a party to this Agreement.

## Article 20. Warranty and Certification of Architect

20.1. Architect warrants and certifies that the Architect is properly certified and licensed under the laws and regulations of the State of California to provide the professional Services that it has herein agreed to perform.

Contract 4.10: Architectural / Engineering / Design Less than \$87, 100 (e) — MSD & Cauffied Engineering Inc. -Westlase Middle School Finite Replacement France.

- 20.2. Architect warrants and certifies that it is aware of the provisions of the California Labor Code that 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 it certifies that it will comply with those provisions before commencing the performance of the Services of this Agreement.
- 20.3. Architect warrants and certifies that it is aware of the provisions of the California Labor Code that require the payment of prevailing wage rates and the performance of other requirements on certain "public works" and "maintenance" projects ("Prevailing Wage Laws"). Since the Architect is performing Services as part of an applicable "public works" or "maintenance" project, and since the total compensation may be One Thousand Dollars (\$1,000) or more, the Architect agrees to fully comply with and to require its Consultant(s) to fully comply with all applicable Prevailing Wage Laws.

# Article 21. Cost Disclosure - Documents And Written Reports

Architect shall be responsible for compliance with California Government Code section 7550, if the total cost of the Contract is over Five Thousand Dollars (\$5,000).

#### Article 22. Notices & Communications

Notices and communications between the Parties to this Agreement may be sent to the following addresses:

District:

Oakland Unified School District 955 High Street Oakland, CA 94601

Attn: Tadashi Nakadegawa

Architect:

Siegfried Engineering, Inc. 109 Scripps Orive Sacramento, CA. 95925 Attn: Mr. Paul Schneider

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

## Article 23. Disabled Veteran Business Enterprise Participation

Pursuant to section 17076.11 of the Education Code, the District has a participation goal for disabled veteran business enterprises ("DVBEs") of at least three percent (3%), per year, of funds expended each year by the District on projects that use funds allocated by the State Allocation Board pursuant to the Leroy F. Greene School Facilities Act (the "Act"). This Project may use funds allocated under the Act. Therefore, to the extent feasible and pertaining to future hirings, the Architect, before it executes this Agreement, shall provide to the District certification of compliance with the procedures for implementation of DVBE contracting goals, appropriate documentation identifying the amount paid to DVBEs in conjunction with the contract, and documentation demonstrating the Architect's good faith efforts to meet these goals.

## Article 24. District's Right to Audit

24.1. District retains the right to review and audit, and the reasonable right of access to Architect's and any Consultant's premises to review and audit the Architect's compliance with the provisions of this Agreement ("District's Right"). The District's Right includes the right to inspect, photocopy, and to retain copies, outside of the Architect's premises, of any and all

Contract #10: Architectural / Engineering / Design tiess than \$87,700.00 - OUSD & Siegfried Engineering, Inc. -Westlake Middle School Dela Replacement Project

- Project-related records and other information with appropriate safeguards, if such retention is deemed necessary by the District in its sole discretion. The District shall keep this information confidential, as allowed by applicable law.
- 24.2. The District's Right includes the right to examine any and all books, records, documents, and any other evidence of procedures and practices that the District determines are necessary to discover and verify that the Architect is in compliance with all requirements of this Agreement.
- 24.3. If there is a claim for additional compensation or for Extra Services, the District's Right includes the right to examine books, records, documents, and any and all other evidence and accounting procedures and practices that the District determines are necessary to discover and verify all direct and indirect costs, of whatever nature, which are claimed to have been incurred or anticipated to be incurred.
- 24.4. The Architect shall maintain complete and accurate records for a minimum of seven (7) years and in accordance with generally accepted accounting practices in the industry. The Architect shall make available to the District for review and audit all Project related accounting records and documents and any other financial data. Upon District's request, the Architect shall submit exact duplicates of originals of all requested records to the District.
- 24.5. The Architect shall include audit provisions in any and all of its subcontracts, and shall ensure that these sections are binding upon all Consultants.
- 24.6. Architect shall comply with these provisions within fifteen (15) days of the District's written request to review and audit any or all of Architect's Project-related records and Information.
- Article 25. Local, Small Local and Small Local Resident Business Enterprise Program (L/SL/SLRBE). Architect shall comply with the requirements of the District's L/SL/SLRBE Program, as applicable, which may require a fifty percent (50%) mandatory minimum local participation requirement in the performance of this Agreement. A copy of the District's L/SL/SLRBE Program can be obtained on the District website, at <a href="https://www.ousd.k12.ca.us">www.ousd.k12.ca.us</a>, under the Facilities Planning & Management Department drop down menu, Bids and Requests for Proposals.

# Article 26. Other Provisions

- 26.1. Neither the District's review of, approval of, nor payment for any of the Services required under this Agreement shall be construed to operate as a waiver of any rights under this Agreement, and Architect shall remain liable to the District in accordance with this Agreement for all damages to the District caused by Architect's failure to perform any of the Services furnished under this Agreement to the standard of care of the Architect for its Services, which shall be, at a minimum, the standard of care of architects performing similar work for California school districts in or around the same geographic area of the District.
- 26.2. Each Party warrants that it has had the opportunity to consult counsel and understands the terms of this Agreement and the consequences of executing it. In addition, each party acknowledges that the drafting of this Agreement was the product of negotiation, that no party is the author of this Agreement, and that this Agreement shall not be construed against any party as the drafter of the Agreement.
- 26.3. The Architect acknowledges that the District is a public agency that is subject to heightened curiosity by the news media and the public and that the Architect may not be apprised of all

Contract #10: Architectura / Engineering / Design Less than \$87,700.00 - QUSD & Siegfried Engineering, Inc. -Westlake Middle School Field Replacement Project

facts surrounding the Project that Architect is working on. Accordingly, Architect shall promptly refer all Inquiries from the news media or public concerning this Agreement or its performance under the Agreement to the District, and Architect shall not make any statements or disclose any documents to the media or the public relating to the performance under this Agreement or the effects caused thereby. If Architect receives a complaint from a citizen or member of the public concerning the performance or effects of this Agreement, it shall promptly inform the District of that complaint. In its sole discretion, the District shall determine the appropriate response to the complaint.

26.4. **Exhibit "A"** and all Certificates attached hereto are hereby incorporated by this reference and made a part of this Agreement.

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** 

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date(s) Indicated below.

ACCEPTED AND AGREED on the date Indicated below:

OAKLAND UNIFIED SCHOOL DISTRICT		
Sonthi	words	
James Harris, President, Board of Education	10/27/16 Date	
REWE		
Antwan Wilson, Superintendent & Secretary, Board of Education	10/27/16 Dale	
7755		
Joe paminguez, Deputy Chief, Facilities Planning and Management		Date
ARCHITECT	alak	
By: Poul & Schneider	9/19/14	
Its: V.P.	***************************************	
APPROVED AS TO FORM:		
	9.26.16	
OUSD Facilities Legal Counsel	9.26.16 Date	

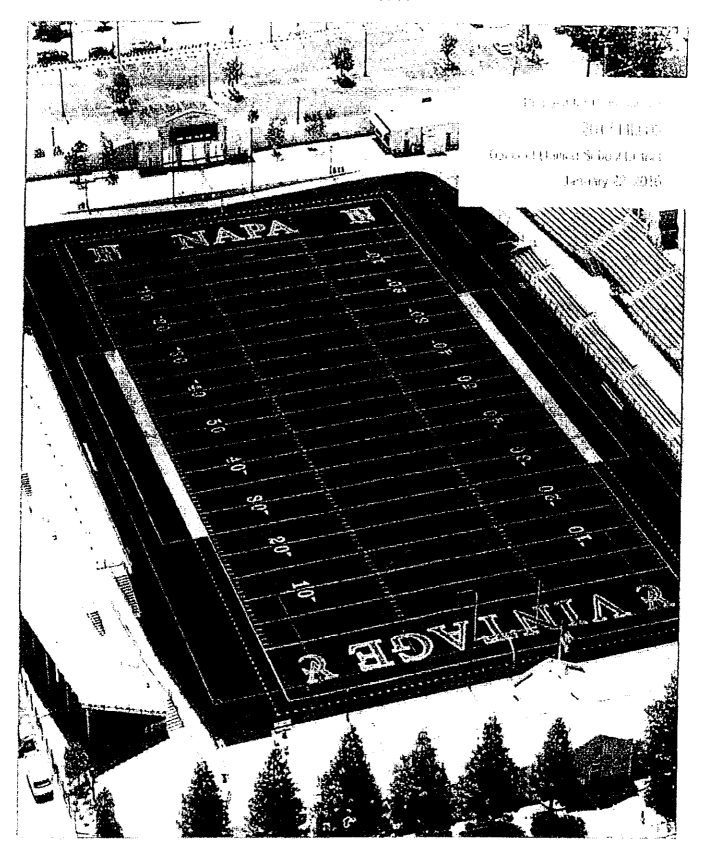
# CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

I am aware of and hereby certify that nelth its principals are presently debarred, su	her Sitafrita	delivement the land metallite of
voluntarily excluded from participation in further agree that I will include this cl solicitations, proposals, contracts and sub-	n this transaction by any lause without modificat	/ Federal department or agency. 1
Where the Architect or any lower particip explanation hereto.	ant is unable to certify t	to this statement, it shall attach an
IN WITNESS WHEREOF, this instrument he day of day of fills Agreement.	as been duly executed b	y the Principal of the above named 2016 for the purposes of submission
ву:	Signature	
	Paul 3- Typed or Printer	Sehnerair de Name
	Title	

## EXHIBIT "A" SCOPE OF SERVICES

See Attached Proposal

Contract #10: Architectural / Engineering / Design Less than \$87,700.00 - OUSD & Siegfried Engineering, Inc. -Westlake Middle School Field Replacement Project.



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#### SCOPE OF WORK

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- 1. Project Start Up. Topographic Survey and Gaetechrical Engineering
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  - Recyalit start up administrutive tasks was ont one to find a die.
    - I date de fieu de L'acceptative à production
    - is in Finalize prepare and adoptinable essential operation of the management
  - d. Foreign all date provided by the Client cicled by but and tented to be according to pographic and utility surveys, after made, sentechnical repeats, as built drawings, and particled their lines.
  - Singified will search the DSA database for hach inseque to acquire only relevant drawings and BSA number in order to consumert the approved path of traver. This will aid a covering boundaries for DSA accessibility review.
  - Conduct Site Topographic and Utility Survey of each care. The survey will include the likely area of disturbance for the proposed improvements as well as the likely proposed (1.11 of thinkel) to the collection designated path of travel. Acceptione utility atructures will be surveyed for size and flow line playeticity however politiciting of data or electrical lines is untilinded in the scope of work. Survey data will be based upon size control and up to three temporary benchmarks will be provided for use during construction.
  - g. Conduct Geotechnical analysis. The geotechnical report will include up to three borings per site location to identify the existing soil conditions. In addition the geotechnical report will recture an additional boring at the Westlake site to determine the cause of the ground movement.

#### 2. Schematic Design and Outreach

- Altend First (1) Public meeting to review project with internal district stakeholders to review project programing requirements.
- b. Attend an internal design workshop to develop conceptual base plans.
- Aftend Second (2) public meeting to review project and solicited freeback.
  - i. Revise conceptual plans and prepare for next community meeting
- d. Altend third (3) public meeting to come up with 2-3 project concept plans
  - i. Revise conceptual plans and prepare for next complicatly incerting is
- e. Attend four (4) public meeting to review 2.3 project concept plans. Revise concept plans into 1 preferred concept plans.
- f. Revise concentral plans and prepare for next community meeting
- g. Attend fifth (5) public meeting to review preferred condeptual of an and synthetic turf options.
- h. Revise conceptual plans and prepare for next community manting
- Prepare Estimated construction costs
- j. Altend sixth (6) meeting with District Staff to rescent, deview and parameters on Final Concept Plans.

#### 3. Construction Documentation

- a. Construction Documents
  - i. Prepare and submit for Client review 50% and 95% construction drawings, estimates, and specifications based upon the final approved budget and site plan from the schematic design phase. The drawing package will include the following sheets:
    - Cover / Signature Sheet
- Layout Plan
- Existing Conditions / Survey Plan
- Material / Delaif Reference Plan
- Demolition Plan
- irrigation Plan, if necessary
- Accessibility Routing Plan
- Planting Plan, if necessary

Grading Plan

- · Construction Details necessary to clarify the design intent
- Drainage / Utility Plan
- ii. Technical Specifications (Genera) provisions will be prepared and provided by the client)
- ili. Statement of Probable Construction Costs at each submittal
- iv. Attend one (1) meeting with Client for review and coordination of the 50% submittal comments, 95% comment review will be via conference call if required.

#### b. DSA Submittal

 Complete revisions to drawings, specifications, and cost estimate to incorporate 95% Chery comments into the CSA 3. Teles.  $\mathcal{L}_{\mathcal{L}_{p}}$ 

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#### 4. Construction Administration Services

- a. Bidding Phase
  - Contact patential biodors and compactors on count of the Count.
  - iii. Alterio a pre-bio conformice / site walk
  - iii. Answer contractor or Client questions during advertisement period.
  - iv. If required, issue clarifications or modifications via actioned.
  - v. Provide input on the cid cummary and assist with determining all bidder are qualified and responsive.

#### b. Construction Phase

- i. Review submittals and shop drawings.
- ii. Review substitution requests.
- iii. Respond to contractor chestions and RFIS
- Iz. Assist the Chent in neverting a mage orders.
- V. Review pay requests
- vi. Altered up to ten (10) Site walks that has include, construction visits, substantial completion walk through, and ponch walk meetings with the Caert and Contractor. Provide Site observation reports for each visit.
- vii. Develop and distribute punch ust to attendees.
- b. Project Close Out
  - I Warranty evaluation and M&O do in the region.
  - Review as built declarations on prapaged to contractor
  - iii. Prepare DSA Classion Documentation office uniracid confractor forms will be provided by the Cherif
  - will immide copy of off project of coarsenumber to the Offgro.

#### Exceptions to the Scope of Work

It is unconstand that the following are not included in the Score:

- breakminary tills reprint, proper more independent conveyance and recordation fees.
- b. boundary survey,
- lighting design,
- 🙏 signage
- electrical, data, or pas service decign,
- ' traffic volume studies,
- ig tot line adjustments or mergers.
- h maintenance plans,
- CEGA documentation genteem it at inspection, report and monitoring.
- ontholing to determine location and/or elevation of contergramms utilities.
- a. permit application and plan check fees,
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# FEE SCHEDULE FOR OAKLAND UNIFIED SCHOOL DISTRICT SYNTHETIC TURF FIELDS PROJECT Slegfried Engineering, Inc.

<b>製</b> 。" <b>B</b> SIEGFRIED	Project Design Fees (incl Rembersables)	Survey (By Siegfned)	Gzatechnica! Engineer	TOTAL FEES
FRICK MIDDLE SCHOOL	\$65,700	\$ 2,770.00		\$72,670
WESTLAKE MIDDLE SCHOOL	\$65,700	\$ 2,770.00	\$ 4,200.00	\$72,670
BRET HARTE MIDDLE SCHOOL	\$65,700	\$ 2,770.00	\$ 4,200.00	\$72,670
OAKLAND TECH HIGH SCHOOL	\$64,060	\$ 1;720.00	\$ 4,000.00	\$69,780
				\$267.790

Single of this established at the continue gal will many School Dismos throughout California. We look forward to proving the same level of enhances in the call ability, and dedication to the Cistrict that our clients have dome to expect from us. Our film's nulture for vision and of the bio arriving and enjoying what we do. This possion for our work will be epparent mind our enrounters will staff and carried start holders, that ability to held deliver mis project as immore united year of proving projects as a services for a visit of a traction of control of california.

Thank you for the opportunity to submit our proposal. We look forward to building a strong relationship with the District. If you should have any questions or require any additional information, please feel free to contact us directly.

Sincerary, SIEGFRIED

Paul J. Schneider, P.E., QSD/QSP Vice President, Principal in-Charge 916.520,2777

tys Psieglandang com

THE TELL AND TERMS

ACORD.

### CERTIFICATE OF LIABILITY INSURANCE

DATE (MINIODITYTY) 08/30/2016

THIS CENTIFICATE 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.

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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Anditional Remarks Schedule, may be attached limore space is required) GENERAL LIABILITY POLICY EXCLUDES CLAIMS ARISING OUT OF THE PERFORMANCE OF PROFESSIONAL SERVICES.

REF: OUSD 2017 Fields, Siegfried Project 15324.

Liability

DESCRIPTION AND LOCATION OF WORK: Topo Survey, Design, Outreach, Construction Docs for School District fields. GENERAL LIABILITY/AUTOMOBILE LIABILITY ADDITIONAL INSURED: Oakland Unified School District, its (See Attached Descriptions)

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### CERTIFICATE OF LIABILITY INSURANCE

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Insured:

5 ogxiod Engineering, Inc.

Insurer:

Souline) Insurance Co. LTD

Policy Number:

5758AAZ2058

Policy Effective Date: 05/01/2016

MAJE OF PERSON OR ORGANIZATION CONTINUATION: Outland United School Diserce, in efficient, employees and volunteers

Additional Insured:

EXCERPTS FROM: Hartford Form SS 00 08 04 05

### **BUSINESS LIABILITY COVERAGE FORM**

#### C. WHO IS AN INSURED

6. Additional Insureds When Required By Written Contract, Written Agreement Or Permit
The person(s) or organization(s) identified in Paragraphs a, through f, below are additional insureds when
you have agreed, in a written contract, written agreement or because of a permit issued by a state or
political subdivision, that such person or organization be added as an additional insured on your policy,
provided the injury or damage occurs subsequent to the execution of the contract or agreement, or the
issuance of the permit. A person or organization is an additional insured under this provision only for that
period of time required by the contract, agreement or permit.

f. Any Other Party

- (1) Any other person or organization who is not an insured under Paragraphs a. through e. above, but only with respect to flability for "bodily injury, "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
  - (a) In the performance of your ongoing operations;

(b) In connection with your premises owned by or rented to you; or

- (c) In connection with "your work" and included within the "products- completed operations hazard, but only if
- (i) The written contract or written agreement requires you to provide such coverage to such additional insured; and
- (ii) This Coverage Part provides coverage for "bodily injury" or "property damage" included within the products-completed operations hazard.
- (2) With respect to the insurance afforded to these additional insureds, this insurance does not apply to: "Bodily injury, "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including: inspection, or engineering

#### E.5, Separation of Insureds

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this policy to the first Named Insured, this insurance applies:

- a. As if each Named Insured were the only Named Insured; and
- b. Separately to each Insured against whom a claim is made or "suit" is brought.

E.7.b.(7).(b) Primary And Non-Contributory To Other Insurance When Required By Contract If you have agreed in a written contract, written agreement or permit that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

#### E.S.b. Waiver Of Rights Of Recovery (Waiver Of Subrogation)

If the insured has waived any rights of recovery against any person or organization for all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, we also waive that right, provided the insured waived their rights of recovery against such person or organization in a contract, agreement or permit that was executed prior to the injury or damage.

### EXCERPT FROM Hartford Form SS 04 38 06 01 HIRED AUTO AND NON-OWNED AUTO

- B. With respect to the operation of a "non-owned auto", WHO IS AN INSURED is replaced by the following. The following are "insureds":
- d. Anyone liable for the conduct of an "insured", but only to the extent of that liability

COMMERCIAL AUTO

### **BUSINESS AUTO COVERAGE FORM**

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, dulles and what is and is not covered,

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations. The words "we", "us" and "our" refer to the company providing this insurance.

Other words and phrases that appear in quotation marks have special meaning. Refer to Section V -Definitions.

#### SECTION I - COVERED AUTOS

Item Two of the Declarations shows the "autos" that are covered "autos" for each of your coverages. The following numerical symbols describe the "autos" that may be covered "autos". The symbols entered next to a coverage on the Declarations designate the only "autos" that are covered "autos",

A. Description Of Covered Auto Designation Symbols

Symbol		Description Of Covered Auto Designation Symbols
1	Any "Auto"	2 de la constitución de la const
2	Owned "Autos" Only	Only those "autos" you own (and for Liability Coverage any "trailers" you don't own white attached to power units you own). This includes those "autos" you acquire ownership of after the policy begins.
3	Owned Private Passenger "Autos" Only	Only the private passenger "autos" you own. This includes those private passenger "autos" you acquire ownership of after the policy begins.
4	Owned "Aulos" Other Then Private Passenger "Aulos" Only	Only those "autos" you own that are not of the private passenger type (and for Liability Coverage any "trailers" you don't own while attached to power units you own). This includes those "autos" not of the private passenger type you acquire ownership of after the policy begins.
5	Owned "Autos" Subject To No-lauli	Only those "autos" you own that are required to have no-fault benefits in the state where they are licensed or principally garaged. This includes those "autos" you acquire ownership of after the policy begins provided they are required to have no-fault benefits in the state where they are licensed or principally garaged.
	Owned "Autos" Subject To A Compulsory Uninsured Motorists Law	Only those "autos" you own that because of the law in the state where they are licensed or principally garaged are required to have and cannot reject Uninsured MotorIsts Coverage. This includes those "autos" you acquire ownership of after the policy begins provided they are subject to the same state uninsured motorIsts requirement.
	Specifically Described "Aulos"	Only those "autos" described in Item Three of the Declarations for which a premium charge is shown (and for Liability Coverage any "trailers" you don't own white attached to any power unit described in Item Three).
	Hired "Autos" Only	Only those "airlos" you lease, hire, rent or borrow. This does not include any "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.

Non-owned "Aulos" Only

9

Only those "autos" you do not own, lease, hire, rent or borrow that are used in con-

nection with your business. This includes "aulos" owned by your "employees", partners (If you are a partnership), inembers (if you are a limited liability company) or members of their households but only while used in your business or your personal

19 Mobile
Equipment
Subject To
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Or Financial
Responsibility
Or Other Motor
Vehicle
Insurance Law
Only

Only those "autos" that are land vehicles and that would qualify under the definition of "mobile equipment" under this policy if they were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law where they are licensed or principally garaged.

### B. Owned Autos You Acquire After The Policy Begins

- If Symbols 1, 2, 3, 4, 5, 6 or 19 are entered next to a coverage in item Two of the Declarations, then you have coverage for "autos" that you acquire of the type described for the remainder of the policy period.
- 2. But, if Symbol 7 is entered next to a coverage in item Two of the Declarations, an "auto" you acquire will be a covered "auto" for that coverage only if:
  - We already cover all "autos" that you own for that coverage or it replaces an "auto" you previously owned that had that coverage; and
  - You tell us within 30 days after you acquire it that you want us to cover it for that coverage.

### C. Certain Trailers, Mobile Equipment And Temporary Substitute Autos

If Liability Coverage is provided by this coverage form, the following types of vehicles are also covered "autos" for Liability Coverage:

- "Trailers" with a load capacity of 2,000 pounds or less designed primarily for travel on public roads.
- "Mobile equipment" white being carried or lowed by a covered "auto".
- Any "auto" you do not own white used with the permission of its owner as a temporary substitute for a covered "auto" you own that is out of service because of its:
  - a. Breakdown;
  - b. Repair;
  - c. Servicing;
  - d. "Loss"; or
  - e. Destruction.

#### SECTION II - LIABILITY COVERAGE

#### A. Coverage

We will pay all sums an "insured" legally must pay as damages because of "bodily injury" or "property damage" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of a covered "auto".

We will also pay all sums an "insured" legally must pay as a "covered pollution cost or expense" to which this insurance applies, caused by an "accident" and resulting from the ownership, maintenance or use of covered "autos". However, we will only pay for the "covered pollution cost or expense" if there is either "bodily injury" or "property damage" to which this insurance applies that is caused by the same "accident".

We have the right and duty to defend any "insured" against a "suit" asking for such damages or a "covered pollution cost or expense". However, we have no duty to defend any "insured" against a "suit" seeking damages for "bodily injury" or "property damage" or a "covered pollution cost or expense" to which this insurence does not apply. We may invostigate and settle eny calm or "suit" as we consider appropriate. Our duty to defend or settle ends when the Llability Coverage Limit of insurence has been exhausted by payment of judgments or settlements.

#### 1. Who is An Insured

The following are "Insureds":

- a. You for any covered "auto".
- Anyone else while using with your permission a covered "auto" you own, hire or borrow except;
  - (1) The owner or anyone else from whom you hire or borrow a covered "auto".

This exception does not apply if the covered "auto" is a "trailer" connected to a covered "auto" you own.

- (2) Your "amployee" if the covered "auto" is owned by that "employee" or a member of his or her household,
- (3) Someone using a covered "auto" while he or she is working in a business of selling, servicing, repairing, parking or storing "autos" unless that business is yours.
- (4) Anyone other than your "employees", periners (if you are a perinership), members (if you are a limited liability company) or a lessee or borrower or any of their "employees", while moving property to or from a covered "auto".
- (6) A partner (if you are a partnership) or a member (if you are a limited liability company) for a covered "auto" owned by him or her or a member of his or her household.
- Anyone liable for the conduct of an "insured" described above but only to the extent of that liability.

#### 2. Coverage Extensions

a. Supplementary Payments

We will pay for the "Insured":

- (1) All expenses we lacur.
- (2) Up to \$2,000 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.
- (3) The cost of bonds to release allachments in any "sult" against the "insured" we defend, but only for bond amounts within our Limit of Insurance.
- (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$250 a day because of time off from work.
- (5) All court costs taxed against the "insured" in any "suit" against the "insured" we defend. However, these payments do not include attorneys' fees or attorneys' expenses taxed against the "insured".

(6) All interest on the full amount of any judgment that accrues after entry of the judgment in any "suit" against the "insurod" we defend, but our duty to pay interest ends when we have paid, offered to pay or deposited in court the part of the judgment that is within our Limit of insurance.

These payments will not reduce the Limit of Insurance.

#### b. Out-of-state Coverage Extensions

While a covered "auto" is away from the state where it is licensed we will;

- (1) Increase the Limit of insurance for Liability Coverage to meet the fimits specified by a compulsory or financial responsibility law of the jurisdiction where the covered "auto" is being used. This extension does not apply to the limit or timits specified by any law governing motor carriers of passengers or property.
- (2) Provide the minimum amounts and types of other coverages, such as nofault, required of out-of-state vehicles by the jurisdiction where the covered "auto" is being used.

We will not pay anyone more than once for the same elements of loss because of these extensions.

#### B. Exclusions

This insurance does not apply to any of the following:

#### 1. Expected Or Intended injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the "insured".

#### 2. Contractual

Liability assumed under any contract or agreement.

But this exclusion does not apply to liability for damages:

- a. Assumed in a contract or agreement that is an "insured contract" provided the "bodily injury" or "property damage" occurs subsequent to the execution of the contract or egreement; or
- That live "Insured" would have in the obsence of the contract or agreement.

#### 3. Workers' Compensation

Any obligation for which the "insured" or the "insured's" insurer may be held liable under any workers' compensation, disability benefits or unemployment compensation law or any similar law.

#### 4. Employee Indemnification And Employer's Liability

"Bodily injury" to:

- a. An "employee" of the "insured" arising out of and in the course of:
  - (1) Employment by the "insured"; or
  - (2) Performing the duties related to the conduct of the "insured's" business; or
- The spouse, child, parent, brother or sister of that "employee" as a consequence of Paragraph a, above.

This exclusion applies:

- Whether the "Insured" may be flable as an employer or in any other capacity; and
- (2) To any obligation to share damages with or rapay someone else who must pay damages because of the injury.

But this exclusion does not apply to "bodily injury" to domestic "employees" not entitled to workers' compensation benefits or to liability assumed by the "insured" under an "insured contract". For the purposes of the coverage form, a domestic "employee" is a person engaged in household or domestic work performed principally in connection with a residence premises.

#### 5. Fellow Employee

"Bodily injury" to:

- a. Any fellow "employee" of the "insured" arteing out of and in the course of the fellow "employee's" employment or while performing duties related to the conduct of your business; or
- t. The spouse, child, parent, brother or sister of that fellow "employee" as a consequence of Paragraph a, above.

#### 6. Care, Custody Or Control

"Proporty damage" to or "covered pollution cost or expense" involving property owned or transported by the "insured" or in the "insured's" care, custody or control. But this ex-

clusion does not apply to liability assumed under a sidelrack agreement.

#### 7. Handling Of Property

"Bodily injury" or "property damage" resulting from the handling of property:

- a. Before it is moved from the place where it is accepted by the "insured" for movement into or onto the covered "auto"; or
- After it is moved from the covered "auto" to the place where it is finally delivered by the "insured".

### 8. Movement Of Property By Mechanical De-

"Bodily injury" or "property damage" resulting from the movement of property by a mechanical device (other than a hand truck) unless the device is attached to the covered "auto".

#### 9. Operations

"Bodily injury" or "property damage" arising out of the operation of:

- a. Any equipment listed in Paragraphs 6.b. and 6.c. of the definition of "mobile equipment"; or
- b. Machinery or equipment that is on, altached to or part of a land vehicle that would qualify under the definition of "mobile equipment" if it were not subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

#### 10. Completed Operations

"Bodily injury" or "property damage" arising out of your work after that work has been completed or abandoned.

In this exclusion, your work means:

- Work or operations performed by you or on your behalf; and
- Materials, parts or equipment furnished in connection with such work or operations.

Your work includes warranties or representalions made at any time with respect to the filness, quality, durability or performance of any of the items included in Paragraph a. or b. above.

Your work will be deemed completed at the earliest of the following times:

(1) When all of the work called for in your contract has been completed.

- (2) When all of the work to be done at the site has been completed if your contract calls for work at more than one site.
- (3) When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.

Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.

#### 11. Pollution

"Bodily Injury" or "property damage" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- a. That are, or that are contained in any property that is:
  - (1) Being transported or towed by, handled or handled for movement into, onto or from the covered "auto";
  - (2) Otherwise in the course of transit by or on behalf of the "Insured"; or
  - (3) Being stored, disposed of, treated or processed in or upon the covered "auto":
- b. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "puto"; or
- c. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "Insured".

Paragraph a. above does not apply to fuels, lubricants, fluids, exhaust gases or other similar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts, if:

(1) The "polititants" escape, seep, migrate or are discharged, dispersed or released directly from an "auto" part designed by its manufacturer to hold, store, receive or dispose of such "pollutants"; and (2) The "bodlly injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any equipment listed in Paragraphs 6.b. and 6.c. of the definition of "mobile equipment".

Paragraphs b. and c. above of this exclusion do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollutants" not in or upon a covered "auto" if:

- (a) The "pollulants" or any property in which the "pollulants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (b) The discharge, dispersal, seepage, migration, release or escape of the "pollutants" is caused directly by suchupset, overturn or damage.

#### 12. War

"Bodily injury" or "property damage" arising directly or indirectly out of:

- a. War, including undeclared or civil war:
- Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.

#### 13. Racing

Covered "autos" while used in any professional or organized racing or demolition contest or stunting activity, or while practicing for such contest or activity. This insurance also does not apply while that covered "auto" is being prepared for such a contest or activity.

#### C. Limit Of Insurance

Regardless of the number of covered "autos", "insureds", premiums paid, claims made or vehicles involved in the "accident", the most we will pay for the total of all damages and "covered pollution cost or expense" combined resulting from any one "accident" is the Limit of insurance for Liability Coverage shown in the Declarations.

All "bodily injury", "property damage" and "covered pollution cost or expense" resulting from

continuous or repeated exposure to substantially the same conditions will be considered as resulting from one "accident".

No one will be entitled to receive duplicate payments for the same elements of "loss" under this coverage form and any Medical Payments Coverage endorsement, Uninsured Motorists Coverage endorsement or Underinsured Motorists Coverage endorsement attached to this Coverage

#### SECTION III - PHYSICAL DAMAGE COVERAGE

#### A. Coverage

- We will pay for "loss" to a covered "auto" or its equipment under:
  - a. Comprehensive Coverage

From any cause except:

- The covered "auto's" collision with another object; or
- (2) The covered "auto's" everturn.
- Specified Causes Of Loss Coverage Caused by:
  - (1) Fire, lightning or explosion;
  - (2) Theft;
  - (3) Windstorm, hail or earthquake;
  - (4) Flood;
  - (5) Mischief or vandalism; or
  - (6) The sinking, burning, collision or derailment of any conveyance transporting the covered "auto".

#### c. Collision Coverage

Caused by:

- (1) The covered "auto's" collision with another object; or
- (2) The covered "auto's" overturn.

#### 2: Towing

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

Glass Breakage – Hitting A Bird Or Animal
 Falling Objects Or Missiles

If you carry Comprehensive Coverage for the damaged covered "auto", we will pay for the following under Comprehensive Coverage:

- a. Glass breakage:
- b. "Loss" caused by hitting a bird or animal; and
- "Loss" caused by falling objects or missiles,

However, you have the option of having glass breakage caused by a covered "auto's" collision or overturn considered a "loss" under Collision Coverage.

#### 4. Coverage Extensions

#### a, Transportation Expenses

We will pay up to \$20 per day to a maximum of \$600 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type. We will pay only for those covered "autos" for which you carry either Comprehensive or Specified Causes Of Loss Coverage. We will pay for temporary transportation expenses incurred during the period beginning 48 hours after the theft end ending, regardless of the policy's expiration, when the covered "auto" is returned to use or we pay for its "loss".

#### b. Loss Of Use Expenses

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

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

However, the most we will pay for any expenses for loss of use is \$20 per day, to a maximum of \$600.

#### B. Exclusions

 We will not pay for "loss" caused by or resulting from any of the following. Such "loss" is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the "loss".

- a. Nuclear Hazard
  - (1) The explosion of any weapon employing atomic fission or fusion; or
  - (2) Nuclear reaction or radiation, or radioactive contamination, however caused.
- b. War Or Military Action
  - (1) War, including undeclared or civil war;
  - (2) Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
  - (3) Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.
- 2. We will not pay for "loss" to any covered "auto" while used in any professional or organized racing or demolition contest or stunding activity, or while practicing for such contest or activity. We will also not pay for "loss" to any covered "auto" while that covered "auto" is being prepared for such a contest or activity.
- 3. We will not pay for "loss" due and confined to:
  - a. Wear and lear, freezing, mechanical or electrical breakdown.
  - b. Blowouls, punctures or other road damage to thres,

This exclusion does not apply to such "loss" resulting from the total theft of a covered "auto".

- We will not pay for "loss" to any of the following:
  - Tapes, records, discs or other similar audio, visual or data electronic devices designed for use with audio, visual or data electronic equipment.
  - b. Any device designed or used to detect speed-measuring equipment such as radar or laser detectors and any jamming apparatus intended to elude or disrupt speed-measurement equipment.
  - Any electronic equipment, without regard to whether this equipment is permanently

- installed, that reproduces, receives or transmits audio, visual or data signals.
- d. Any accessories used with the electronic equipment described in Paragraph c. above.
- 5. Exclusions 4.c. and 4.d. do not apply to equipment designed to be operated solely by use of the power from the "auto's" electrical system that, at the time of "loss", is:
  - Permanently Installed in or upon the covered "auto";
  - Removable from a housing unit which is permanently installed in or upon the covered "auto";
  - An integral part of the same unit housing any electronic equipment described in Paragraphs a. and b. above; or
  - d. Necessary for the normal operation of the covered "auto" or the monitoring of the covered "auto's" operating system.
- We will not pay for "loss" to a covered "puto" due to "diminution in value".

#### C. Limit Of insurance

- The most we will pay for "loss" in any one "accident" is the lesser of:
  - The actual cash value of the damaged or stolen property as of the time of the "loss"; or
  - The cost of repairing or reptacing the damaged or stolen property with other property of like kind and quality.
- \$1,000 is the most we will pay for "loss" in any one "accident" to all electronic equipment that reproduces, receives or transmits audio, visual or data signals which, at the time of "loss", is:
  - a. Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment;
  - Removable from a permanently installed housing unit as described in Paragraph 2.a. above or is an integral part of that equipment; or
  - An integral part of such equipment.
- An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".

 If a repair or replacement results in better than like kind or quality, we will not pay for the amount of the betterment.

#### D. Deductible

For each covered "auto", our obligation to pay for, repair, return or replace damaged or stolen property will be reduced by the applicable deductible shown in the Declarations. Any Comprehensive Coverage deductible shown in the Declarations does not apply to "loss" caused by fire or lightning.

### SECTION IV - BUSINESS AUTO CONDITIONS

The following conditions apply in addition to the Common Policy Conditions:

#### A. Loss Conditions

### 1. Appraisal For Physical Damage Loss

if you and we disagree on the amount of "loss", either may demand an appraisal of the "loss". In this event, each party will select a competent appraiser. The two appraisers will select a competent and impertial umpire. The appraisers will state separately the actual cash value and amount of "loss". If they fall to agree, they will submit their differences to the umpire. A decision agreed to by any two will be binding. Each party will:

- a. Pay its chosen appraiser; and
- Bear the other expenses of the appraisal and umpire equally.

If we submit to an appraisal, we will still retain our right to deny the claim.

2. Dutles in The Event Of Accident, Claim, Suit Or Loss

We have no duty to provide coverage under this policy unless there has been full compilance with the following duties:

- a. In the event of "accident", claim, "sult" or "loss", you must give us or our authorized representative prompt notice of the "accident" or "loss". Include:
  - (1) How, when and where the "accident" or "loss" occurred;
  - (2) The "insured's" name and address; and
  - (3) To the extent possible, the names and addresses of any injured persons and witnesses.
- b. Additionally, you and any other involved "insured" must;

- Assume no obligation, make no payment or incur no expense without our consent, except at the "insured's" own cost.
- (2) Immediately send us copies of any request, demand, order, notice, summons or legal paper received concerning the claim or "suit".
- (3) Cooperate with us in the investigation or settlement of the claim or defense against the "suit".
- (4) Authorize us to obtain medical records or other pertinent information.
- (5) Submit to examination, at our expense, by physicians of our choice, as often as we reasonably require.
- if there is "loss" to a covered "auto" or its equipment you must also do the following:
  - Promptly notify the police if the covered "auto" or any of its equipment is stolen.
  - (2) Take all reasonable steps to protect the covered "auto" from further damage. Also keep a record of your oxpenses for consideration in the setitement of the claim.
  - (3) Permit us to inspect the covered "auto" and records proving the "loss." before its repair or disposition.
  - (4) Agree to examinations under oath at our request and give us a signed statement of your enswers.

#### 3. Legal Action Against Us

No one may bring a legal action against us under this coverage form until:

- There has been full compliance with all the terms of this coverage form; and
- b. Under Liability Coverage, we agree in writing that the "insured" has an obligation to pay or until the amount of that obligation has finelly been determined by judgment after trial. No one has the right under this policy to bring us into an action to determine the "insured's" liability.
- 4. Loss Payment Physical Damage Coverages

At our option we may:

 Pay for, repair or replace damaged or stolen property;

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- Return the stolen property, at our expense. We will pay for any damage that results to the "auto" from the theft; or
- Take all or any part of the damaged or stolen property at an agreed or appraised value.

If we pay for the "loss", our payment will include the applicable sales tax for the damaged or stolen property.

5. Transfer Of Rights Of Recovery Against Others To Us

If any person or organization to or for whom we make payment under this coverage form has rights to recover damages from another, those rights are transferred to us. That person or organization must do everything necessary to secure our rights and must do nothing after "accident" or "loss" to impair them,

#### B. General Conditions

#### 1. Bankruptcy

Bankruptcy or insolvency of the "insured" or the "insured's" estate will not relieve us of any obligations under this coverage form.

2. Concealment, Misrepresentation Or Fraud

This coverage form is void in any case of fraud by you at any time as it relates to this coverage form. It is also void if you or any other "insured", at any time, intentionally conceal or misrepresent a material fact concerning:

- a. This coverage form;
- b. The covered "auto":
- c. Your interest in the covered "auto"; or
- d. A claim under this coverage form.

#### 3. Liberalization

If we revise this coverage form to provide more coverage without additional premium charge, your policy will automatically provide the additional coverage as of the day the revision is effective in your state.

No Benefit To Ballee – Physical Damage Coverages

We will not recognize any assignment or grant any coverage for the benefit of any person or organization holding, storing or transporting properly for a fee regardless of any other provision of this coverage form.

#### 5. Other Insurance

- a. For any covered "auto" you own, this coverage form provides primary insurance. For any covered "auto" you don't own, the insurance provided by this coverage form is excess over any other collectible insurance. However, while a covered "auto" which is a "trailer" is connected to another vehicle, the Liability Coverage this coverage form provides for the "trailer" is:
  - (1) Excess while it is connected to a motor vehicle you do not own.
  - (2) Primary while it is connected to a covered "auto" you own.
- b. For Hired Auto Physical Damage Goverage, any covered "auto" you lease, hire, rent or borrow is deemed to be a covered "auto" you own. However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".
- c. Regardless of the provisions of Paragraph a above, this coverage form's Liability Coverage is primary for any flability assumed under an "insured contract".
- d. When this coverage form and any other coverage form or policy covers on the same basis, either excess or primary, we will pay only our share. Our share is the proportion that the Limit of insurance of our coverage form bears to the total of the limits of all the coverage forms and policies covering on the same basis.

#### 6. Premium Audit

- a. The estimated premium for this coverage form is based on the exposures you told us you would have when this policy began. We will compute the final premium due when we determine your actual exposures. The estimated total premium will be credited against the final premium due and the first Named Insured will be billed for the balance, if any. The due date for the final premium or retrospective premium is the date shown as the due date on the bill. If the estimated total premium exceeds the final premium due, the first Named Insured will get a refund.
- b. If this policy is issued for more than one year, the premium for this coverage form will be computed annually based on our rates or premiums in effect at the beginning of each year of the policy.

7. Policy Period, Coverage Territory

Under this coverage form, we cover "accidents" and "losses" occurring:

- During the policy period shown in the Declarations; and
- b. Within the coverage territory.

The coverage territory is:

- (1) The United States of America;
- (2) The lerrilories and possessions of the United States of America;
- (3) Puerlo Rico;
- (4) Canada; and
- (5) Anywhere in the world if:
  - (a) A covered "auto" of the private pessenger type is leased, hired, rented or borrowed without a driver for a period of 30 days or less; and
  - (b) The "insured's" responsibility to pay damages is determined in a "suit" on the merits, in the "United States of America, the territories and possessions of the United States of America, Puerlo Rico or Canada or in a settlement we agree to.

We also cover "loss" to, or "accidents" involving, a covered "auto" while being transported between any of these places.

8. Two Or More Coverage Forms Or Policies Issued By Us

If this coverage form and any other coverage form or policy issued to you by us or any company affiliated with us applies to the same "accident", the aggregate maximum Limit of insurance under all the coverage forms or policios shell not exceed the highest applicable Limit of insurance under any one coverage form or policy. This condition does not apply to any coverage form or policy issued by us or an affiliated company specifically to apply as excess insurance over this coverage form.

#### SECTION V - DEFINITIONS

- A. "Accident" includes continuous or repeated exposure to the same conditions resulting in "bodily injury" or "property damage".
- B. "Auto" means:
  - A land motor vehicle, "trailer" or semitrailer designed for travel on public roads; or

Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

- C. "Bodily Injury" means bodily injury, sickness or disease sustained by a person including death resulting from any of these.
- Covered pollution cost or expense" means any cost or expense arising out of:
  - Any request, demand, order or statutory or regulatory requirement that any "insured" or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutanta"; or
  - Any claim or "suit" by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

"Covered pollution cost or expense" does not include any cost or expense arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants":

- a. That are, or that are contained in any properly that is:
  - Being transported or towed by, handled or handled for movement into, onto or from the covered "auto";
  - (2) Otherwise in the course of transit by or on behalf of the "insured"; or
  - (3) Being stored, disposed of, treated or processed in or upon the covered "auto";
- b. Before the "pollutants" or any property in which the "pollutants" are contained are moved from the place where they are accepted by the "insured" for movement into or onto the covered "auto"; or
- c. After the "pollutants" or any property in which the "pollutants" are contained are moved from the covered "auto" to the place where they are finally delivered, disposed of or abandoned by the "in-

Paragraph a, above does not apply to fuels, lubricants, fluids, exhaust gases or other simi-

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lar "pollutants" that are needed for or result from the normal electrical, hydraulic or mechanical functioning of the covered "auto" or its parts, if:

- (1) The "pollutants" ascape, seep, migrate or are discharged, dispersed or released directly from an "auto" part dosigned by its manufacturer to hold, store, receive or dispose of such "polfutants"; and
- (2) The "bodily Injury", "property damage" or "covered pollution cost or expense" does not arise out of the operation of any equipment listed in Paragraph 6.b. or 6.c. of the definition of "mobile equipment".

Paragraphs b. and c. above do not apply to "accidents" that occur away from premises owned by or rented to an "insured" with respect to "pollulants" not in or upon a covered "auto" if:

- (a) The "pollutants" or any property in which the "pollutants" are contained are upset, overturned or damaged as a result of the maintenance or use of a covered "auto"; and
- (b) The discharge, dispersel, seepage, migration, release or escape of the "pollutants" is caused directly by such upset, overturn or damage.
- E. "Diminution in value" means the actual or perceived loss in merket value or resale value which results from a direct and accidental "loss".
- F. "Employee" includes a "leased worker". "Employee" does not include a "temporary worker".
- G. "Insured" means any person or organization qualilying as an insured in the Who is An insured provision of the applicable coverage. Except with rospect to the Limit of Insurance, the coverage afforded applies separately to each insured who is seeking coverage or against whom a claim or "suit" is brought.
- H. "Insured contract" means:
  - 1. A lease of premises:
  - 2. A sidetrack agreement;
  - Any easement or license agreement, except in connection with construction or demolition operations on or within 50 feet of a railroad;
  - An obligation, as required by ordinance, to indemnify a municipality, except in connection with work for a municipality;

- 5. That part of any other contract or agreement pertaining to your business (including an indennification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another to pay for "bodily injury" or "property damage" to a third party or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement;
- 6. That part of any contract or agreement entered into, as part of your business, pertaining to the rental or lease, by you or any of your "employees", of any "auto". However, such contract or agreement shall not be considered an "insured contract" to the extent that it obligates you or any of your "employees" to pay for "property damage" to any "auto" rented or leased by you or any of your "employees".

An "insured contract" does not include that part of any contract or agreement:

- a. That indemnifies a reliroad for "bodily injury" or "property damage" erising out of construction or demolition operations, within 50 feet of any reliroad property and affecting any reliroad bridge or treatle, tracks, roadbeds, tunnel, underpass or crossing;
- That perialns to the toan, lease or rental of an "auto" to you or any of your "employees", if the "auto" is loaned, leased or rented with a driver; or
- c. That holds a person or organization engaged in the business of transporting property by "auto" for hire harmless for your use of a covered "auto" over a route or territory that person or organization is authorized to serve by public authority.
- "Leased worker" means a person leased to you by a labor leasing firm under an agreement between you and the labor loasing firm to perform duties related to the conduct of your business. "Leased worker" does not include a "temporary worker".
- "Loss" means direct and accidental loss or damage.
- K. "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:
  - Bulldozers, farm machinery, forklifts and other vehicles designed for use principalty off public roads;

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#### COMMERCIAL AUTO

- 2. Vehicles mulntained for use solely on or next to premises you own or rent;
- 3. Vehicles that travel on crawler treads;
- Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted;
  - a. Power cranes, shovels, loaders, diggers or drills; or
  - Road construction or resurfacing equipment such as graders, scrapers or rollers;
- Vehicles not described in Paragraph 1., 2., 3. or 4. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
  - Air compressors, pumps and gonerators, including spraying, welding, building cleaning, geophysical exploration, lighting and well-servicing equipment; or
  - b. Cherry pickers and similar devices used to raise or lower workers; or
- 6. Vehicles not described in Paragraph 1., 2., 3. or 4. above maintained primarily for purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of permanently attached equipment are not "mobile equipment" but will be considered "autos":
  - a. Equipment designed primarily for:
    - (1) Snow removal;
    - (2) Road maintenance, but not construction or resurfacing; or
    - (3) Street cleaning;
  - b. Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and
  - Air compressors, pumps and generators, including spraying, welding, building

cleaning, geophysical exploration, lighting or well-servicing equipment.

However, "mobile equipment" does not include land vehicles that are subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged. Land vehicles subject to a compulsory or financial responsibility law or other motor vehicle insurance law are considered "autos".

- L. "Pollutants" means any solld, liquid, gaseous or thermal Irritant or contaminant, including smoke, vapor, sool, fumes, acids, alkalls, chemicals and waste. Waste includes materials to be recycled, reconditioned or recialmed.
- M. "Property damage" means damage to or loss of use of langible property.
- N. "Sult" means a civil proceeding in which:
  - Damages because of "bodly injury" or "property damage"; or
  - A "covered pollution cost or expense";
     to which this insurance applies, are alleged.
     "Suit" includes:
    - An arbitration proceeding in which such damages or "covered politition costs or expenses" are claimed and to which the "insured" must submit or does submit with our consent; or
    - b. Any other alternative dispute resolution proceeding in which such damages or "covered pollution costs or expenses" are claimed and to which the insured submits with our consent.
- O. "Temporary worker" means a person who is furnished to you to substitute for a permanent "employee" on leave or to meet seasonal or shortterm workload conditions.
- P. "Traller" includes semitrailer.

insured:

Siegfried Engineering, Inc.

Policy Number:

WZP81034403

Elfective Date:

09/01/2016

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA

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. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be otherwise due on such remuneration.

% of the California workers' compensation premium

#### SCHEDULE

Person or Organization

Job Description

NAME OF PERSON OR ORGANIZATION CONTINUATION: Oakland Unified School District, its officers, officials, employees and volunteers.

Oakland Unified School District 380 22nd Street #820 Oakland, CA 94612

Countersigned by	Authorized Representative
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Form WC 04 03 06 Process Date:

π WC 04 03 06 (1) Printed in U.S.A.

Policy Expiration Date:

# Department of Facilities Planning and Management



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### ROUTING FORM

Division Head  Phone  Division Head  Phone  Division Head  Phone  Division Head  Phone  Division Head  Phone  Division Head  Phone  Division Head  Phone  Date Approved			roject Information	
Services cannot be provided until the contract is fally approved and a Purchase Order has been issued.  Attachment   Proof of general liability insurance, including certificates and endorsements, if contract is over \$15,000  Checklist   Workers compensation insurance certification, unless vendor is a sole provider  Contractor Name   Siegified Engineering, Inc.   Agency's Contact   Chris Chisaun   OUSD Vendor ID # V090301   Vendor Title: ACIR   Address   109 Scripps Drive   Telephone   9163202777   Scarainento, Ca 95825   Policy Expires:   9-1-2017   OUISD Project #   15137   Term  Date Work Will Begin   10/27/2016   Date Work Will End By   front more than 5 years from start date)   1/18/2018   front more than 5 years	Project Name V	Vestlake Field	Sir	e i213
Checklist  Workers compensation insurance certification, unless wender is a sole provider  Contractor Name  Contractor Name  Contractor Name  Courted Information  Contractor Name  Courted Information  Agency's Contract Anion  Agency's Contract Anion  Agency's Contract Anion  Date Approved  Previously been an OUSD contractor?  Previously been an OUSD contractor?  Compensation  Date Approved  Provided Regime Indianate acounts as an efficiency contract the State and Federal Other bears completing required to your knowledge services were not provided before a PO was issued.  Date Approved			Basic Directions	
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