Board Office Use: Leg	islative File Info.
File ID Number	19-2665
Introduction Date	1-22-2020
Enactment Number	20-0112
Enactment Date	1/22/2020 os



# Memo

To

Board of Education

From

Kyla Johnson-Trammell, Superintendent

Tadashi Nakadegawa, Acting Deputy Chief, Facilities Planning and

**M**anagement

Board Meeting Date

January 22, 2020

Subject

Award of Contract for Consulting Services for the Emerson Elementary School Girls' Softball Field Project to Consolidated Engineering

Laboratories

**Action Requested** 

Approval by the Board of Education of Award of Contract for Consulting Services on behalf of the District to Consolidated Engineering Laboratories, Oakland, California, for the latter to provide consulting services to provide materials testing and construction inspection services, for the Emerson Elementary School Girls' Softball Field Project in the amount of \$30,000.00, which includes a contingency fee of \$7,084.80 as the selected consultant, and authorizing the President and Secretary of the Board to sign the Agreement for same said consultant with work scheduled to commence on January 23, 2020, and scheduled to last December 1, 2020, pursuant to the

Contract.

Discussion

Vendor to provide consulting services. Materials testing and construction inspection services. Consultant was selected without competitive bidding because this consultant is providing especially trained services and the contract amount is under \$95,200.00.

LBP (Local Business Participation Percentage)

100.00%

Recommendation

Approval by the Board of Education of Award of Contract for Consulting Services on behalf of the District to Consolidated Engineering Laboratories, Oakland, California, for the latter to provide consulting services to provide materials testing and construction inspection services, for the Emerson Elementary School Girls' Softball Field Project in the amount of \$30,000.00, which includes a contingecy fee of \$7,084.80 as the selected consultant, and authorizing the President and Secretary of the Board to sign the Agreement for same said consultant with work scheduled to commence on January 23, 2020, and scheduled to last December 1, 2020, pursuant to the Contract.

Fiscal Impact

Fund 21, Measure J

Attachments

- Agreement
- Consultant Fee Schedule
- Insurance Certificate



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

Legislative File	ID No. <u>19-2665</u>		
Department:	Facilities Planning and	d Management	
Vendor Name:	Consolidated Enginee	ring Laboratories	<u>.</u>
Project Name:	Emerson Girls' Softba	ll Field	Project No.: <u>17111</u>
Contract Term:	Intended Start: 1-23-	2020	Intended End: <u>12-1-2020</u>
Annual (if annua	al contract) or total (if	multi-year agreen	ment) Cost: \$30,000.00
Approved by:	<u> Fadashi Nakadegawa</u>		
Is Vendor a loca	l Oakland Business or	have they meet th	e requirements of the
Local Business I	Policy?   Yes (No if	Unchecked)	
How was this co	ntractor or vendor sele	cted?	
	an existing contract v services will continue		performing the required services on this project under this new
J			
Summarize the s	services or supplies this terials testing and con	struction inspect	ion services. Testing of concrete, reviewing of concrete mixes,
Summarize the s	services or supplies this terials testing and con	struction inspect	
Summarize the s To provide mat and steel shop	services or supplies this terials testing and con	struction inspect g. Total includes	ion services. Testing of concrete, reviewing of concrete mixes,
Summarize the s To provide mat and steel shop Was this contract	services or supplies this terials testing and con inspections of welding	struction inspectg. Total includes	ion services. Testing of concrete, reviewing of concrete mixes, contingency fee of \$7,084.80.
Summarize the s  To provide mat and steel shop  Was this contract If "No," please ar	services or supplies this terials testing and con inspections of welding et competitively bid?	struction inspect g. Total includes  Check tions:	ion services. Testing of concrete, reviewing of concrete mixes, contingency fee of \$7,084.80.

2) Please check the competitive bidding exception relied upon:

Construc	ction Contract:
	Price is at or under UPCCAA threshold of \$60,000 (as of 1/1/19)
	CMAS contract [may only include "incidental work or service"] (Public Contract Code §§10101(a) and 10298(a)) – contact legal counsel to discuss if applicable
	Emergency contract (Public Contract Code §§22035 and 22050) – contact legal counsel to discuss if applicable
	No advantage to bidding - contact legal counsel to discuss if applicable
	Sole source contractor – contact legal counsel to discuss if applicable
	Completion contract – contact legal counsel to discuss if applicable
	Lease-leaseback contract RFP process - contact legal counsel to discuss if applicable
	Design-build contract RFP process – contact legal counsel to discuss if applicable
	Energy service contract – contact legal counsel to discuss if applicable
	Other:
Consulta	ant Contract:
	Construction project manager, land surveyor, or environmental services – selected based on demonstrated competence and professional qualifications (Government Code §4526)
	Architect or engineer – use of a fair, competitive RFP selection process (Government Code §§4529.10 et eq.)
	Architect or engineer when state funds being used – use of competitive process consistent with Government Code §§4526-4528 (Education Code §17070.50)
	Other professional or specially trained services or advice – no bidding or RFP required (Public Contract Code §20111(d) and Government Code §53060) – contact legal counsel to discuss if applicable
⊠ i	For services other than above, the cost of services is \$92,600 or less (as of 1/1/19)
□ 1	No advantage to bidding (including sole source) – contact legal counsel to discuss if applicable
<u>Purchasi</u>	ing Contract:
□ I	Price is at or under bid threshold of \$92,600 (as of 1/1/19)
	Certain instructional materials (Public Contract Code §20118.3)
	Data processing systems and supporting software – choose one of three lowest bidders (Public Contract Code §20118.1)

☐ Electronic equipment – competitive negotiation (Public Contract Code §20118.2) – contact legal counset to discuss if applicable
☐ CMAS contract [may only include "incidental work or service"] (Public Contract Code §§10101(a) and 10298(a)) – contact legal counsel to discuss if applicable
☐ Piggyback contract for purchase of personal property (Public Contract Code §20118) – contact legal counsel to discuss if applicable
☐ Supplies for emergency construction contract (Public Contract Code §§22035 and 22050) – contact legal counsel to discuss if applicable
☐ No advantage to bidding (including sole source) – contact legal counsel to discuss if applicable
☐ Other:
Maintenance Contract:
☐ Price is at or under bid threshold of \$92,600 (as of 1/1/19)
☐ No advantage to bidding (including sole source) – contact legal counsel to discuss
☐ Other:

3) Explain in detail the facts that support the applicability of the exception marked above:

They are providing materials testing and construction inspection services to the District through the scope of their services, which are specially trained services that do not require competitive bidding.

# AGREEMENT FOR MATERIALS TESTING SERVICES

THIS AGREEMENT FOR MATERIALS TESTING SERVICES ("Agreement") is made and entered into effective January 23, 2020, by and between the Oakland Unified School District, a school district duly organized and existing under the laws of the State of California (the "District"), and Consolidated Engineering Laboratories (the "Consultant"), with respect to the following recitals:

- A. District proposes to undertake the construction of an improvement project which requires the services of a duly qualified and licensed materials testing consultant.
- B. Consultant represents that Consultant is licensed to provide materials testing services in the State of California and is specially qualified to provide the services required by the District in this Agreement.
- C. The parties have negotiated the terms pursuant to which Consultant will provide such services and reduce such terms to writing by this Agreement.

In consideration of the covenants and conditions contained in this Agreement, the parties agree as follows:

- 1. Retention of Consultant. District retains Consultant to perform, and Consultant agrees to provide to District, for the consideration and upon the terms and conditions set forth below, the materials testing services specified in this Agreement. Consultant agrees to perform such services as expeditiously as is consistent with professional skill and care and the orderly progress of the Project. All services performed by the Consultant under this Agreement shall be conducted in a manner consistent with the level of care and skill ordinarily exercised by materials testing consultants specially qualified to provide the services required by the District.
- 2. **Description of Project**. The project concerning which such materials testing services shall be provided ("the Project") is described as the following: Testing of concrete, reviewing of concrete mixes, and steel shop inspections of welding.
- 3. **Basic Services; Term.** Consultant's Basic Services consist of construction inspection services and materials testing services more specifically described in the attached Exhibit A. The Project is expected to be complete as of **December 1, 2020**, but may not be completed until later if delays in design or construction arise.

In addition, as a part of its Basic Services, the Consultant shall assist the District in evaluating claims, disputes and other matters in question between the contractor and the District relating to Consultant's work, including but not limited to claims made against the District as a result of Consultant's alleged or claimed errors or omissions, and shall in all instances provide such truthful testimonial assistance as may be required by the District at no cost to the District.

Consultant shall confer and cooperate with District's other consultants. Consultant shall take precautions to minimize any damage due to Consultant's activities. Consultant shall be responsible and liable for any damage Consultant causes through its wrongful acts or omissions.

During the construction phase, Consultant shall visit the Project site when requested by District to observe conditions encountered by the contractor and to assess the progress and quality of contractor's work. Consultant shall participate in job site meetings as requested by District.

The Consultant must comply with the applicable requirements of the Division of State Architect Construction Oversight Process ("DSA Oversight Process"), including, but not limited to, (a) obtaining a copy of the DSA-approved construction documents and Statement of Structural Tests and Special Inspections (DSA form 103) from the Architect before the beginning of construction; (b) reporting all project related activities to the Inspector of Record. The Inspector of Record is responsible for monitoring the work of the Laboratory of Record and Special Inspectors to ensure the testing and special inspection program is satisfactorily completed; (c) submitting applicable verified reports (DSA forms 291, 292, and 293) to DSA, Inspector of Record, Owner and Architect; and (d) coordinating with the Owner, Owner's Architect, any Construction Manager, the Inspector of Record, and the Contractor to meet the DSA Oversight Process requirements without delay or added costs to the Project.

If Consultant determines contractor is not meeting the requirements of Consultant's recommendations or the plans and specifications for such geotechnical work, Consultant shall immediately bring that information to District's attention.

Consultant shall retain all samples for January 23, 2020 – December 1, 2020.

- 4. **Additional Services**. Any services not included in this Agreement shall be considered "Additional Services." Compensation for additional services shall be a fee to be agreed upon by the parties in writing prior to performance of such services by Consultant. Consultant shall keep complete records showing all hours worked and all costs and charges incurred for Additional Services. District shall be given reasonable access to those records for audit purposes.
- 5. **Payment.** For all "Basic Services" satisfactorily performed, compensation shall be as described in *Exhibit B* to this Agreement. Basic and Additional Services satisfactorily performed shall be billed monthly via properly documented and submitted invoices. Invoices that are not disputed by District shall be paid within thirty (30) days of District's receipt of the invoice. Consultant shall comply with any applicable prevailing wage law.
- 6. **Insurance**. Consultant shall purchase and maintain insurance that will protect Consultant from the claims set forth below that may arise out of or result from the Consultant's performance of services or failure to perform services required by this Agreement:
  - a. Claims under Workers' Compensation, disability benefits and other similar employee benefits acts that are applicable to the work performed;

- b. Claims for damages because of bodily injury, occupational sickness or disease or death of Consultant's employees, agents or invitees;
- c. Claims for damages because of bodily injury or death of any person;
- d. Claims for damages insured by usual personal injury liability coverage that are sustained (1) by any person as a result of an offense directly related to the employment of such person by the Consultant or (2) by any other person;
- e. Claims for damages, other than to the work itself because of injury to or destruction of tangible property, including loss of use therefrom; or
- f. Claims for damages because of bodily injury or death of any person or property damage arising out of the ownership, maintenance or use of any motor vehicle.

Consultant's comprehensive general and automobile liability insurance shall be written for not less than the following limits of liability:

# **Comprehensive General Liability**

Personal Injury: Property Damage:

\$2,000,000 Each Occurrence \$1,000,000 Each Occurrence

\$4,000,000 Aggregate \$2,000.000 Aggregate

### Comprehensive Automobile Liability

Bodily Injury: Property Damage:

\$2,000,000 Each Person \$2,000,000 Each Occurrence

\$1,000,000 Each Occurrence

Consultant shall also maintain errors and omissions insurance on an occurrence basis with limits of at least Two Million Dollars (\$2,000,000) with a deductible in an amount not to exceed the sum of Ten Thousand Dollars (\$10,000.00).

- 7. **Hazardous Materials**. In the event the District or Consultant becomes aware of the presence of, or exposure of persons to, asbestos, polychlorinated biphenyl (PCB) or any other toxic or hazardous contaminants, materials, air pollutants or water pollutants at the Project, or the substantial risk thereof, each shall have a duty immediately to notify the other in writing.
- 8. Compliance with Laws. Consultant shall be familiar with and shall comply with all State and Federal laws and regulations applicable to the Project or lawfully imposed upon the Project by agencies having jurisdiction over the Project.

### 9. Termination.

- a. District may unilaterally terminate this Agreement for any reason, in its absolute discretion, by giving Consultant seven (7) days written notice of termination.
- b. This Agreement may also be terminated by either Party upon seven (7) days written notice should the other Party fail substantially to perform their duties or for any material breach under this Agreement.
- c. In the event of termination, Consultant shall be compensated for all services satisfactorily performed to the termination date and, if terminated under subparagraph (a) above, any costs incurred by reason of such termination; but less any amounts the District is entitled to withhold under law or this Agreement.
- 10. Independent Contractor Status. Consultant and any and all agents and employees of Consultant shall perform the services required pursuant to this Agreement as an independent contractor, not as officers, employees, or agents of the District. In providing the services contemplated by this Agreement, Consultant shall maintain a professional working relationship with the District, the Contractor, the Inspector and the Architect. Nothing contained in this Agreement shall be deemed to create any contractual relationship between Consultant and the Architect, Inspector or the Contractor for the Project, nor shall anything contained in this Agreement be deemed to give any third party any claim or right of action against the District or the Consultant which does not otherwise exist.
- 11. **Indemnity**. Consultant shall indemnify, defend and save the District, its Board of Trustees, officers, agents, and employees harmless from any and all claims damages, losses, causes of action and demands, including reasonable attorney's fees and costs, incurred in connection with or in any manner arising out of Consultant's performance of or failure to perform any of the duties contemplated by this Agreement or for any tax liability arising out of this Agreement.
- 12. **Taxes**. Consultant shall be liable and solely responsible for paying all required taxes including, but not limited to, Federal and State income taxes and social security taxes. Consultant agrees to indemnify, defend and hold the District harmless from any liability which Consultant may incur to the Federal or State governments as a consequence of this Agreement. All payments to the Consultant shall be reported to the appropriate Federal and State tax authorities as required.
- 13. Successors and Assigns. The District and Consultant, respectively, bind themselves, their successors, assigns, and representatives to the other Party to this Agreement, and to the partners, successors, assigns, and legal representatives of such other Party with respect to all terms of this Agreement. Neither District nor Consultant shall assign or transfer any interest in this Agreement without the written consent of the other.
- 14. **Notices.** All payments and any notices or communications under this Agreement shall be in writing and shall be deemed to be duly given if served personally on the Party to whom it is directed

or shall be deemed served when deposited in the United States Mail, certified or registered mail, return receipt requested, postage prepaid, and addressed in the case of:

Consultant: Consolidated Engineering Laboratories

534 23<sup>rd</sup> Avenue

Oakland, California 94606

Attention: William Cale, Jr., Senior Project Manager

District: Oakland Unified School District

Attn: Tadashi Nakadega, Acting Deputy Chief, Facilities

Planning and Management

955 High Street

Oakland, California 94606

- 15. Governing Law. This Agreement shall be governed by the laws of the State of California, excluding its choice of law rules. Any action or proceeding seeking any relief under or with respect to this Agreement shall be brought solely in the Superior Court of the State of California for the County of Alameda, subject to transfer of venue under applicable State law, provided that nothing in this Agreement shall constitute a waiver of immunity to suit by the District.
- 16. Severability. If any provision of this Agreement shall be held invalid or unenforceable by a court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision of this Agreement.
- 17. Amendment. This Agreement cannot be changed or supplemented orally and may be modified or superseded only by written instrument executed by all parties.
- 18. Compliance with Law. While performing the services contemplated by this Agreement, Consultant agrees to comply with all applicable laws and regulations.
- 19. **Requests**. Consultant agrees to timely and properly complete all reports requested by the District or as required by law. In addition, Consultant agrees that District has a right to a copy of all reports and other records created or maintained by Consultant.
- 20. Counterparts. This Agreement may be executed in counterparts such that the signatures may appear on separate signature pages. A copy, or an original, with all signatures appended together, shall be deemed a fully executed Agreement.
- 21. **Interpretation**. The language of all parts of this Agreement shall, in all cases, be construed as a whole, according to its fair meaning, and not strictly for or against either Party.
- 22. Entire Agreement. This Agreement constitutes the entire agreement between the parties, and supersedes any prior agreement or understanding. There are no understandings, agreements, representations or warranties, expressed or implied, not specified in this Agreement. Consultant,

by the execution of this Agreement, acknowledges that Consultant has read this Agreement, understands it, and agrees to be bound by its terms and conditions.

- 23. Warranty of Authority. The persons signing this Agreement warrant that they are legally authorized to do so on behalf of the respective Parties, and by their signatures to bind the respective Parties to this Agreement.
- 24. Attorneys' Fees. If a party to this Agreement commences a legal action against the other party to enforce a provision of this Agreement or seek damages related to the services provided under this Agreement, the prevailing party in the legal action will be entitled to recover from the other party all of its reasonable litigation expense, costs, and fees actually incurred, including reasonable attorneys' and experts' fees.
- 25. **Mediation.** A party to this Agreement shall, as a condition precedent to initiating any litigation against the other party, demand mediation of any dispute. The parties shall endeavor to include any third party claimant in the mediation. The parties shall select a mediator and schedule the mediation within thirty (30) days of the initial demand for mediation. If the parties cannot agree on a mediator, the mediator shall be appointed by JAMS. The parties to the mediation, including the parties to this Agreement, shall pay equal shares of the mediator's fees. Each party shall bear its own attorney's fees related to the mediation.
- 26. Consultant shall comply with the requirements of the District's Local, Small Local, and Small Local Resident Business Enterprise Program, which may require a 50% minimum local participation requirement in the performance of this Agreement. A copy of this program may be obtained at www.ousd.k12.ca.us, under the Facilities Planning & Management Department drop down menu, at "Bids and Requests for Proposals."
- 27. The following forms, attached to the proposal, are incorporated into the contract:
  - Fingerprinting Notice and Acknowledgement.
  - Iran Contracting Act Certification.
  - Workers' Compensation Certification.
  - Drug-Free Workplace Certification.
  - Buy American Certification.
  - Local Business Participation Form.

Within ten (10) days after award and before commencement of the services, the signed agreement, insurance documentation, and Student Contract Form (see Exhibit B to the Fingerprinting Notice and Acknowledgement) shall be submitted to the District.

\* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

CONSULTANT	
Consolidated Engineering Laboratories	
By:	
DISTRICT	
Oakland Unified School District	
July did-	1/23/2020
Jody London,	Date
President, Board of Education	
HA-ha	1/23/2020
Kyla Iohnson-Trammell,	Date
Superintendent, Board of Education	
12	1/3/20
Tadashi Nakadegawa,	Date
Acting Peputy Chief, Facilities Planning and	
Management	
Approved As To Form:	1 1
CHEL	1/2/20
OUSD Facilities Legal Counsel	Date

# EXHIBIT A



December 4, 2019

Mr. John Esposito Facilities Project Manager Oakland Unified School District 955 High Street Oakland, CA 94601

Via email:

john.esposito@ousd.org

Subject:

Emerson ES Girls Softball Field Project 4803 Lawton Avenue, Oakland, CA 94609 CEL #10-37394PW; DSA Application #01-118249 Materials Testing and Construction Inspection Services

Dear Mr. Esposito

Consolidated Engineering Laboratories (CEL) is pleased to submit our budget estimate proposal to provide materials testing and construction inspection services for your Emerson ES Girls Softball Field project, located in Oakland California. CEL would be proud to be part of your team, helping to ensure the construction quality and success of this project.

Following is our cost estimate and scope of services. We assembled this proposal based on the following sources:

- DSA Backcheck drawings dated September 27, 2019;
- DSA form 103 dated September 27, 2019.

Thank you for giving CEL the opportunity to be a part of your project team. We are committed to giving our clients the best service for their testing and inspection needs, and are eager to prove this commitment to you. Should you have any questions or require additional information, please do not hesitate to contact me.

Respectfully submitted,

**CONSOLIDATED ENGINEERING LABORATORIES** 

mon Cl

William K. Cale, Jr. Senior Project Manager

BC/arh



# **ASSUMPTIONS AND CLARIFICATIONS**

12 small, likely concrete pours have been identified – all drilled piers or footings. All were calculated as half days. If DSA wants to test flatwork, curbs and all the fencepost footings as well, additional inspections and budget should be added accordingly.

All steel to be fabricated in a local facility running a single shift during regular business hours.

All soils observation and testing by the GEOR.

No overtime or shift differential time is included in this budget estimate proposal.



# **SCOPE OF SERVICES**

#### **REINFORCED CONCRETE - SCHOOLS**

#### **Mix Review**

We will review the proposed concrete mixes in our laboratory for conformance with specifications.

#### Sample, Tag and Test Reinforcing Steel

Prior to fabrication of the steel, we will make a visit to the reinforcing steel supplier and collect mill certificates and sample reinforcing steel from the unbroken bundles. Testing will be as per American Society for Testing and Materials (ASTM) A615. Once the steel is ready for shipment, we will make another trip to the supplier and inspect to determine the steel has identical heat numbers to that already tested, and tag the steel so that it may be shipped to the job site.

### **Batch Plant Inspection**

Our inspector will periodically check for batch weights, moisture content of aggregates, proper use of admixtures, and batching procedures.

#### **Reinforcing Steel Placement**

Will be performed by the Inspector of Record (IOR).

#### **Concrete Placement**

Will be performed by the IOR.

#### **Concrete Sampling**

Our inspector will be on-site to perform casting of (4x8) concrete cylinders for compression testing at a frequency of five cylinders for every 50 cubic yards placed.

#### **Concrete Compression Testing**

We will transport all samples to our laboratory for compression testing in strict accordance with ASTM requirements. Compression test reports will be distributed to the appropriate parties.

### STRUCTURAL STEEL

#### **Shop Inspection**

- Review of welding procedure specifications;
- Material identification and mill certificate review;
- Observe the utilization of certified welders and approved welding procedures:
- Visual inspection of welding to determine compliance with contract documents;
- Nondestructive testing of moment welds and column splices;
- Confirm approximate preheat temperature;
- Continuous inspection of multi-pass fillet welds, groove welds and reinforcing stee! welding.



# **Field Inspection**

- Observe the utilization of certified welders and approved procedures;
- Confirm approximate preheat temperature;
- Nondestructive testing of moment welds and column splices;
- Inspect to determine and observe proper installation and tightening of high strength bolts;
- Visual inspection of welding to determine compliance with contract documents;
- Continuous inspection of multi-pass fillet welds, groove welds and reinforcing steel welding.

# EXHIBIT B

The not-to-exceed contract price is \$30,000.00, which includes a contingency of \$7,184.80	0.



# EMERSON ES GIRLS SOFTBALL FIELD PROJECT OAKŁAND, CALIFORNIA CEL #10-37394PW; DSA #01-118249

#### **PRICING**

Description	Quantity	Uı	it Rate		Subtotals		
REINFORCED CONCRETE DRILLED PIERS AND FOOTINGS							
Mix Design Review	2 Each	\$	200.00	s	400.00		_
Sampling and Tagging Reinforcing Steel	12 Hours	5	76.00	5	912.00	l	
Rebar Bend and Tensile Test	24 Each	s	76.00	s	1.824.00		
Batch Plant Inspection	48 Hours	s	76.00	s	3.648.00		
ACI Concrete Sampling 12 Pours	48 Hours	5	76.00	ŝ	3,648.00		
Concrete Compression Tests	60 Cylinders /12 Sets	5	25.00	s	1,500.00		
Sample Pick-Ups	12 Trips	5	75.00	\$	900.00	l	
SUBTOTAL:		<u> </u>		<u> </u>		5	12.832.0
STRUCTURAL STEFL						Č	22,832,0
Welding Procedure Specification Review	2 Each	\$	200.00	Ś	400.00		
Shop Fabrication Inspection	32 Hours	s	90.00	5	2,880.00	l	
Field Welding Inspection	48 Hours	5	90.00		4,320.00	l	
SUBTOTAL:		<u> </u>		<u> </u>		Š	7,600.00
VIISCELLANLOUS						Ě	1,000.0
inal Affidavit	1 Per Permit	\$	400.00	s	400.00		
Project Engineering and Management 10%				s	2,083.20		
SUBTOTAL:				·	,003.20	Ś	2,483,20
						<del>-</del>	2,703.40
MAI	N-HOURS 188				GRAND TOTAL:	_	22,915.20

Rask of Charges: The proposed unit rates will be in effect through Occamber 31, 2020. Thereafter, the unit rates are subject to an annual increase of four and one-half percent (4.5%) per year to mitigate the annual operating cost increases:

Work over 8 Hours per day	Time and One-Half
Work over 12 Hours, Manday through Friday	Double Time
Work on Saturdays	Time and One-Half
Work over 8 Hours on Saturdays	Double Time
Work on Sundays/Holidays	Double Time
Swing or Graveyard Shift Premium	\$12.50 per Hour
Wark from 0-4 Hours	
Work from 4-8 Hours	4-Hour Minimum Billing
Same-Day Service Call Requests	8-Hour Minimum Silking
Show-Up Time	\$200.00/each 2-Hour Minimum Billing
Sample Pick-Up	
Laboratory Testing – Rush Fee	\$75.00/frip Add 50% to Testing Cost
Technician with Nuclear Gauge	Portal-to-Portal
Final Affidavit (per permit number)	Portal-to-Portal
(request six working days advanced notice)	\$400.00
Extra Copies (over four per issue date) of inspection Reports	\$400.00
and Final Affidavit	\$20.00/gach
Project Engineering and Management	10% of Fees
Credit Card Payment of Fees	
Reimbursables	2.5% Premium Cost + 15%
QA/QC Plan Written Procedures	
Out of Area Services (beyond 40-mile radius)	Quotation upon Request
Travel Time	As Listed Below:
Mileage	Basic Hourly Rate
Per-Diem, including lodging	\$0.60/Mile \$120.00/Day

#### QUANTITY DISCLAIMER:

This quote outlined herein was based on the following sources:

DSA Backcheck drawings dated September 27, 2019;

DSA form 103 dated September 27, 2019.

This proposal is limited to the scope of services, the number of inspection hours, and the number of associated tests identified herein. Any estimated quantities contained herein are estimates only and Client agrees to payment for services rendered in excess of the estimated quantities and/or cost figures as described herein.

It is recognized that additional services rendered herein under this proposal are schedule driven and are mandated by the scheduling and staffing of the contractor(s). Should items and quantities after from estimates outlined herein, CEL shall be entitled to compensation for services rendered.

in addition, Client recognizes that, on occasion, due to the schedule of the contractor or relevant subcontractors, occasional overtime may be required. CEL typically will have no notice of this until the day the said overtime occurs. Client agrees to compensate CEL for such overtime.



# **CERTIFICATE OF LIABILITY INSURANCE**

DATE(MM/DD/YYYY) 12/17/2019

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).

PRODUCER AON Risk Services Southwest, Inc. Houston TX Office 5555 San Felipe Suite 1500 Houston TX 77056 USA	CONTACT NAME:						
	PHONE (A/C. No. Ext): (866) 283-7122 FAX (A/C. No.): (800) 363-0105						
	E-MAIL ADDRESS:						
	INSURER(S) AFFORDING COVERAGE NAIC #						
INSURED	NNSURERA: Liberty Mutual Fire Ins Co 23035	_					
Consolidated Engineering Laboratories 2001 Crow Canyon Road, Suite 200 San Ramon CA 94583 USA	MSURER B: QBE Insurance Corporation 39217						
	INSURERC: Continental Casualty Company 20443						
	INSURER D:						
	INSURER E:						
	INSURER F:						

COVERAGES CERTIFICATE NUMBER: 570079571045 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. NOTWITHISTANDING 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.

LIMITS SHOWN are as requested

INSR LTR	TYPE OF INSURANCE	ADDL S	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	S
A	X COMMERCIAL GENERAL LIABILITY			ТВ2Z11В7J86H029	03/01/2019	03/01/2020	EACH OCCURRENCE	\$1,000,000
	CLAIMS-MADE X OCCUR				İ		DAMAGE TO RENTED PREMISES (Ea occurrence)	\$100,000
			ĺ				MED EXP (Any one person)	\$5,000
							PERSONAL & ADV INJURY	\$1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:		ſ				GENERAL AGGREGATE	\$2,000,000
	POLICY X PRO- X LOC						PRODUCTS - COMP/OP AGG	\$2,000,000
	OTHER:							
A	AUTOMOBILE LIABILITY			ASZ-Z11-B7J86H-019	03/01/2019	03/01/2020	COMBINED SINGLE LIMIT (Ea accident)	\$2,000,000
	x ANY AUTO						BODILY INJURY ( Per person)	
	OWNED SCHEDULED						BODILY INJURY (Per accident)	
	AUTOS ONLY HIRED AUTOS ONLY ONLY AUTOS ONLY AUTOS ONLY						PROPERTY DAMAGE (Per accident)	
В	X UMBRELLA LIAB X OCCUR			CCU1317029	03/01/2019	03/01/2020	EACH OCCURRENCE	\$7,000,000
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$7,000,000
	DED X RETENTION \$10,000	1						
Α	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			wc2z11B7J86H049	03/01/2019	03/01/2020	X PER STATUTE OTH-	
	ANY PROPRIETOR / PARTNER / EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$1,000,000
	(Mandatory in NH)	N/A				!	E.L. DISEASE-EA EMPLOYEE	\$1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE-POLICY LIMIT	\$1,000,000
С	Archit&Eng Prof		T	AEH591922550	09/15/2018	03/01/2020	Each Claim	\$2,000,000
							Aggregate	\$2,000,000
		1						

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

RE: CEL No. 10-37394PW, Agreement for Engineering Services, Emerson Elementary School Girls Softball Field, 4803 Lawton Avenue, Oakland, CA 94609. Oakland Unified School District is included as Additional Insured in accordance with the policy provisions of the General Liability, Automobile Liability and Umbrella Liability policies. General Liability and Automobile Liability policies evidenced herein are Primary and Non-Contributory to other insurance available to an Additional Insured, but only in accordance with the policy's provisions. A Waiter of Subrogation is granted in favor of Certificate Holder in accordance with the policy provisions of the General Liability, Automobile Liability, Umbrella Liability and Workers' Compensation policies. Should General Liability, Automobile Liability and Workers' Compensation policies be cancelled before

CERTIFICATE HOLDER	

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 Unified School District 955 High Street Oakland CA 94601 USA AUTHORIZED REPRESENTATIVE

CANCELLATION

Aon Rish Services Southwest Inc.

**AGENCY CUSTOMER ID:** 570000080236

LOC #:



# ADDITIONAL REMARKS SCHEDULE

Page \_ of \_

AGENCY	NAMED INSURED
Aon Risk Services Southwest, Inc.	Consolidated Engineering Laboratories
POLICY NUMBER	
See Certificate Number: 570079571045	<b>⊣</b>
CARRIER NAIC CODE See Certificate Number: 570079571045	EFFECTIVE DATE:
	LITEOTIVE DATE.
ADDITIONAL REMARKS	
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FO	RM,
FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability	Insurance
Additional Description of Operations / Locations / Vehicles:	
the expiration date thereof, the policy provisions will certificate holders in accordance with the policy prov	l govern how notice of cancellation may be delivered to risions of each policy.
described in accordance with the porrey pro-	Tarona or even portegi
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# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### **SCHEDULE**

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

All persons or organizations with whom you have entered into a written contract or agreement, prior to an "occurrence" or offense, to provide additional insured status.

Location:

All locations as required by a written contract or agreement entered into prior to an "occurrence" or offense.

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

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

#### However:

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

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

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

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

whichever is less.

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

POLICY NUMBER: TB2-Z11-B7J86H-029

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

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

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### **SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
All persons or organizations with whom you have entered into a written contract or agreement, prior to an "occurrence" or offense, to provide additional insured status.	All locations as required by a written contract or agreement entered into prior to an "occurrence" or offense.

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

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

#### However:

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

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

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

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

- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:
  - If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:
  - 1. Required by the contract or agreement; or

2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

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

POLICY NUMBER: TB2-Z11-B7J86H-029

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

# PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

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

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

### **Primary And Noncontributory Insurance**

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

# WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

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

#### **SCHEDULE**

# Name Of Person Or Organization:

As required by written contract or agreement entered into prior to loss.

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

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

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

#### **AUTO ENHANCEMENT ENDORSEMENT**

This endorsement modifies insurance provided under the following:

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

<ol> <li>Newly Acquired or Formed Organizat</li> </ol>
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- II. Employees as Insureds
- III. Lessor Additional Insured and Loss Payee
- IV. Supplementary Payments Increased Limits
- V. Fellow Employee Coverage
- VI. Personal Property of Others
- VII. Additional Transportation Expense and Cost to Recover Stolen Auto
- VIII. Airbag Coverage
- IX. Tapes, Records and Discs Coverage
- X. Physical Damage Deductible Single Deductible
- XI. Physical Damage Deductible Glass
- XII. Physical Damage Deductible Vehicle Tracking System
- XIII. Duties in Event of Accident, Claim, Suit or Loss
- XIV. Unintentional Failure to Disclose Hazards
- XV. Worldwide Liability Coverage Hired and Nonowned Autos
- XVI. Hired Auto Physical Damage
- XVII. Auto Medical Payments Coverage Increased Limits
- XVIII. Drive Other Car Coverage Broadened Coverage for Designated Individuals
- XIX. Rental Reimbursement Coverage
- XX. Notice of Cancellation or Nonrenewal
- XXI. Loan/Lease Payoff Coverage
- XXII. Limited Mexico Coverage
- XXIII. Waiver of Subrogation

#### I. NEWLY ACQUIRED OR FORMED ORGANIZATIONS

Throughout this policy, the words "you" and "your" also refer to any organization you newly acquire or form, other than a partnership or joint venture, and over which you maintain ownership of more than 50 percent interest, provided:

- A. There is no similar insurance available to that organization;
- B. Unless you notify us to add coverage to your policy, the coverage under this provision is afforded only until:
  - 1. The 90th day after you acquire or form the organization; or
  - 2. The end of the policy period,

whichever is earlier; and

C. The coverage does not apply to an "accident" which occurred before you acquired or formed the organization.

#### II. EMPLOYEES AS INSUREDS

Paragraph A.1. Who is An Insured of SECTION II - COVERED AUTOS LIABILITY COVERAGE is amended to add the following:

Your "employee" is an "insured" while using with your permission a covered "auto" you do not own, hire or borrow in your business or your personal affairs.

#### III. LESSOR - ADDITIONAL INSURED AND LOSS PAYEE

- A. Any "leased auto" will be considered an "auto" you own and not an "auto" you hire or borrow. The coverages provided under this section apply to any "leased auto" until the expiration date of this policy or until the lessor or his or her agent takes possession of the "leased auto" whichever occurs first.
- B. For any "leased auto" that is a covered "auto" under SECTION II COVERED AUTOS LIABILITY COVERAGE, Paragraph A.1. Who Is An Insured provision is changed to include as an "insured" the lessor of the "leased auto". However, the lessor is an "insured" only for "bodily injury" or "property damage" resulting from the acts or omissions by:
  - 1. You.
  - 2. Any of your "employees" or agents; or
  - 3. Any person, except the lessor or any "employee" or agent of the lessor, operating a "leased auto" with the permission of any of the above.

#### C. Loss Payee Clause

- We will pay, as interests may appear, you and the lessor of the "leased auto" for "loss" to the covered "leased auto".
- 2. The insurance covers the interest of the lessor of the "leased auto" unless the "loss" results from fraudulent acts or omissions on your part.
- 3. If we make any payment to the lessor of a "leased auto", we will obtain his or her rights against any other party.

#### D. Cancellation

- 1. If we cancel the policy, we will mail notice to the lessor in accordance with the Cancellation Common Policy Condition.
- 2. If you cancel the policy, we will mail notice to the lessor.
- 3. Cancellation ends this agreement.
- **E.** The lessor is not liable for payment of your premiums.
- **F.** For purposes of this endorsement, the following definitions apply:

"Leased auto" means an "auto" which you lease for a period of six months or longer for use in your business, including any "temporary substitute" of such "leased auto".

"Temporary substitute" means an "auto" that is furnished as a substitute for a covered "auto" when the covered "auto" is out of service because of its breakdown, repair, servicing, "loss" or destruction.

e. Carry-over balances from previous loans or leases.

This coverage is limited to a maximum of \$1,500 for each covered "auto".

#### XXII. LIMITED MEXICO COVERAGE

#### WARNING

AUTO ACCIDENTS IN MEXICO ARE SUBJECT TO THE LAWS OF MEXICO ONLY - **NOT** THE LAWS OF THE UNITED STATES OF AMERICA. THE REPUBLIC OF MEXICO CONSIDERS ANY AUTO ACCIDENT A **CRIMINAL OFFENSE** AS WELL AS A CIVIL MATTER.

IN SOME CASES THE COVERAGE PROVIDED UNDER THIS ENDORSEMENT MAY NOT BE RECOGNIZED BY THE MEXICAN AUTHORITIES AND WE MAY NOT BE ALLOWED TO IMPLEMENT THIS COVERAGE AT ALL IN MEXICO. YOU SHOULD CONSIDER PURCHASING AUTO COVERAGE FROM A LICENSED MEXICAN INSURANCE COMPANY BEFORE DRIVING INTO MEXICO.

THIS ENDORSEMENT DOES NOT APPLY TO ACCIDENTS OR LOSSES WHICH OCCUR BEYOND 25 MILES FROM THE BOUNDARY OF THE UNITED STATES OF AMERICA.

#### A. Coverage

 Paragraph B.7. of SECTION IV - BUSINESS AUTO CONDITIONS is amended by the addition of the following:

The coverage territory is extended to include Mexico but only if all of the following criteria are met:

- a. The "accidents" or "loss" occurs within 25 miles of the United States border; and
- **b.** While on a trip into Mexico for 10 days or less.
- 2. For coverage provided by this section of the endorsement, Paragraph B.5. Other Insurance in SECTION IV BUSINESS AUTO CONDITIONS is replaced by the following:

The insurance provided by this endorsement will be excess over any other collectible insurance.

B. Physical Damage Coverage is amended by the addition of the following:

If a "loss" to a covered "auto" occurs in Mexico, we will pay for such "loss" in the United States. If the covered "auto" must be repaired in Mexico in order to be driven, we will not pay more than the actual cash value of such "loss" at the nearest United States point where the repairs can be made.

#### C. Additional Exclusions

The following additional exclusions are added:

This insurance does not apply:

- 1. If the covered "auto" is not principally garaged and principally used in the United States.
- 2. To any "insured" who is not a resident of the United States.

#### XXIII. WAIVER OF SUBROGATION

Paragraph A.5. in **SECTION IV - BUSINESS AUTO CONDITIONS** does not apply to any person or organization where the Named Insured has agreed, by written contract executed prior to the date of "accident", to waive rights of recovery against such person or organization.

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

# DESIGNATED INSURED FOR COVERED AUTOS LIABILITY COVERAGE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

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

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

#### **SCHEDULE**

#### Name Of Person(s) Or Organization(s):

Any person or organization whom you have agreed in writing to add as an additional insured, but only to coverage and minimum limits of insurance required by the written agreement, and in no event to exceed either the scope of coverage or the limits of insurance provided in this policy.

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

Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Paragraph A.1. of Section II – Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms and Paragraph D.2. of Section I – Covered Autos Coverages of the Auto Dealers Coverage Form.

Policy Number: AS2-Z11-B7J86H-019

Issued by: Liberty Mutual Fire Insurance Company

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

#### **DESIGNATED INSURED - NONCONTRIBUTING**

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM MOTOR CARRIERS COVERGE FORM TRUCKERS COVERAGE FORM

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

This endorsement identifies person(s) or organization(s) who are "insureds" under the Who Is An Insured Provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage form.

#### Schedule

Name of Person(s) or Organizations(s):

### **Regarding Designated Contract or Project:**

Each person or organization shown in the Schedule of this endorsement is an "insured" for Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured Provision contained in Section II of the Coverage Form.

### The following is added to the **Other Insurance Condition**:

If you have agreed in a written agreement that this policy will be primary and without right of contribution from any insurance in force for an Additional Insured for liability arising out of your operations, and the agreement was executed prior to the "bodily injury" or "property damage", then this insurance will be primary and we will not seek contribution from such insurance.

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

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.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

Where required by contract or written agreement prior to loss and allowed by law.

Issued by: Liberty Mutual Fire Insurance Company

For attachment to Policy No WC2-Z11-B7J86H-049

Effective Date 3/1/19

Issued to: Atlas Technical Consultants Holdings LP

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

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

This endorsement modifies insurance provided under the following:

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

#### **SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s)	Location And Description Of Completed Operations
All persons or organizations who you are required to name as Additional Insured per written contract or agreement, prior to an "occurrence" or offense.	Any location and operation listed in such agreement.
Information required to complete this Schedule, if not sh	own above, will be shown in the Declarations.

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

#### However:

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

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

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

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

whichever is less.

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

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

# DESIGNATED CONSTRUCTION PROJECT OR DESIGNATED LOCATION COMBINED AGGREGATE LIMITS – WITH TOTAL AGGREGATE LIMIT FOR ALL PROJECTS AND LOCATIONS

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I Coverage A, and for all medical expenses caused by accidents under Section I Coverage C, which can be attributed only to ongoing operations at a single designated construction project or a single designated "location":
  - A separate Designated General Aggregate Limit applies to each designated construction project and to each designated "location", and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations.
  - 2. The Designated General Aggregate Limit is the most we will pay for the sum of all damages under Section I Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard", and for medical expenses under Section I Coverage C regardless of the number of:
    - a. Insureds:
    - b. Claims made or "suits" brought; or
    - c. Persons or organizations making claims or bringing "suits".
  - 3. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the Designated General Aggregate Limit for that designated construction project or designated "location". Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated General Aggregate Limit for any other designated construction project or designated "location".
  - 4. The limits shown in the Declarations for Each Occurrence, Damage to Premises Rented to You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated General Aggregate Limit and the Total Aggregate Limit for all Projects and Locations.
  - 5. The Total Aggregate Limit for all Projects and Locations shown in the Schedule of this endorsement is the most we will pay for the sum of all damages caused by "occurrences" under Section I Coverage A and all medical expenses caused by accidents under Section I Coverage C which can be attributed only to ongoing operations at a designated construction project or designated "location" shown in the Schedule of this endorsement, regardless of the number of construction projects, "locations", "occurrences" or accidents.
  - 6. Each Designated General Aggregate Limit is subject to the Total Aggregate Limit for all Projects and Locations shown in the Schedule of this endorsement.
- B. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I Coverage A, and for all medical expenses caused by accidents under Section I Coverage C, which cannot be attributed only to ongoing operations at a single designated construction project or single designated "location":

- 1. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-Completed Operations Aggregate Limit, whichever is applicable; and
- 2. Such payments shall not reduce any Designated General Aggregate Limit.
- C. When coverage for liability arising out of the "products-completed operations hazard" is provided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-Completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated General Aggregate Limit.
- D. If the applicable construction project has been abandoned, delayed, or abandoned and then restarted, or if the authorized contracting parties deviate from plans, blueprints, designs, specifications or timetables, the project will still be deemed to be the same construction project.
- E. For the purposes of this endorsement, the Definitions Section is amended by the addition of the following definition:
  - "Location" means any premise that you occupy for permanent operations as part of your business, but does not include any premises at which you are performing operations as part of a construction project. All premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad shall be considered a single "location".
- F. The provisions of Section III Limits Of Insurance not otherwise modified by this endorsement shall continue to apply as stipulated.

#### Schedule

#### Designated Construction Project(s) or Designated Location(s):

'All "locations" and all construction projects at which you are performing ongoing operations.'

Total Aggregate Limit for all Projects and Locations: \$8,000,000

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

#### NOTICE OF CANCELLATION TO THIRD PARTIES

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE PART
MOTOR CARRIER COVERAGE PART
GARAGE COVERAGE PART
TRUCKERS COVERAGE PART
EXCESS AUTOMOBILE LIABILITY INDEMNITY COVERAGE PART
SELF-INSURED TRUCKER EXCESS LIABILITY COVERAGE PART
COMMERCIAL GENERAL LIABILITY COVERAGE PART
EXCESS COMMERCIAL GENERAL LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
LIQUOR LIABILITY COVERAGE PART
COMMERCIAL LIABILITY - UMBRELLA COVERAGE FORM

	Schedule	
Name of Other Person(s) / Organization(s):	Email Address or mailing address:	Number Days Notice:
Per Schedule on File with the Company		30

- A. If we cancel this policy for any reason other than nonpayment of premium, we will notify the persons or organizations shown in the Schedule above. We will send notice to the email or mailing address listed above at least 10 days, or the number of days listed above, if any, before the cancellation becomes effective. In no event does the notice to the third party exceed the notice to the first named insured.
- B. This advance notification of a pending cancellation of coverage is intended as a courtesy only. Our failure to provide such advance notification will not extend the policy cancellation date nor negate cancellation of the policy.

All other terms and conditions of this policy remain unchanged.

Policy Number: AS2-Z11-B7J86H-019

Issued By: Liberty Mutual Fire Insurance Co.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. NOTICE OF CANCELLATION TO THIRD PARTIES

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE PART
MOTOR CARRIER COVERAGE PART
GARAGE COVERAGE PART
TRUCKERS COVERAGE PART
EXCESS AUTOMOBILE LIABILITY INDEMNITY COVERAGE PART
SELF-INSURED TRUCKER EXCESS LIABILITY COVERAGE PART
COMMERCIAL GENERAL LIABILITY COVERAGE PART
EXCESS COMMERCIAL GENERAL LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
LIQUOR LIABILITY COVERAGE PART

Schedule						
Name of Other Person(s)/ Organization(s):	Email Address or mailing address:	Number Days Notice				
Per schedule on file with us.		30				

- A. If we cancel this policy for any reason other than nonpayment of premium, we will notify the persons or organizations shown in the Schedule above. We will send notice to the email or mailing address listed above at least 10 days, or the number of days listed above, if any, before the cancellation becomes effective. In no event does the notice to the third party exceed the notice to the first named insured.
- B. This advance notification of a pending cancellation of coverage is intended as a courtesy only. Our failure to provide such advance notification will not extend the policy cancellation date nor negate cancellation of the policy.

All other terms and conditions of this policy remain unchanged.

### **NOTICE OF CANCELLATION TO THIRD PARTIES**

- A. If we cancel this policy for any reason other than nonpayment of premium, we will notify the persons or organizations shown in the Schedule below. We will send notice to the email or mailing address listed below at least 10 days, or the number of days listed below.
- 0

	the notice to the third party exceed the not	below, if any, before cancell cice to the first named insure	ation becomes effective.  In no ev 1.	ent doe:
В.	This advance notification of a pending ca provide such advance notification will no policy.	ncellation of coverage is int t extend the policy cancella	ended as a courtesy only. Our f tion date nor negate cancellatio	failure to on of the
		Schedule		
Nan	ne of Other Person(s) / Organization(s):		Number Days Notice: 30	
Per	Schedule on File			
All c	other terms and conditions of this policy rema	ain unchanged.		
	, ,	Ů		
Issu	ed by Liberty Mutual Fire Insurance Company	16586		
For a	attachment to Policy No. WC2-Z11-B7J86H-049	Effective Date 3/1/2019	Premium \$	

Effective Date 3/1/2019

Premium \$

Issued to Atlas Technical Consultants Holdings LP



			ACILITIE	Proje	NING & MA ect Information	NAGEME	NT Ro	UTING F	ORM
Project Name	Eme	erson Elen	nentary School	Girls' Softba	all Field Projec	t Site		115	
				Rac	ic Directions	Table College			
Services	cannot	be provide	ed until the con	tract is award	ded by the Board degated by the	d <u>or</u> is entered l	by the S	uperintend	ent pursuant
Attachment	x Pro	of of gener	al liability insura	nce including	certificates and	andaraamanta ii		4:-	
Checklist	x Wo	rkers comp	ensation insurar	nce certification	on, unless vendor	is a sole provide	contrac er	t is over \$15	5,000
					ctor Informatio				
ontractor Na		Consolida	ted Engineering	1 aboratories					
USD Vendo	rID#	001171	g. reorning	Laboratories	Agency's Cont	act William Ca Senior Pro	ale, Jr.		
treet Addres	s	534 23rd A			City	Oakland	State	1	04000
elephone		925-341-7			Policy Expires		Olate	CA Zi	94606
ontractor His		Previous	ly been an OUSI	ocontractor?	X Yes 🗆 No	Worked as	an Olisi	Completes	? ☐ Yes X N
USD Project	#	17111				TTOTAGE EST	311 0000	o employee	/ LI Yes X N
			Term o	f Original	/Amended (	Contract			
Date Work \	Will Bed	nin /i e							
effective date	of contract	#) (i.e.,	1-23-2020	Date VVO	rk Will End By	not more than 5 ye	ears from		
				New Date	nstruction contract e of Contract E	nd (If Any)	mpletion	date) 12-	1-2020
					or contract Li	ita (ii Aiiy)			
			Compe	nsation/R	evised Com	pensation			U 24
f New Conti	ract To	tal	5 <b>5</b> 5 5 6 6 7 6 7 7 6 7 7 7	September 1					
Contract Pri	ce (Lun	nn Sum)	\$			ct, Total Contra	ict		
ay Rate Pe			\$	•	Price (Not To			\$30,000	.00
Other Exper		(ii riourly)	Φ		If Amendment	Change in Pri	ce	\$	
Anor Exper	1003	(C. 10 (1) (S. 10)			Requisition Nu	ımber			
If you ar	e plannin	g to multi-fur	nd a contract using	Budge LEP funds, ple	t Information ease contact the St	ate and Federal O	fice befor	re completina	requisition
esource #	runa	ng Source			Org Key		The Later of the L	Object Co	
50 9735	Fund 21	, Measure	210-9350-	0-9735-8500	0-6265-115-918	80-9905-9999-9	9999	6235	\$30,000
								0233	\$30,000
vices cannot b wiedge service Division He		ed before the lot provided l	Approval contract is fully apperent a PO was is	proved and a f	(in order of app Purchase Order is in	proval steps) ssued. Signing thi 510-535-703			
Director, Fa	aphities	Planning and	d Management		- 310110	0.0-000-700		Fax	510-535-708
Signature		MI			Т		101	101.4	1 *1
		THAT .		9		Date Approved	12	17119	
	unser, D	epartment o	f Facilities Plann				£	1 1	
Signature Acting Dep	uty Chie	f. Facilities I	Planning and May	1 -	toon only	Date Approved	1/	2/20	
Signature	•	4	20	Mainerit		Date	1/2/2	ok -	
Chief Finan	cial Offic	er /				Approved		"))	
Signature		1		-		Date Approved			
President, E	Board of	Education	ĸ			Approved			
Signature		-				Date		<del></del>	