Board Office Use: Legislative File Info.		
File ID Number	21-0675	
Introduction Date	3-24-2021	
Enactment Number	21-0479	
Enactment Date	3/24/2021 os	



Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Marc White, Director, Buildings & Grounds Department

Board Meeting Date March 24, 2021

Subject Resolution No. 2021-0150A - Declaring An Ongoing Emergency Pursuant to California

Uniform Public Construction Cost Accounting Act (CUPCCAA)-Approved Under Enactment

21-0542, and Authorizing Continued Abatement and Repair of the Storm Drain at

Oakland Technical High School

Action Requested

Adoption by the Board of Education of Resolution No. 2021-0150A Declaring Ongoing Emergency Pursuant to California Uniform Public Construction Cost Accounting Act (CUPCCAA) approved under Enactment 21-0542, and authorizing continued abatement and repair of the storm drain at Oakland Technical High School, by four-fifths vote.

On March 10, 2021, by Enactment 21-0542, the Board of Education declared an emergency pursuant to the Public Contract Code which authorized the District to enter into an emergency contract for procurement of equipment and services for emergency abatement and repair of the storm drain at Oakland Technical High School. Contractor was selected without competitive bidding because this was considered an emergency contract. (Public Contract Code §22035 and §22050). Under Public Contract Code section 22050, the Board shall review the emergency action at its next regularly scheduled meeting and, except as specified below, at every regularly scheduled meeting thereafter until the action is terminated, to determine, by a four-fifths vote, that there is a need to continue the action.

At the time of the Board's submission deadline, work on the emergency repairs had commenced but were not yet complete.

Discussion

The scope of work of the contract services are being provided on an emergency basis and include construction services for storm drain system repair and replacement of all concrete/asphalt affected. The contract was deemed an emergency as rain water was backing up and flooding the auditorium. Additionally, there was an open trench exposing the broken storm drain. Immediate action was necessary in order to protect the health and safety of staff, prevent conditions from worsening, and to avoid additional water damage to District property.

LBP (Local Business Participation Percentage)

00.00%

Recommendation

Adoption by the Board of Education, by four-fifths vote, Resolution No. 2021-0150A Declaring An Ongoing Emergency Pursuant to California Uniform Public Construction Cost Accounting Act (CUPCCAA), approved Under Enactment 21-0542, and authorizing continued abatement and repair of the storm drain at Oakland Technical High School.

Fiscal Impact

None

Attachments

- Resolution 2021-0150A
- 21-0542 Declaration of Emergency and Award of Contract for Construction Services - Non competitively bid -Oakland Technical High School Emergency Storm Drain Replacement Project to ER Plumbing & Construction, Inc.

RESOLUTION OF THE BOARD OF EDUCATION OAKLAND SCHOOL DISTRICT

RESOLUTION NO. 2021-0150A

DECLARING ONGOING EMERGENCY PURSUANT TO CALIFORNIA UNIFORM PUBLIC CONSTRUCTION COST ACCOUNTING ACT (CUPCCAA), APPROVED UNDER ENACTMENT NO. 21-0542, AND AUTHORIZING CONTINUED ABATEMENT AND REPAIR OF THE STORM DRAIN AT OAKLAND TECHNICAL HIGH SCHOOL

WHEREAS, in cases of emergency, the Governing Board of the District ("Board") may proceed pursuant to California Uniform Public Construction Cost Accounting Act (Pub. Contract Code, § 22000, et seq., "CUPCCAA") to immediately replace or repair any public facility without adopting plans, specifications, strain sheets, or working details, or giving notice for bids to let contracts; and

WHEREAS, On March 10, 2021, by Enactment 21-0542, the Governing Board of the Oakland Unified School District found:

- (1) There was an emergency as defined by applicable statute(s) ("Emergency");
- (2) In order to mitigate and minimize as quickly as possible the potential health and safety impact, the Repair Work needed to commence immediately and avoid the delays which would result from a competitive bidding process, and that approval of the emergency resolution was necessary to respond to the Emergency.

WHEREAS, emergency work under section 22035 must be done pursuant to the terms of Public Contract Code section 22050; and

WHEREAS, section 22050 required, in relevant part, that the following steps be taken:

- (1) Pursuant to a four-fifths vote of the Board, the District may repair or replace a public facility, take any directly related and immediate action required by that emergency, and procure the necessary equipment, services, and supplies for those purposes, without giving notice for bids to let contracts;
- (2) If the Board orders any action specified above, the Board shall review the emergency action at its next regularly scheduled meeting and, except as specified below at every regularly scheduled meeting thereafter until the action is terminated, to determine, by a four-fifths vote, that there is a need to continue;
- (3) When the Board reviews the emergency action, it shall terminate the action at the earliest possible date that conditions warrant so that the remainder of the emergency action may be completed by giving notice for bids to let contracts; and

WHEREAS, at the time of the Board's submission deadline, work on the emergency repairs have commenced but are not yet complete. The repairs remain outstanding and are expected to be complete by April 1, 2021; and

NOW, THEREFORE, BE IT RESOLVED, the Governing Board of the Oakland Unified School District hereby resolves, determines and finds the Emergency is still ongoing and that there is a need to continue the action.

PASSED AND ADOPTED by a four-fifths (4/5) vote by the Board of Education of the Oakland Unified School District this 24th day of March, 2021; by the following vote, to wit:

PREFERENTIAL AYE: Student Director Jessica Ramos

PREFERENTIAL NOE: None

PREFERENTIAL ABSTENTION: None

PREFERENTIAL RECUSE: None

Mike Hutchinson, VanCedric Williams, Clifford Thompson, Aimee Eng, Gary

AYES: Yee, Vice President Benjamin "Sam" Davis, President Shanthi Gonzales

NOES: None

ABSTAINED: None

RECUSE: None

ABSENT: Student Director Samantha Pal

CERTIFICATION

We hereby certify that the foregoing is a full, true and correct copy of a Resolution passed at a Regular Meeting of the Board of Education of the Oakland Unified School District, held on March 24, 2021.

Legislative File Info.		
File ID Number:	21-0675	
Introduction	3/24/21	
Date:		
Enactment		
Number:	21-0479	
Enactment Date:	3/24/2021 os	

Approved as to form

Deputy General Counsel

Andrea Epps

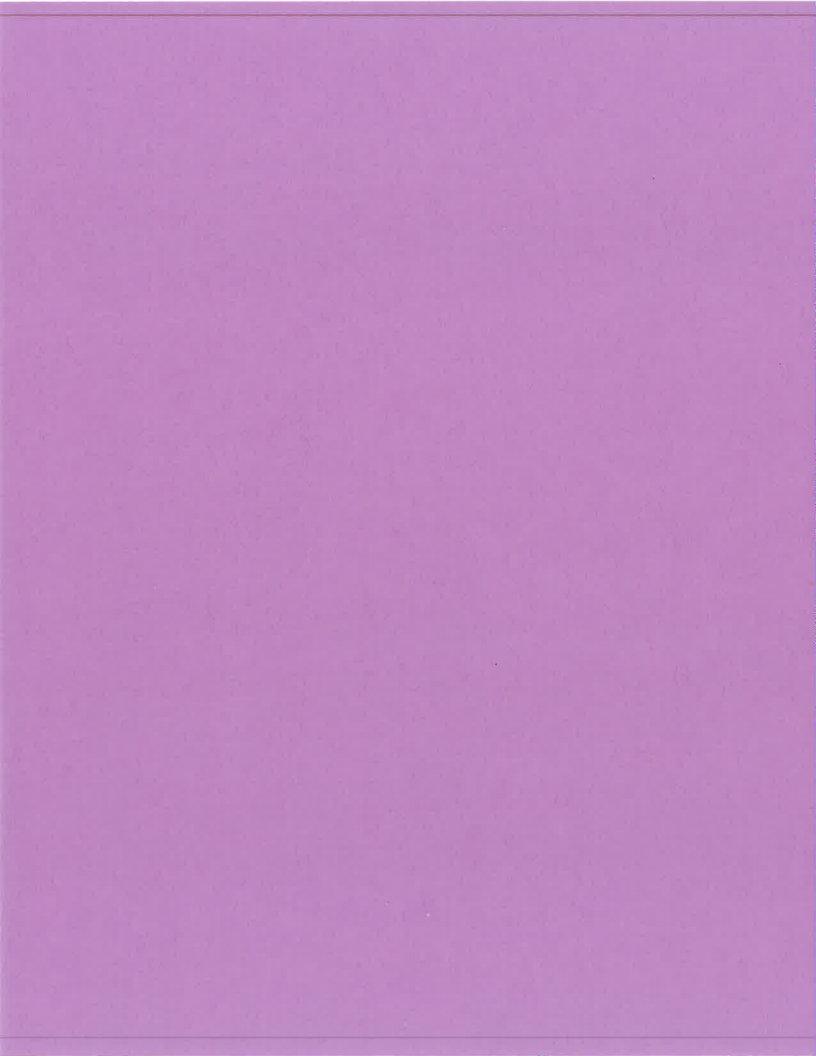
OAKLAND UNIFIED SCHOOL DISTRICT

Shanthi Gonzales

President, Board of Education

Kyla Johnson-Trammell

Superintendent and Secretary, Board of Education



Board Office Use: Legislative File Info.		
File ID Number	21-0542	
Introduction Date	3-10-2021	
Enactment Number	21-0291	
Enactment Date	3/10/2021 lf	



Memo (Non-Bid)

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Marc White, Director, Buildings & Grounds Department

Board Meeting Date March 10, 2021

Subject Resolution for Declaration of Emergency and Award of Contract for

Construction Services - Non competitively bid -Oakland Technical High School Emergency Storm Drain Replacement Project to ER Plumbing &

Construction, Inc.

Action Requested Approval by the Board of Education, by four-fifths vote, of Resolution No.

2021-0150, Declaration of Emergency and Award of Contract for Construction Services for Emergency Repair to ER Plumbing &

Construction, Inc. for the storm drain replacement project at Oakland Technical High School in an amount not to exceed \$217,450.00, and authorizing the President and Secretary of the Board to sign the Agreement for same with said contractor with work scheduled to

commence on March 11, 2021, and scheduled to last until April 1, 2021,

pursuant to the contract.

Contractor was selected without competitive bidding because this is considered as an emergency contract. (Public Contract Code §22035 and

§22050).

Discussion The scope of work of the contract services are being provided on an

emergency basis, includes providing repair and construction services for storm drain system repair and replace all concrete/asphalt affected. The contract was deemed an emergency as rain water was backing up and flooding the auditorium. Immediate action was necessary in order to protect the health and safety of staff, prevent additional flooding of the auditorium, repair an open trench exposing the damaged storm drain, prevent conditions from worsening, and to avoid additional damage to District

property.

LBP (Local Business Participation Percentage)

00.00%

Recommendation

Approval by the Board of Education, by four-fifths vote, of Resolution No. 2021-0150, Declaration of Emergency and Award of Contract for Construction Services for Emergency Abatement and Repair to ER Plumbing, Inc. for the storm drain replacement project at Oakland Technical High School in an amount not to exceed \$217,450.00, and authorizing the President and Secretary of the Board to sign the Agreement for same with said contractor.

Fiscal Impact

Deferred Maintenance Fund 140

Attachments

- Resolution 2021-0150
- Agreement
- Construction Work including scope of work
- Payment and Performance Bonds
- Insurance Certificate

RESOLUTION OF THE BOARD OF EDUCATION OAKLAND SCHOOL DISTRICT

RESOLUTION NO. 2021-0150

DECLARING AN EMERGENCY THAT REQUIRES THE PROCUREMENT OF CONSTRUCTION SERVICES FOR EMERGENCY ABATEMENT AND REPAIR AT OAKLAND TECHNICAL SCHOOL, AND AWARDING A CONTRACT FOR PERFORMANCE OF THE EMERGENCY REPAIR WORK

WHEREAS, on or about February 24, 2020, at Oakland Technical High School, 4351 Broadway, Oakland, California, 94611 (the "Site") damage to a storm drain was discovered as water began to flood the auditorium. Immediate action is necessary in order to protect the health of persons on campus, and to avoid the additional property damage that results from flooding; and

WHEREAS, back-ups to the storm drain present a serious health and safety risk as it results in rain water settling on the roof and consequently flooding the auditorium and adjacent classrooms; and

WHEREAS, the District is not able to stop the flooding and greater property damage is inevitable when it rains; and

WHEREAS, without performance of the work, the affected areas of the school would be closed and there would be an increased safety risk for persons that are present on campus; and

WHEREAS, in order to abate the emergency, and to provide for the safety of persons at the Site, the District has to immediately enter into a contract in order to repair the damaged storm drain ("Repair Work") because of the serious health and safety concerns for persons at the Site and to prevent further damage to District property; and

WHEREAS, the District is subject to the California Uniform Public Construction Cost Accounting Act (Pub. Contract Code, § 22000, et seq., "CUPCCAA"), which requires formal competitive bidding for construction contracts over \$200,000, and formal or informal competitive bidding for construction contracts over \$60,000; and

WHEREAS, there was insufficient time to competitively bid the contract for the Repair Work, because of the inability of staff to safely use District facilities and further competitive bidding would have delayed the commencement of the work until at least March 25, 2021, or later, and that delay in the start of the work would have had a severe impact on the facilities and the operation of the Site; and

WHEREAS, an exception to the applicable competitive bidding requirements exists in cases of emergency when repair and/or replacements are necessary, and the Governing Board of the District ("Board") may proceed to immediately replace or repair any public facility without adopting plans, specifications, strain sheets, or working details, or giving notice for bids to let contracts (Public Contract Code §22035); and

WHEREAS, an emergency is a sudden, unexpected occurrence that poses a clear and imminent danger, requiring immediate action to prevent or mitigate the loss or impairment of life, health, property, or essential public services (Public Contract Code §1102); and

WHEREAS, emergency work under Public Contract Code section 22035 must be done pursuant to the terms of Public Contract Code section 22050; and

WHEREAS, section 22050 requires, in relevant part, that the following steps be taken:

- (1) Pursuant to a four-fifths vote of the Board, the District may repair or replace a public facility, take any directly related and immediate action required by that emergency, and procure the necessary equipment, services, and supplies for those purposes, without giving notice for bids to let contracts;
- (2) Before taking any action pursuant to paragraph (1), the Board shall make a finding, based on substantial evidence set forth in the minutes of its meeting, that the emergency will not permit a delay resulting from a competitive solicitation for bids, and that the action is necessary to respond to the emergency;
- (3) If the Board orders any action specified above, the Board shall review the emergency action at its next regularly scheduled meeting and, except as specified below, at every regularly scheduled meeting thereafter until the action is terminated, to determine, by a four-fifths vote, that there is a need to continue the action. If the Board meets weekly, it may review the emergency action in accordance with this paragraph every 14 days;
- (4) When the Board reviews the emergency action, it shall terminate the action at the earliest possible date that conditions warrant so that the remainder of the emergency action may be completed by giving notice for bids to let contracts; and

WHEREAS, for the effective and timely management of the District, and for the prompt remediation of the above-described emergency, a contract will be awarded to ER Plumbing & Construction, Inc. in an amount not to exceed \$217,450.00 for damage to a storm drain that was discovered as water began to flood auditorium. Immediate action is necessary in order to protect the health and safety of persons on campus, and to avoid the additional property damage that results from water flooding the auditorium. ER Plumbing, Inc. will repair the storm drain by replacing 430' of 6" clay piping, connecting replaced pipe to the City main storm drain, repair the open trench exposing the damaged storm drain, and replace all concrete and asphalt affected by the pipe replacement.

NOW, THEREFORE, BE IT RESOLVED, the Governing Board of the Oakland Unified School District hereby finds, determines, declares, orders, and resolves as follows:

- 1. That the above recitals are true and correct;
- 2. That there is an emergency at the Site as defined by applicable statute(s) ("Emergency");

- 3. That, as described above, in order to mitigate and minimize as quickly as possible the potential health and safety impact on staff, the Repair Work had to commence on immediately and therefore would not have permitted the delays which would have resulted from a competitive bidding process, and this action was necessary to respond to the Emergency;
- 4. That the Board of Education hereby awards the proposed contract with ER Plumbing for the Repair Work in the amount of Two Hundred Eighteen Thousand Dollars and no cents (\$217,450.00); and
- 5. That (a) District staff shall report on the status of this Emergency to the Board at its next regularly scheduled meeting so that the Board may determine, by a four-fifths vote, that there is a need to continue the Emergency action, including a specific determination that the remainder of the Emergency action cannot be completed by giving notice for bids to let contracts; (b) after any four-fifths vote by the Board to continue the Emergency action, pursuant to this paragraph District staff shall report to the Board at its next regularly scheduled meeting for another continuation vote by the Board, including the above specific determination; and (c) if the Board ever fails to make the above determination by four-fifths vote, the Emergency action shall terminate, and any further Repair Work shall be performed pursuant to competitive bidding (unless another exception to the competitive bidding requirement applies).

PASSED AND ADOPTED by a four-fifths (4/5) vote by the Board of Education of the Oakland Unified School District this 10th day of March, 2021; by the following vote, to wit:

PREFERENTIAL AYE:		Jessica Ramos (Student Director)
PREFERENTIAL NOE		None
THE ENEMHAL NOE	•	None
PREFERENTIAL ABST	ENTION:	None
PREFERENTIAL RECU	JSE:	
ΔΥΕς·	_	g, VanCedric Williams, Gary Yee, Mike Hutchi

inson, Clifford Thompson, AYES:

Benjamin "Sam" Davis, and President Shanthi Gonzales

None NOES:

None ABSTAINED:

RECUSE: None

Samantha Pal (Student Director) ABSENT:

CERTIFICATION

We hereby certify that the foregoing is a full, true and correct copy of a Resolution passed at a Regular Meeting of the Board of Education of the Oakland Unified School District, held on March 10, 2021.

Legislative File Info.		
File ID Number:	21-0542	
Introduction	3/10/21	
Date:		
Enactment	21-0291	
Number:	21 0231	
Enactment Date:	3/10/2021 If	

Approved as to form

Andrea Tops

Deputy General Counsel

OAKLAND UNIFIED SCHOOL DISTRICT

Shanthi Gonzales

President, Board of Education

Kyla Johnson-Trammell

Superintendent and Secretary, Board of Education

AGREEMENT BETWEEN OWNER AND CONTRACTOR

This Agreement effective March 11, 2021, is by and between the Oakland Unified School District, Alameda County, hereinafter called the "Owner," and ER PLUMBING & CONSTRUCTION, INC., hereinafter called the "Contractor," with each a "Party," and together the "Parties." to this Agreement.

WITNESSETH: That the Contractor and the Owner for the consideration hereinafter named agree as follows:

ARTICLE I. SCOPE OF WORK. The Contractor agrees to furnish all labor, equipment and materials, including tools, implements, and appliances required, and to perform all the work required, by the Contract (the "Work") in a good and workmanlike manner, free from any and all liens and claims from mechanics, material suppliers, subcontractors, artisans, machinists, teamsters, freight carriers, and laborers, and as specified in

Oakland Technical High School – Emergency Strom Drain Replacement Project, 4351 Broadway, Oakland, California 94611,

all in strict compliance with the plans, drawings and specifications therefore prepared by

N/A

and other Contract Documents relating thereto.

The Contract as awarded includes the base scope of work to provide emergency services on an emergency basis, includes repair and construction services for storm drain system repair and replace all concrete/asphalt affected. The contract was deemed an emergency as rain water was backing up and flooding the auditorium. Remove all construction related debris from job site to discard.

ARTICLE II. CONTRACT DOCUMENTS. The Contractor and the Owner agree that all of the documents listed in Article 1.1.1 of the General Conditions form the "Contract Documents" which form the "Contract."

ARTICLE III. TIME TO COMPLETE AND LIQUIDATED DAMAGES.

Time is of the essence in this Contract, and the time of Completion for the Work ("the Contract Time") shall be Seven (7) calendar days, which shall start to run either on (a) the date of commencement of the Work as established in the Owner's Notice to Proceed or (b) if no date of

Construction Agreement - ER Plumbing & Construction, Inc. – Oakland Technical High School Emergency Storm Drain Replacement Project - \$217,450.00

{SR383277}

commencement is established in a Notice to Proceed from Owner, the date of Contractor's actual commencement of the Work (including mobilization). The Owner anticipates that the Contract Time will start to run on <u>March 11, 2021</u>, in which case the deadline for completion would be <u>April 1, 2021</u>.

Failure to Complete the Work within the Contract Time and in the manner provided for by the Contract Documents, or failure to complete any specified portion of the Work by a milestone deadline, shall subject the Contractor to liquidated damages. The actual occurrence of damages and the actual amount of the damages which the Owner would suffer if the Work were not completed within the Contract Time, or if any specified portion of the Work were not completed by a milestone deadline, are dependent upon many circumstances and conditions which could prevail in various combinations and, from the nature of the case, it is impracticable and extremely difficult to fix the actual damages. Damages which the Owner would suffer in the event of such delay include, but are not limited to, loss of the use of the Work, disruption of activities, costs of administration and supervision, third party claims, and the incalculable inconvenience and loss suffered by the public.

Accordingly, the parties agree that the amount herein set forth shall be the amount of damages which the Owner shall directly incur upon failure of the Contractor to Complete the Work within the Contract Time or complete any specified portion of the Work by a milestone deadline: One Thousand \$1,000 for each calendar day.

In addition, Contractor shall be subject to liquidated damages, or actual damages if liquidated damages are not recoverable under law, for causing another contractor on the Project to fail to timely complete its work under its contract or for causing delayed *completion* of the Project. The actual occurrence of damages and the actual amount of the damages which the Owner would suffer if another contractor on the Project were to fail to timely complete its work under its contract or delay *completion* of the Project are dependent upon many circumstances and conditions which could prevail in various combinations and, from the nature of the case, it is impracticable and extremely difficult to fix the actual damages. Damages which the Owner would suffer in the event of such delay include, but are not limited to, loss of the use of the Work, loss of use of the other contractor's work, loss of use of the Project, disruption of activities, costs of administration and supervision, third party claims, the incalculable inconvenience and loss suffered by the public, and an Owner's inability to recover its delay damages from the contractors whose work was delayed by Contractor.

Accordingly, the parties agree that the amount herein set forth shall be the amount of damages which the Owner shall directly incur upon Contractor causing another contractor on the Project to fail to timely complete its work under its contract or causing delayed *completion* of the Project: One Thousand \$1,000 for each calendar day.

For Contractor's obligations regarding claims against Owner from other contractors on the Project alleging that Contractor caused delays to their work, see General Conditions sections 3.7.4, 3.16 and 6.2.3.

If liquidated damages accrue as described above, the Owner, in addition to all other remedies provided by law, shall have the right to assess the liquidated damages at any time, and to withhold liquidated damages (and any interest thereon) at any time from any and all retention or progress payments, which would otherwise be or become due the Contractor. In addition, if it is reasonably apparent to the Owner before liquidated damages begin to accrue that they will accrue, Owner may assess and withhold, from retention or progress payments, the estimated amount of liquidated damages that will accrue in the future. If the retained percentage or withheld progress payments are not sufficient to discharge all liabilities of the Contractor incurred under this Article, the Contractor and its sureties shall continue to remain liable to the Owner until all such liabilities are satisfied in full.

If Owner accepts any work or makes any payment under the Contract Documents after a default by reason of delays, the payment or payments shall in no respect constitute a waiver or modification of any provision in the Contract Documents regarding time of Completion, milestone deadlines, or liquidated damages.

ARTICLE IV. PAYMENT, AND RETENTION. The Owner agrees to pay the Contractor in current funds TWO HUNDRED SEVENTEEN THOUSAND, FOUR HUNDRED FIFTY DOLLARS NO/100(\$217,450.00) for work satisfactorily performed after receipt of properly documented and submitted Applications for Payment and to make payments on account thereof, as provided in the General Conditions.

ARTICLE V. CHANGES. Changes in this Agreement or in the Work to be done under this Agreement shall be made as provided in the General Conditions. To be enforceable, any written amendment or change order must be signed by both parties and approved by the Owner's governing body.

ARTICLE VI. TERMINATION. The Owner or Contractor may terminate the Contract as provided in the General Conditions.

ARTICLE VII. **PREVAILING WAGES.** The Project is a public work, the Work shall be performed as a public work and pursuant to the provisions of Section 1770 et seq. of the Labor Code of the State of California, which are hereby incorporated by reference and made a part hereof, the Director of Industrial Relations has determined the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work in the locality in which the Work is to be performed, for each craft, classification or type of worker needed to execute this Contract. Per diem wages shall be deemed to include employer payments for health and welfare, pension, vacation, apprenticeship or other training programs, and similar purposes. Copies of the rates are on file at the Owner's principal office. The rate of prevailing wage for any craft, classification or type of workmanship to be employed on this Project is the rate established by the applicable collective bargaining agreement which rate so provided is hereby adopted by reference and shall be effective for the life of this Agreement or until the Director of the Department of Industrial Relations determines that another rate be adopted. It shall be mandatory upon the Contractor and on any subcontractor to pay not less than the said specified rates to all workers employed in the execution of this Agreement.

The Contractor and any subcontractor under the Contractor as a penalty to the Owner shall forfeit not more than Two Hundred Dollars (\$200.00) for each calendar day or portion thereof for each worker paid less than the stipulated prevailing rates for such work or craft in which such worker is employed. The difference between such stipulated prevailing wage rates and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the stipulated prevailing wage rate shall be paid to each worker by the Contractor.

The Contractor and each Subcontractor shall keep or cause to be kept an accurate record for Work on this Contract and Project showing the names, addresses, social security numbers, work classification, straight time and overtime hours worked and occupations of all laborers, workers and mechanics employed by them in connection with the performance of this Contract or any subcontract thereunder, and showing also the actual per diem wage paid to each of such workers, which records shall be open at all reasonable hours to inspection by the Owner, its officers and agents and to the representatives of the Division of Labor Standards Enforcement of the State Department of Industrial Relations. The Contractor and each subcontractor shall furnish a certified copy of all payroll records directly to the Labor Commissioner.

Public works projects shall be subject to compliance monitoring and enforcement by the Department of Industrial Relations. For all projects over Twenty-Five Thousand Dollars (\$25,000), a contractor or subcontractor shall not be qualified to submit a bid or to be listed in a bid proposal subject to the requirements of Public Contract Code section 4104 unless currently registered and qualified under Labor Code section 1725.5 to perform public work as defined by Division 2, Part 7, Chapter 1 (§§1720 et seq.) of the Labor Code. For all projects over Twenty-Five Thousand Dollars (\$25,000), a contractor or subcontractor shall not be qualified to enter into, or engage in the performance of, any contract of public work (as defined by Division 2, Part 7, Chapter 1 (§§1720 et seq.) of the Labor Code) unless currently registered and qualified under Labor Code section 1725.5 to perform public work.

WORKING HOURS. In accordance with the provisions of Sections ARTICLE VIII. 1810 to 1815, inclusive, of the Labor Code of the State of California, which are hereby incorporated and made a part hereof, the time of service of any worker employed by the Contractor or a Subcontractor doing or contracting to do any part of the Work contemplated by this Agreement is limited and restricted to eight hours during any one calendar day and forty hours during any one calendar week, provided, that work may be performed by such employee in excess of said eight hours per day or forty hours per week provided that compensation for all hours worked in excess of eight hours per day, and forty hours per week, is paid at a rate not less than one and one-half (1½) times the basic rate of pay. The Contractor and every Subcontractor shall keep an accurate record showing the name of and the actual hours worked each calendar day and each calendar week by each worker employed by them in connection with the Work. The records shall be kept open at all reasonable hours to inspection by representatives of the Owner and the Division of Labor Standards Enforcement. The Contractor shall as a penalty to the Owner forfeit Twenty-five Dollars (\$25.00) for each worker employed in the execution of this Agreement by the Contractor or by any subcontractor for each calendar day during which such worker is required or permitted to work more than eight hours in any one calendar day, and

forty hours in any one calendar week, except as herein provided.

ARTICLE IX. APPRENTICES. The Contractor agrees to comply with Chapter 1, Part 7, Division 2, Sections 1777.5 and 1777.6 of the California Labor Code, which are hereby incorporated and made a part hereof. These sections require that contractors and subcontractors employ apprentices in apprenticeable occupations in a ratio of not less than one hour of apprentice's work for each five hours of work performed by a journeyman (unless an exemption is granted in accordance with Section 1777.5) and that contractors and subcontractors shall not discriminate among otherwise qualified employees as indentured apprentices on any public works solely on the ground of sex, race, religious creed, national origin, ancestry or color. Only apprentices as defined in Labor Code Section 3077, who are in training under apprenticeship standards and who have signed written apprentice agreements, will be employed on public works in apprenticeable occupations. The responsibility for compliance with these provisions is fixed with the Contractor for all apprenticeable occupations.

ARTICLE X. DSA OVERSIGHT PROCESS. The Contractor must comply with the applicable requirements of the Division of State Architect ("DSA") Construction Oversight Process ("DSA Oversight Process"), including but not limited to (a) notifying the Owner's Inspector of Record/Project Inspector ("IOR") upon commencement and completion of each aspect of the Work as required under DSA Form 156; (b) coordinating the Work with the IOR's inspection duties and requirements; (c) submitting verified reports under DSA Form 6-C; and (d) coordinating with the Owner, Owner's Architect, any Construction Manager, any laboratories, and the IOR to meet the DSA Oversight Process requirements without delay or added costs to the Work or Project.

Contractor shall be responsible for any additional DSA fees related to review of proposed changes to the DSA-approved construction documents, to the extent the proposed changes were caused by Contractor's wrongful act or omissions. If inspected Work is found to be in non-compliance with the DSA-approved construction documents or the DSA-approved testing and inspection program, then it must be removed and corrected. Any construction that covers unapproved or uninspected Work is subject to removal and correction, at Contractor's expense, in order to permit inspection and approval of the covered work in accordance with the DSA Oversight Process.

ARTICLE XI. INDEMNIFICATION AND INSURANCE. The Contractor will defend, indemnify and hold harmless the Owner, its governing board, officers, agents, trustees, employees and others as provided in the General Conditions.

By this statement the Contractor represents that it has secured the payment of Workers' Compensation in compliance with the provisions of the Labor Code of the State of California and during the performance of the work contemplated herein will continue so to comply with said provisions of said Code. The Contractor shall supply the Owner with certificates of insurance evidencing that Workers' Compensation Insurance is in effect and providing that the Owner will receive thirty (30) days' notice of cancellation.

Contractor shall provide the insurance set forth in the General Conditions. The amount of general liability insurance shall be One Million \$1,000,000 per occurrence for bodily injury, personal injury and property damage and the amount of automobile liability insurance shall be Two Million \$2,000,000 per accident for bodily injury and property damage combined single limit.

ARTICLE XII. ENTIRE AGREEMENT. The Contract constitutes the entire agreement between the parties relating to the Work, and supersedes any prior or contemporaneous agreement between the parties, oral or written, including the Owner's award of the Contract to Contractor, unless such agreement is expressly incorporated herein. The Owner makes no representations or warranties, express or implied, not specified in the Contract. The Contract is intended as the complete and exclusive statement of the parties' agreement pursuant to Code of Civil Procedure section 1856.

ARTICLE XIII. EXECUTION OF OTHER DOCUMENTS. The parties to this Agreement shall cooperate fully in the execution of any and all other documents and in the completion of any additional actions that may be necessary or appropriate to give full force and effect to the terms and intent of the Contract.

ARTICLE XIV. EXECUTION IN 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.

ARTICLE XV. BINDING EFFECT. Contractor, by execution of this Agreement, acknowledges that Contractor has read this Agreement and the other Contract Documents, understands them, and agrees to be bound by their terms and conditions. The Contract shall inure to the benefit of and shall be binding upon the Contractor and the Owner and their respective successors and assigns.

ARTICLE XVI. SEVERABILITY; GOVERNING LAW; CHOICE OF FORUM. If any provision of the Contract shall be held invalid or unenforceable by a court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof. The Contract shall be governed by the laws of the State of California. 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 Owner.

ARTICLE XVII. AMENDMENTS. The terms of the Contract shall not be waived, altered, modified, supplemented or amended in any manner whatsoever except by written agreement, which includes a change order signed by the parties and approved or ratified by the Governing Board.

ARTICLE XVIII. ASSIGNMENT OF CONTRACT. The Contractor shall not assign or transfer by operation of law or otherwise any or all of its rights, burdens, duties or obligations without the prior written consent of the surety on the payment bond, the surety on the performance bond and the Owner.

ARTICLE XIX. WRITTEN NOTICE. Written notice shall be deemed to have been duly served if delivered in person to the individual or member of the firm or to an officer of the corporation for whom it was intended, or if delivered at or sent by registered or certified or overnight mail to the last business address known to the person who gives the notice.

CONTRACTOR

E R PLUMBING & CONSTRUCTION [FIRM NAME]	
By: David Ball	
Name: DAVID BALL	
Title: Owner, Pres.	
OAKLAND UNIFIED SCHOOL DISTRICT	
marboy	3/10/2021
Shanthi Gonzales, President, Board of Education	Date
The Market and the second	3/10/2021
Kyla Johnson-Trammell, Superintendent, Board of Education	Date 3/1/2
Marc White, Buildings & Grounds Department	Date
APPROVED AS TO FORM:	
Andrea Opps	3/3/21
OUSD Facilities Legal Counsel	Date
1000384	
CALIFORNIA CONTRACTOR'S	
LICENSE NO.	
01-20-2021	
LICENSE EXPIRATION DATE	

NOTE: Contractor must give the full business address of the Contractor and sign with Contractor's usual signature. Partnerships must furnish the full name of all partners and the Agreement must be signed in the partnership name by a general partner with authority to bind the partnership in such matters, followed by the signature and designation of the person signing. The name of the person signing shall also be typed or printed below the signature. Corporations must sign with the legal name of the corporation, followed by the name of the state of incorporation and by the signature and designation of the chairman of the board, president or any vice president, and then followed by a second signature by the secretary, assistant secretary, the chief financial officer or assistant treasurer. All persons signing must be authorized to bind the corporation in the matter. The name of each person signing shall also be typed or printed below the signature. Satisfactory evidence of the authority of the officer signing on behalf of a corporation shall be furnished.

SCOPE OF WORK - STORM DRAIN REPLACEMENT - OAKLAND TECH

Damage to a storm drain was discovered as water began to flood the auditorium. Backups to the storm drain present a serious health and safety risk as it results in water flooding into the auditorium. Immediate action is necessary in order to protect the health of persons on campus, and to avoid the additional property damage that results from water flooding the auditorium.

Also, at Oakland Tech, we have plywood covering an open trench exposing some of the damaged storm drain, another reason we consider the repair an emergency, as, the water presents a health and safety issue and would cause property damage to the auditorium.

The auditorium storm drain has been damaged by tree roots in the lawn area, causing significant damage to the drain. The result is that the site is experiencing back-ups on heavy rain days, and water finds its way inside the auditorium.

Total replacement of 430' of 6" clay piping on the 42nd street side from the Auditorium building. Replacing from Broadway to Emerald. Storm drain will be connected to the City 8" main storm drain. Replace all building laterals connections damaged by tree roots. Backfill and compact all trenches, replace all concrete and asphalt affected by pipe replacement. Remove all construction-related debris from the job site to discard.

PAYMENT BOND DOCMENT 00 61 01 (Labor and Material)

KNOW ALL MEN BY THESE PRESENTS:

That WHEREAS, the Oakland Unified School District (the "Owner" of the public works contract described below) and ER Plumbing & Construction, Inc. dba ER Construction, hereinafter designated as the "Principal," have entered into a Contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to construct

the Oakland Technical High School Storm Drain Replacement Contract, at 4351 Broadway, Oakland, which consists of damage to a storm drain was discovered as water began to flood the auditorium. Back-ups to the storm drain present a serious health and safety risk as it results in water flooding into the auditorium. Immediate action is necessary in order to protect the health of persons on campus, and to avoid the additional property damage that results from water flooding the auditorium,

which said agreement dated March 11, 2021	_, and all of the Contract Documents are
hereby referred to and made a part hereof;	

and

WHEREAS, the Principal is required, before entering upon the performance of the work, to file a good and sufficient bond with the body by whom the Contract is awarded to secure the claims arising under said agreement.

NOW, THEREFORE, THESE PRESENTS WITNESSETH:

That the said Principal and the undersigned WESTERN SURETY COMPANY ("Surety") are held and firmly bound unto all laborers, material men, and other persons, and bound for all amounts due, referred to in Civil Code section 9554, subdivision (b), in the sum of **Two Hundred Seventeen Thousand, Four Hundred Fifty Dollars** (\$217,450.00) which sum well and truly be made, we bind ourselves, our heirs, executors, administrators, successors, or assigns, jointly and severally, by these presents.

The condition of this obligation is that if the said Principal or any of its subcontractors, or the heirs, executors, administrators, successors, or assigns of any, all, or either of them, OAKLAND UNIFIED SCHOOL DISTRICT
Oakland Technical High School

1

Storm Drain Replacement
Project No. PR20009

March 3, 2021

shall fail to pay any of the persons named in Civil Code section 9100, or any of the amounts due, as specified in Civil Code section 9554, subdivision (b), that said Surety will pay the same in an amount not exceeding the amount hereinabove set forth, and also in case suit is brought upon this bond, will pay costs and reasonable attorney's fees to be awarded and fixed by the Court, and to be taxed as costs and to be included in the judgment therein rendered.

It is hereby expressly stipulated and agreed that this bond shall inure to the benefit of any and all persons, companies, and corporations entitled to file claims so as to give a right of action to them or their assigns in any suit brought upon this bond.

Should the condition of this bond be fully performed, then this obligation shall become null and void, otherwise it shall be and remain in full force and effect.

And the said Surety, for value received, thereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of said contract or the specifications accompanying the same shall in any manner affect its obligations on this bond, and it does hereby waive notice of any such change, extension, alteration, or addition.

IN WITNESS WE Surety this3rd	•	strument has March	been duly e, 20 <u>21</u> .	executed by the Principal and
(To be signed by (Principal and Sur- (and acknowledge (Notarial Seal atta-	d and)))		
				E R Plumbing & Construction, Inc. dba E R Construction Principal
				WESTERN SURETY COMPANY Surety 151 North Franklin St., 17th Floor, Chicago, IL 60606
OAKLAND UNIFIED SCH Oakland Technical Hi Storm Drain Replaces	gh School	2		By: Attorney-in-Fact C. Bendt, Assistant Secretary

The above bond is accepted and approved this	day of		

PERFORMANCE BOND DOCUMENT 00 61 00

Bond Number: 72341367

KNOW ALL MEN BY THESE PRESENTS that we, Construction, Inc. dba E R

WESTERN SURETY
and COMPANY
, as Surety, are held and firmly bound unto the Oakland Unified School District, in the County of Contra Costa, State of California, hereinafter called the "Owner," in the sum of Two Hundred Seventeen Thousand, Four Hundred Fifty Dollars

(\$217,450.00) for the payment of which sum well and truly made, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally, to the Owner for the full performance of a certain contract with the Owner, the terms of which are incorporated herein by reference, dated March 11, 2021

, for construction of

the Oakland Technical High School Strom Drain Replacement (the Contract") Which Consist of:

damage to a storm drain was discovered as water began to flood the auditorium. Back-ups to the storm drain present a serious health and safety risk as it results in water flooding into the auditorium. Immediate action is necessary in order to protect the health of persons on campus, and to avoid the additional property damage that results from water flooding the auditorium (the "Contract").

The condition of this obligation is such that, if the Principal shall well and truly perform and fulfill all the undertakings, covenants, terms, conditions, and agreements of said Contract during the original term of said Contract and any extensions thereof that may be granted by the Owner, with or without notice to the Surety, and for the period of time specified in the Contract after completion for correction of faulty or improper materials and workmanship and during the life of any guaranty or warranty required under the Contract, and shall also well and truly perform and fulfill all the undertakings, covenants, terms, conditions and agreement of any and all duly authorized modifications of said Contract that may hereafter be made, then this obligation is to be void, otherwise to remain in full force and virtue.

And the said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract or to the Work to be performed thereunder or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract, or to the Work, or to the specifications.

No further agreement between Surety and Owner shall be required as a prerequisite to the Surety performing its obligations under this bond. In the event that the Surety elects to complete the Work of the Contract after termination of the Contract by Owner, the Surety may not hire Principal, or any of Principal's owners, employees, or subcontractors,

to perform the Work without the written consent of Owner, and the Owner may grant or withhold such consent within its sole discretion.			
OAKLAND UNIFIED SCHOOL DISTRICT SCHEDULED Z CERTIFICA	ATION		

IN WITNESS WHEREOF, the abov	e-bounden parties have executed this
instrument under their several seals this3rd	·
hereto affixed and these presents duly signed	by its undersigned representative, pursuant to
authority of its governing body.	
/T. 1 ' 11	
(To be signed by	
(Principal and Surety,	
(and acknowledged and (Natarial Scalattached)	
(Notarial Seal attached)	
(Affix Corporate Seal)	
	(Individual Principal)
	(Business Address)
	(Business Address)
	E R Plumbing & Construction,
(Affix Corporate Seal)	Inc. dba E R Construction
	(Corporate Principal)
	2346 E. 20th St.
	Oakland, CA 94601
	·
	(Business Address)
(1.00)	WESTERN SURETY COMPANY
(Affix Corporate Seal)	
	(Corporate Surety)
	151 North Franklin St., 17th Floor
	(Business Address)
	Chicago, IL 60606
	By:
	C. Bendt, Assistant Secretary
The rate of premium on this bond is \$30.00	per thousand.
The total amount of premium charged is \$6,5	24.00
The above must be filled in by Corporate Sure	etv
The above most be inica in by corporate bard	

3

ACKNOWLEDGMENT OF PRINCIPAL (Individual)

State of		
State of County of		
On this	day of	,, before me personally appeared
in and who executed	the foregoing instrument and	known to me to be the individual described acknowleged to me that he/she executed the same.
in witness wher	reof, I have hereunto set my h	and and omcial seal.
My commission expir	res	
	· · · · · · · · · · · · · · · · · · ·	Not over Dublic
		Notary Public
	ACKNOWLEDO	GMENT OF PRINCIPAL (Firm)
State of	}	
State of County of		
On this	day of	, before me personally appeared
	uuy 01	,, before me personally appeared, known to me to be one of the firm of described in and who executed
In Witness Wher My commission expir	reof, I have hereunto set my h res	and and official seal.
	,	Notary Public
		GMENT OF PRINCIPAL orporation)
State of		
County of		
On this	day of	, before me, a notary public, the
undersigned officer, p	personally appeared	who
acknowleged nimsell		or or a corporation, and that he/she as such officer being
		ument for the purposes therein contained by signing the
In Witness Wher	reof, I have hereunto set my h	and and official seal.
My commission expir	res	
Form F4638-9-2013	,	Notary Public

$\begin{array}{c} {\rm ACKNOWLEDGMENT~OF~SURETY}\\ {\rm (Corporate~Officer)} \end{array}$

STATE OF SOUTH DAKOTA COUNTY OF MINNEHAHA

COUN	TY OF M	INNEHAHA	.)		
On this	3rd	_ day of	March	,2021	, before me, a Notary Public in
personally COMPANY to the fore executed of	known to Y, a corpor going inst on behalf	me, who being tration duly of trument is the of said corporate	ppeared C. Bendt Assisting by me duly sworn, did say that rganized and existing under the late corporate seal of said corporate pration by authority of its Board ereof to be the voluntary act and described to the seal of t	he/she is the aforesa aws of the State of So ion, that the said ins of Directors, and fur	uth Dakota, that the seal affixed trument was signed, sealed and ther acknowledge that the said
IN WI above writ		HEREOF, I	have hereunto subscribed my na	me and affixed my of	ficial seal the day and year last
SEAL S	M. BEN OTARY PUR OUTH DAK			_ M.	Bent Notary Public

My Commission Expires March 2, 2026

Western Surety Company

POWER OF ATTORNEY - CERTIFIED COPY

				Bond	No	16/
	Men By These Presents, South Dakota, and havin appoint				-	
its true and la behalf as Suret	wful attorney(s)-in-fact, v y, bonds for:	rith full power and aut	hority hereby confer	red, to execute, acl	cnowledge and delive	er for and on its
Principal:	E R Plumbing &	Construction,	, Inc. dba E	R Construct	ion	
Obligee:	Oakland Unifie	d School Dist	rict			
Amount:	\$1,000,000.00					
corporate seal may do within	e Company thereby as f of the Company and du the above stated limitat h remains in full force an	y attested by its Secr- ons. Said appointmen	etary, hereby ratifyi	ng and confirming	all that the said att	orney(s)-in-fact
corporate nam officers as the I may appoint A The corporate	7. All bonds, policies, ur e of the Company by the Board of Directors may a ttorneys in Fact or agent seal is not necessary for he signature of any such	President, Secretary, a othorize. The President of who shall have author the validity of any boo	any Assistant Secret at, any Vice Presiden prity to issue bonds, nds, policies, undert	ary, Treasurer, or a t, Secretary, any A policies, or underta akings, Powers of A	any Vice President or ssistant Secretary, or akings in the name of	r by such other r the Treasurer the Company.
	o. <u>72341367</u> erred in this Power of Att			Apr	il 1, 2021	, all
In Witnes corporate seal	Where of, Western Sure to be affixed this	ty Company has cause 3rd day of	d these presents to March	be signed by its Vic	e President, Paul T. I	Bruflat, and its
STATE OF SO	UTH DATOTA ss		W E	ESTERN S	URETY CO	M P A N Y Vice President
WESTERN SU	ard day of	r sworn, acknowledged knowledged said instr	d that he signed the	e above Power of A		esaid officer of
	asion Expires Marc					
attached Powe	ersigned officer of Weste r of Attorney is in full for Power of Attorney is nov	ce and effect and is in	-			-
In testimo Marc	ony whereof, I have hereuch 2021	nto set my hand and se 		_		
			WI	ESTERN S	URETY CO	MPANY
				111	T-1/ 1/5	/

To validate bond authenticity, go to www.cnasurety.com > Owner/Obligee Services > Validate Bond Coverage.



JALVAREZ

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/28/2020

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.

ADDITIONAL INCLIDED

	ODUCER				contact Al.SAC@NFP.COM						
	P P&C Services - Sacramento 40 Business Park Dr. Ste. B					o, Ext): (888) 9		FAX (A/C, No):			
	cramento, CA 95827				E-MAILSAC@NFP.COM						
					INSURER(S) AFFORDING COVERAGE						
					INSURER A : Allied World Surplus Lines Insurance Co.						
INSI	SURED				INSURE	RB:					
	E R Plumbing and Constructi	ion I	nc d	ba E R Construction	INSURE	RC:					
	2346 East 20th Street				INSURE	RD:					
	Oakland, CA 94601				INSURE	RE:					
					INSURER F:						
CO	OVERAGES CERT	ΓΙFΙC	CATE	NUMBER:				REVISION NUMBER:			
IN C	THIS IS TO CERTIFY THAT THE POLICIES NDICATED. NOTWITHSTANDING ANY RECERTIFICATE MAY BE ISSUED OR MAY I	EQUI PER	REME TAIN,	ENT, TERM OR CONDITION THE INSURANCE AFFORI	N OF A DED BY	NY CONTRAC	CT OR OTHER	R DOCUMENT WITH RESPE BED HEREIN IS SUBJECT T	CT TO	WHICH THIS	
INSR	EXCLUSIONS AND CONDITIONS OF SUCH P TYPE OF INSURANCE		SUBR WVD		BEEN	POLICY EFF	POLICY EXP				
LTR A		INSD	WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT		1,000,000	
-	CLAIMS-MADE X OCCUR	v	x	5057-3994-01		8/13/2020	8/13/2021	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000	
	OE MINE IN IEE	X	^	3037-3334-01		0/13/2020	0/13/2021		\$	5,000	
								MED EXP (Any one person)	\$	1,000,000	
								PERSONAL & ADV INJURY	\$	2,000,000	
	GEN'L AGGREGATE LIMIT APPLIES PER: X POLICY PRO- JECT LOC							GENERAL AGGREGATE	\$	2,000,000	
								PRODUCTS - COMP/OP AGG	\$ \$,,	
	OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT	\$		
	ANY AUTO							(Ea accident)	\$		
	OWNED SCHEDULED AUTOS ONLY							BODILY INJURY (Per person)	\$		
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY AUTOS ONLY							PROPERTY DAMAGE			
	AUTOS ONLY AUTOS ONLY							(Per accident)	\$		
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$		
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$		
	DED RETENTION\$							AGGREGATE	\$		
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							PER OTH- STATUTE ER	3		
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE							STATUTE ER E.L. EACH ACCIDENT	\$		
	OFFICER/MEMBER EXCLUDED?	N/A						E.L. DISEASE - EA EMPLOYEE	_		
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$		
Α				5057-3994-01		8/13/2020	8/13/2021	Aggregate Lmt	3	1,000,000	
A Pollution Legal Liab 5057-3994-01			5057-3994-01		8/13/2020	8/13/2021	Ea Occurrence		1,000,000		

NON-CONTRIBUTORY AND WAIVER OF SUBROGATION APPLIES WITH RESPECT TO THE GENERAL LIABILITY PER THE CONDITIONS OF THE ATTACHED FORMS: CG 20 10 07 04, CCL 20 37 07 04, CSGL 00250 00 08 16,CG 24 04 05 09, CG 210 07 04 13. EPLI AND, POLLUTION ARE

CERTIFICATE HOLDER	CANCELLATION
OAKLAND UNIFIED SCHOOL DISTRICT 1000 BROADWAY	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. 94607	AUTHORIZED REPRESENTATIVE
	Johnny Alverez

PROOF ONLY.



ACORD°

CERTIFICATE OF LIABILITY INSURANCE

MWILCOXEN

DATE (MM/DD/YYYY) 10/28/2020

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 liquid such and remember.

th	SUBROGATION IS WAIVED, subjet is certificate does not confer rights to	ct to the	the cert	terms and conditions of ificate holder in lieu of su	the pol Ich end	licy, certain lorsement(s)	policies may	require an endorsemen	t. A st	tatement on
	DUCER License # 0E63493									
Orr	& Associates Insurance Services				CONTACT NAME: PHONE (A/C, No, Ext): (951) 506-5859 FAX (A/C, No): (800) 474-3003					
2878 Ste	80 Single Oak Dr 255				E-MAIL	service@	orrandass	ociates.com	.000)	
	ecula, CA 92590				ADDRE			RDING COVERAGE		NAIC #
					INCLIDE		•	nce Company		31470
INSU	RED						aru msurar	ice company		31470
				h = E B O = = = t==== t'= = =	INSURE					
	E R Plumbing and Construct 2346 E 20th St.	tion	inc a	Da E R Construction	INSURER C : INSURER D :					
	Oakland, CA 94601									
					INSURE					
CO	VERAGES CEF	TIEI	^ A T [NUMBER:	INSURE	кг.		REVISION NUMBER:		
TI IN CI	HIS IS TO CERTIFY THAT THE POLICI DICATED. NOTWITHSTANDING ANY F ERTIFICATE MAY BE ISSUED OR MAY CCLUSIONS AND CONDITIONS OF SUCH	ES O REQUI PER POLI	F INS IREMI TAIN, CIES.	SURANCE LISTED BELOW ENT, TERM OR CONDITIO THE INSURANCE AFFOR LIMITS SHOWN MAY HAVE	N OF A DED BY	NY CONTRAC THE POLICI REDUCED BY	TO THE INSUF CT OR OTHER IES DESCRIB PAID CLAIMS.	RED NAMED ABOVE FOR T R DOCUMENT WITH RESPE ED HEREIN IS SUBJECT T	CT TO	WHICH THIS
INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
	COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE	\$	
	CLAIMS-MADE OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	
								MED EXP (Any one person)	\$	
								PERSONAL & ADV INJURY	\$	
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$	
	POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$	
	OTHER:								\$	
	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$	
	ANY AUTO							BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTOS ONLY							BODILY INJURY (Per accident)	\$	
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
									\$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	
	DED RETENTION \$							DED OTH	\$	
Α	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N							X PER OTH- STATUTE ER		
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A	X	ERWC071199		5/10/2020	5/10/2021	E.L. EACH ACCIDENT	\$	1,000,000
	(Mandatory in NH)							E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	1,000,000
DESC	RIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (A	ACORE	0 101, Additional Remarks Schedu	le, may bo	e attached if mor	e space is requir	ed)		
L										
CEI	RTIFICATE HOLDER				CANC	ELLATION				
	OAKLAND UNIFIED SCHOO 1000 BROADWAY OAKLAND, CA. 94607	L DIS	STRIC	T	THE	EXPIRATION	N DATE TH	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL CY PROVISIONS.		
					AUTHOI	RIZED REPRESE	NTATIVE			

(Ed. 4-84)

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 1.05 % of the California workers' compensation premium otherwise due on such remuneration.

Schedule

Person or Organization

Job Description

OAKLAND UNIFIED SCHOOL DISTRICT

Water Works Repair/Replacement

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

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

Endorsement Effective Insured

Policy No. ERWC071199 Insurance Company Endorsement No.

Countersigned By _____



DIVISION OF FACILITIES PLANNING & MANAGEMENT ROUTING FORM

R				100	Projec	t Information					
Proje Name		Oakla Projec	nd Technic	Site	305						
THE R		110,00		55 - 5 - 5	Basic	Directions	3.5				
Se	ervices	cannot I	oe provided	l until the contract aut	t is awarde thority dele	ed by the Board egated by the E	d <u>or</u> is Board	entered by the	e Superinte	ndent p	ursuant to
Attac Chec	chment cklist	x Prod x Wor	of of general kers compe	liability insurance, nsation insurance c	including c	ertificates and e unless vendor	ndors	sements, if contr ole provider	act is over \$	\$15,000	
			7	- 11 E- VI	Contract	tor Informatio	n		415		
Cont	ractor Na	ame	ER Plumbi	ng & Construction,		Agency's Con		David Ball			
ous	D Vendo	or ID#	001567			Title		General Mana			
Stree	et Addres	ss	2346 East	29th Street		City	Oak	land St	ate CA	Zip	94601
Telep	ohone		510-388-0			Policy Expires					
Conti	ractor Hi	story	Previously	y been an OUSD co	ontractor?	X Yes 🗌 No	\ \	Vorked as an O	USD employ	yee? 🔲 🖰	Yes X No
ous	D Projec	et #	PR20009								
Dat	te Work	: Will Be	egin (i.e.,			/Amended		tract	from start		
	ctive date			3-11-2021	date; for co		cts, en	ter planned comp		4-1-20	21
				Compens	sation/F	Revised Con	npei	nsation			
							H				
	lew Cor			If New Contract, Price (Not To Ex			,		\$21	7,450.0	_
			imp Sum)					t, Change in Price \$			
	ner Exp		If (If Hourly)	Ψ		Requisition I			Ψ		
Ott	iei Exp	C113C3			Pudas	t Information				100	
	If you	are plann	ing to multi-fu	ind a contract using L				and Federal Office	<u>before</u> comp	leting req	uisition
Resc	ource #	Fundii	ng Source		Org Key					1 1	Amount
0502			red Maint. nd 140	140-0502-0-9026-8500-6273-305-9880-9000-9999-99999					6273	\$217,	450.00
				Approval a	nd Routing	g (in order of a	pprov	/al steps)		44	H 14
Servic	ces canno ledge ser	ot be prov vices wer	vided before the not provide	he contract is fully ap d before a PO was is:	proved and a sued.	a Purchase Order	is issu	ed. Signing this o	locument affir	ms that to	your
	Division	Head				Phone		510-535-7038	Fax	51	0-535-7082
1.	Director	, Buildin	gs & Ground	ls 1						4 - 1	
	Signatu	re W	an	White	Date Approve				3/	3/2)
2	General Counsel, Department of Facilities Planning and Management										
2.	Signatu	re 🕢	edrea (Espa			Da	ite Approved	3/3/21		
	Deputy Chief, Facilities Planning and Management							7-16-			
3.	Signatu		/		Date Approved					1	
	Chief Fi	nancial (fficer			<u> </u>					
4.	Signatu	re					D	ate Approved			
	Preside	nt, Board	of Educatio	n	M, e.						
5.	Signatu	re					D	ate Approved			