Board Office Use: Legislative File Info.						
File ID Number	24-1729					
Introduction Date	08-14-2024					
Enactment Number	24-1495					
Enactment Date	8/14/2024 CJH					



Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Preston Thomas, Chief Systems and Services Officer, Division of Facilities Planning and Management; Kenya Chatman, Executive Director of Facilities

Planning

Board Meeting Date August 14, 2024

Agreement for Material Testing and Special Inspection Services- Ninyo & Moore Geotechnical & Environmental Sciences Consultants – McClymonds High School

Modernization Project - Division of Facilities Planning and Management

Action Requested Approval by the Board of Education to Agreement for Material Testing and Special

Inspection Services between the **District and Ninyo & Moore Geotechnical & Environmental Sciences Consultants, Alameda, CA**, for the latter to provide materials testing and special inspection services for the **McClymonds High School Modernization Project** in the not-to-exceed amount of \$44,572.00, which includes a not-to-exceed amount of \$4,052.00 for Additional Services, with the work

scheduled to commence on August 15, 2024, and scheduled to last until

December 31, 2027, pursuant to the Agreement.

Discussion Consultant is providing specially trained material testing & special inspections

services. (Public Contract Code §20111(d); Government §53060.)

LBP (Local Business Waived Participation Percentage)

Recommendation Approval by the Board of Education to Agreement for Material Testing and Special

Inspection Services between the District and Ninyo & Moore Geotechnical & Environmental Sciences Consultants, Alameda, CA, for the latter to provide materials testing and special inspection services for the McClymonds High School Modernization Project in the not-to-exceed amount of \$44,572.00, which includes a not-to-exceed amount of \$4,052.00 for Additional Services, with the work scheduled to commence on August 15, 2024, and scheduled to last until

December 31, 2027, pursuant to the Agreement.

Fiscal Impact Fund 21, Measure J

Attachments • Justification Form

• Agreement and Exhibits

• Insurance Certificate

• Routing Form



CONTRACT JUSTIFICATION FORM

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

Legislative File ID No. 24-1729 **Department: Facilities Planning and Management** Vendor Name: Ninvo & Moore Geotechnical & Project No.: 22110 **Environmental Sciences Consult**ants Project Name: McClymonds High School Modernization Project Contract Term: Intended Start: Intended End: 12-31-2027 08-15-2024 Total Cost Over Contract Term: \$44,572.00 Approved by: **Preston Thomas** Is Vendor a local Oakland Business or has it met the requirements of the How was this contractor or vendor selected? RFP- O processes vetted this vendor for this project. Summarize the services or supplies this contractor or vendor will be providing. Provide geotechnical engineering and testing consulting services for McClymonds High School Modernization Project. Was this contract competitively bid? Check box for "Yes" (If "No," leave box unchecked) If "No," please answer the following questions: 1) How did you determine the price is competitive? RFP process includes review/scoring of proposals submitted. The District received proposals and interviewed other vendors. Ninyo & Moore Geotechnical & Environmental Sciences Consultants price was fair and reasonable compared to the prices submitted by the other responding architects.

2) Please check the competitive bidding exception relied upon: **Construction 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 (including sole source) – 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 RFQ/RFP process – contact legal counsel to discuss if applicable ☐ Energy service contract – contact legal counsel to discuss if applicable \Box Other: - contact legal counsel to discuss if applicable **Consultant Contract:** Architect, engineer, construction project manager, land surveyor, or environmental services – selected (a) based on demonstrated competence and professional qualifications (Government Code §4526), and (b) using a fair, competitive RFP selection process (Government Code §§4529.10 et seq.) ☐ Architect or engineer when state funds being used – selected (a) based on demonstrated competence and professional qualifications (Government Code §4526), (b) using a fair, competitive RFP selection process (Government Code §§4529.10 et seq.), and (c) using a competitive process consistent with Government Code §§4526-4528 (Education Code §17070.50)

	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) – <i>contact legal counsel to discuss if applicable</i>
	□ Other:
N	Maintenance Contract:
	\square Price is at or under bid threshold of \$109,300 (as of 1/1/23)
	☐ No advantage to bidding (including sole source) – <i>contact legal counsel to discuss</i>
	□ Other:

- 3) Explain in detail the facts that support the applicability of the exception marked above:
 - Ninyo & Moore Geotechnical & Environmental Sciences Consultants are providing specially trained services.

AGREEMENT FOR MATERIALS TESTING AND SPECIAL INSPECTION SERVICES

THIS AGREEMENT FOR MATERIALS TESTING AND SPECIAL INSPECTION SERVICES ("Agreement") is made and entered into effective **August 15, 2024**, 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 **Ninyo & Moore Geotechnical & Environmental Sciences Consultants** (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 and special inspection consultant.
- B. Consultant represents that Consultant is licensed to provide materials testing and special inspection 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 and special inspection 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 and special inspection consultants specially qualified to provide the services required by the District.
- 2. Description of Project. The project concerning which such materials testing and special inspection services shall be provided ("the Project") is described as the following: materials testing and special inspection services for the McClymonds High School Modernization Project.
- 3. **Term; Basic Services**. The term for performance of the Basic and Additional Services ("Services") shall be the duration of the Project ("Term"), and Consultant shall complete the Services within the Term. Time is of the essence for performance of the Services under this Agreement. The Project is expected to be complete as of **December 31, 2027**, but may not be completed until later if delays in design or construction arise. Consultant's "Basic Services" consist of materials testing and special inspection services more specifically described in the attached **Exhibit B**. Consultant shall perform all Basic Services required by this Agreement,

even if no more compensation is possible due total compensation having reached the not-to-exceed amount.

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.

In the performance of the special inspection duties required by this Agreement, the Consultant exercises limited authority as defined in this Agreement. The Consultant shall not:

- a. Authorize deviations from the construction contract documents;
- b. Avoid conducting any required tests;
- c. Enter the area of responsibility of the contractor's field superintendent;
- d. Expedite the job for the contractor;
- e. Advise on, or issue directions relative to, any aspect of the building technique or se-

quence unless a specific technique or sequence is called for in the specifications;

- f. Approve shop drawings or samples;
- g. Authorize or advise the District to occupy the Project, in the whole or in part, prior to final acceptance of the Project; or
 - h. Interfere in contractor/subcontractor relationships.

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

Consultant shall retain all samples for the duration of the agreement unless the District requests a longer period.

For all Basic Services satisfactorily performed, compensation shall be as described in *Exhibit A* to this Agreement.

- 4. **Additional Services**. Any services not included in this Agreement but related to the Project shall be considered "Additional Services." Compensation for additional services shall be as described in *Exhibit A* to this Agreement. 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. Consultant shall provide Additional Services if directed in writing by District to perform specific Additional Services and if sufficient contract funds for Additional Services remain to pay for the directed Additional Services (see *Exhibit A*).
- 5. **Payment**. 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. Consultant shall not be reimbursed for any of its expenses; the parties agree that Consultant shall pay all of its expenses from its fees for Services.
- 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:

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

Comprehensive Automobile Liability

Bodily Injury: Property Damage:

\$1,000,000. Each Person \$1,000,000. Each Occurrence

\$1,000,000. Each Occurrence

Consultant shall also maintain errors and omissions insurance on an occurrence basis with limits of at least One Million (\$1,000,000.) 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 hold harmless the District, its Board of Trustees, officers, agents, and employees 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: Ninyo & Moore Geotechnical & Environmental Sciences

Consultants; Attn: Brandon Wilken, Project Manager

1301 Marina Village Parkway, Suite 110

Alameda, CA 94501

District: Oakland Unified School District

Attn: Preston Thomas 955 High Street Oakland, CA 94601

- 15. **Governing Law and Venue**. 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. **Fingerprinting and Criminal Background Check Certification.** Consultant shall at all times comply with the fingerprinting and criminal background investigation requirements of the California Education Code ("Education Code") section 45125.1. Before performing any Services, Consultant shall execute and return the District's Fingerprinting Notice and Acknowledgement form and the required certification (see *Exhibit C*).

Consultant further agrees and acknowledges that if at any time during the Term of this Agreement Consultant learns or becomes aware of additional information which differs in any way from the representations set forth above, or Consultant add personnel who will provide Services under this Agreement, Consultant shall immediately notify District and prohibit any new personnel from interacting with District students until the fingerprinting and background check requirements have been satisfied and District determines whether any interaction is permissible.

- 27. **Forms.** Prior to performing any Services, Consultant shall prepare, execute, and submit all forms that may be required by law for this Agreement, including but not limited to disabled veteran business enterprises ("DVBE") certification (Education Code §17076.11) and an Iran Contract Act certification (Public Contract Code §2204). If a form is necessary, Consultant shall use the District's versions of these forms, which the District shall make available upon request.
- 28. **Sanctions in Response to Russian Aggression.** The District is using State of California funds for this Contract, and therefore Consultant must comply with the Governor's March 4, 2022, Executive Order N-6-22 ("Order") relating to any existing sanctions imposed by the United States government and the State of California in response to Russia's actions in Ukraine, including additional requirements for contracts of \$5 million or more. Failure to comply may result in the termination of the Contract.

OAKLAND UNIFIED SCHOOL	L DISTRICT	NINYO & MOORE GEOTECH-
My Di	8/15/2024	NICAL & ENVIRONMENTAL SGEENCES CONSULTANTS
Benjamin Davis, President,	Date	Drawn A Wille
Board of Education		Signature
If If Home	8/15/2024	Principal Geologist
Kyla Johnson-Trammell,	Date	Title
Superintendent & Secretary, Board	d of Education	
200m	Jul 19, 2024	07/18/2024
Preston Thomas, Chief Systems	Date	Date

and Management

Approved As to Form

Ames R. Traber 7/19/24

OUSD Facilities Legal Counsel Date

and Services Officer, Facilities Planning

{SR801418}-8-

EXHIBIT A

Payments

For the Basic and Additional Services satisfactorily performed, and based on invoices properly documented and submitted, Consultant shall be compensated according to its hourly rate schedule (see next page).

For Basic Services, Consultant's total compensation shall not exceed **Forty Thousand Five Hundred Twenty Dollars** (\$40,520.00), which is Consultant's estimate of the maximum total cost of its Basic Services on the Project, based on its **May 8, 2024** fee estimate. Consultant acknowledges that the not-to-exceed fee for Basic Services, above, includes contingency compensation in the foreseeable event that more time and costs may be necessary to complete the Basic Services.

For Additional Services, Consultant's total contingency compensation shall not exceed Four Thousand Fifty-Two Dollars (\$4,052.00).

The total price under this Agreement for Basic and Additional Services shall not exceed Forty-Four Thousand Five Hundred Seventy-Two Dollars (\$44,572.00). Consultant will not be compensated for any Basic or Additional Services required as a result of its wrongful acts or omissions.

Task 1 - Asbestos & Lead Survey				
Project Coordination and Background Review				
Principal Engineer/Geologist/Environmental Scientist	2 hours	@ \$ 210.00	/hour	\$ 420.00
Senior Staff Engineer/Geologist/Environmental Scientist	2 hours	@ \$ 170.00	/hour	\$ 340.00
and the self-loop and the second section is	mitale more	Subtotal		\$ 760.00
Site Survey				
Senior Staff Engineer/Geologist/Environmental Scientist	16 hours	@ \$ 170.00	/hour	\$ 2,720.00
		Subtotal		\$ 2,720.00
Laboratory Analyses		"		
Asbestos Samples Analysis	300 tests	@ \$12.00	/test	\$ 3,600.00
Lead Samples Analysis	50 tests	@ \$12.00		\$ 600.00
	3,00 10010	Subtota		\$ 4,200.00
Data Compilation and Analysis		Gustota		1,200.00
Principal Engineer/Geologist/Environmental Scientist	2 hours	@ \$ 210.00	/hour	\$ 420.00
Senior Staff Engineer/Geologist/Environmental Scientist	4 hours	@ \$ 170.00	/hour	\$ 680.00
		Subtota		\$ 1,100.00
Report Preparation				
Principal Engineer/Geologist/Environmental Scientist	1 hour	@ \$ 210.00	/hour	\$ 210.00
Senior Staff Engineer/Geologist/Environmental Scientist	8 hours	@ \$ 170.00	/hour	\$ 1,360.00
Technical Illustrator/CAD Operator	4 hours	@ \$ 110.00	/hour	\$ 440.00
Data Processor	2 hours	@ \$ 75.00	/hour	\$ 150.00
THE RELEASE OF THE PARTY OF THE	11 44 2 4 4	Subtota	f III se iII	\$ 2,160.00
PROPOSED FEE				\$ 10,940.00
CONTINGENCY OF 10%				\$ 1,094.00
NOT-TO-EXCEED FEE				\$ 12,034.00

Task 2 - PCB Survey					
Project Coordination and Background Review					
Principal Engineer/Geologist/Environmental Scientist	2 hours	@	\$ 210.00	/hour	\$ 420.00
the second secon	or middle man		Subtotal		\$ 420.00
Laboratory Analyses					
PCB samples analysis	12 tests	@	\$95.00	/test	\$ 1,140.00
			Subtotal		\$ 1,140.00
Data Compilation and Analysis					
Senior Staff Engineer/Geologist/Environmental Scientist	2 hours	@	\$ 170.00	/hour	\$ 340.00
			Subtotal		\$ 340.00
Report Preparation					
Principal Engineer/Geologist/Environmental Scientist	1 hour	@	\$ 210.00	/hour	\$ 210.00
Senior Staff Engineer/Geologist/Environmental Scientist	6 hours	@	\$ 170.00	/hour	\$ 1,020.00
Technical Illustrator/CAD Operator	2 hours	@	\$ 110.00	/hour	\$ 220.00
Data Processor	hour	@	\$ 75.00	/hour	\$
	- minimar		Subtotal	11.7	\$ 1,450.00
PROPOSED FEE					\$ 3,350.00
CONTINGENCY OF 10%					\$ 335.00
NOT-TO-EXCEED FEE					\$ 3,685.00

4 | Professional Fees

Task 3 - Abatement Work Plan			
Abatement Work Plan			
Principal Engineer/Geologist/Environmental Scientist	4 hours	@ \$ 210.00 /hour	\$ 840.00
Senior Staff Engineer/Geologist/Environmental Scientist	10 hours	@ \$ 170.00 /hour	\$ 1,700.00
Technical Illustrator/CAD Operator	8 hours	@ \$ 110.00 /hour	\$ 880.00
Data Processor	2 hours	@ \$ 75.00 /hour	\$ 150.00
		Subtotal	\$ 3,570.00
PROPOSED FEE			\$ 3,570.00
CONTINGENCY OF 10%			\$ 357.00
NOT-TO-EXCEED FEE			\$ 3,927.00

Task 4: Abatement Oversight		Ħ	V. Y.	
Project Coordination and Background Review				
Senior Staff Engineer/Geologist/Environmental Scientist	2 hours	@	\$ 170.00 /hour	\$ 340.00
PATE AND ADDRESS OF THE PATE A			Subtotal	\$ 340.00
Oversight Activities				
Staff Engineer/Geologist/Environmental Scientist	120 hours	@	\$ 155.00 /hour	\$ 18,600.00
01			Subtotal	\$ 18,600.00
Laboratory Analyses				
Asbestos/PCM analyses (perimeter air samples)	120 tests	@	\$12.00 /test	\$ 1,440.00
Asbestos/TEM analysis (clearance air samples)	20 tests	@	\$80.00 /test	\$ 1,600.00
			Subtotal	\$ 3,040.00
Data Compilation and Analysis				
Senior Staff Engineer/Geologist/Environmental Scientist	4 hours	@	\$ 170.00 /hour	\$ 680.00
			Subtotal	\$ 680.00
Report Preparation				
Principal Engineer/Geologist/Environmental Scientist	2 hours	@	\$ 210.00 /hour	\$ 420.00
Senior Staff Engineer/Geologist/Environmental Scientist	8 hours	@	\$ 170.00 /hour	\$ 1,360.00
PROPOSED FEE				\$ 22,660.00
CONTINGENCY OF 10%				\$ 2,266.00
NOT-TO-EXCEED FEE				\$ 24,926.00

EXHIBIT B

Scope of Services

Professional Fees

Tasks 1 & 2

Ninyo & Moore will conduct the planned hazardous building materials sampling, analysis and reporting as follows:

- Project coordination and review of any relevant hazardous materials reports/information and/or project documents/ architectural diagrams provided by the Client (past hazardous materials sampling reports, as-built diagrams, etc.), if available.
- Visual assessment of accessible areas of proposed work areas to evaluate the possible presence of asbestos-containing materials (ACMs) and lead-containing materials (LCMs).
- Performance of bulk sampling, collection and analysis of suspect ACMs by polarized light microscopy (PLM). Sample analysis by an independent, state-certified laboratory for asbestos content will be conducted according to United States Environmental Protection Agency (EPA) protocols as found in the Asbestos Hazard Emergency Response Act (Code of Federal Regulations, Section 40, Part 763).
- Collection of potential lead-containing material (LCM) samples and submittal of these samples for laboratory analysis by an
 independent, state-certified laboratory. Sample analysis for lead content will be conducted according to EPA protocol as
 found in SW-846, using EPA Test Method 7420.
- Collection of suspect polychlorinated biphenyl (PCB)-containing materials (PCBCMs) and submittal of these materials for laboratory analysis of PCBs via EPA Method 8082.
- Observance and quantification of miscellaneous hazardous building materials (fluorescent light tubes and associated light ballasts, air handling equipment, thermostats, etc.), which may contain gases, oils, mercury and/or poly-chlorinated biphenyls for example. These materials will not be sampled and/or tested for hazardous materials concentrations. Universal waste classification and planned recycling is included in these activities.
- Preparation of summary sampling reports (one for asbestos and lead and one for PCBs) for the site buildings which will
 describe our sampling protocols and the suspect materials assessed through Ninyo & Moore's sampling activities. The report
 will include a site description, a sample location map, laboratory test information, tables summarizing the building materials
 assessed with estimated quantities of identified materials, and conclusions and recommendations.

Task 3

Based upon a review of the findings of the hazardous materials sampling survey/reports for the site buildings, abatement specifications/plans and drawings will be developed by Ninyo & Moore. These specifications and drawings will help the selected abatement contractor to locate and remove identified hazardous building materials in a safe, legal and expeditious way.

Task 4

During abatement activities, Ninyo & Moore will conduct the following:

- Perimeter air monitoring during the removal/abatement of identified hazardous building materials (asbestos, lead, etc.)
 from abatement work areas. Collection and analysis of perimeter air samples by phase contrast microscopy (PCM). Sample
 analysis by a state-certified, independent laboratory will be conducted according to Environmental Protection Agency (EPA)
 protocols as found in the Asbestos Hazard Emergency Response Act (Code of Federal Regulations, Section 40, Part 763).
- Visual monitoring/oversight during the removal of the afore-mentioned ACMs.
- Visual clearance and clearance air monitoring activities subsequent to the removal/abatement of asbestos-containing materials (ACMs) from abatement work areas within the buildings.
- Collection and analysis of the clearance air samples will be accomplished by Transmission Electron Microscopy (TEM).
- Preparation of a close-out report which will present our data and summarize the abatement activities and abated materials. The report will include a site description, air sampling laboratory test information, tables summarizing the air sampling results, our daily field reports, and training and medical clearance information of the abatement workers performing the abatement work.

EXHIBIT C

Fingerprinting Notice and Acknowledgement Form

FINGERPRINTING NOTICE AND ACKNOWLEDGEMENT FOR ALL CONTRACTS EXCEPT WHEN CONSTRUCTION EXCEPTION IS MET

(Education Code Section 45125.1)

Other than business entities performing construction, reconstruction, rehabilitation, or repair who have complied with Education Code section 45125.2, business entities entering into contracts with the District must comply with Education Code sections 45125.1. Such entities are responsible for ensuring full compliance with the law and should therefore review all applicable statutes and regulations. The following information is provided simply to assist such entities with compliance with the law:

- 1. You (as a business entity) shall ensure that each of your employees who interacts with pupils outside of the immediate supervision and control of the pupil's parent or guardian or a school employee has a valid criminal records summary as described in Education Code section 44237. (Education Code §45125.1(a).) You shall do the same for any other employees as directed by the District. (Education Code §45125.1(c).) When you perform the criminal background check, you shall immediately provide any subsequent arrest and conviction information it receives to the District pursuant to the subsequent arrest service. (Education Code §45125.1(a).)
- 2. You shall not permit an employee to interact with pupils until the Department of Justice has ascertained that the employee has not been convicted of a felony as defined in Education Code section 45122.1. (Education Code §45125.1(e).) See the lists of violent and serious felonies in *Attachment A* to this Notice.
- 3. Prior to performing any work or services under your contract with the District, and prior to being present on District property or being within the vicinity of District pupils, you shall certify in writing to the District under the penalty of perjury that neither the employer nor any of its employees who are required to submit fingerprints, and who may interact with pupils, have been convicted of a felony as defined in Education Code section 45122.1, and that you are in full compliance with Education Code section 45125.1. (Education Code §45125.1(f).) For this certification, you shall use the form in *Attachment B* to this Notice.
- 4. If you are providing the above services in an emergency or exceptional situation, you are not required to comply with Education Code section 45125.1, above. An "emergency or exceptional" situation is one in which pupil health or safety is endangered or when repairs are needed to make a facility safe and habitable. The District shall determine whether an emergency or exceptional situation exists. (Education Code §45125.1(b).)
- 5. If you are an individual operating as a sole proprietor of a business entity, you are considered an employee of that entity for purposes of Education Code section 45125.1, and the District shall prepare and submit your fingerprints to the Department of Justice as described in Education Code section 45125.1(a).

(Education Code §45125.1(h).)

I, as Principal Geologist [insert "owner" or officer title] of Ninyo & Moore
[insert name of business entity], have read the foregoing and agree that Ninyo & Moore
[insert name of business entity] will comply with the requirements of Education
Code §45125.1 as applicable, including submission of the certificate mentioned above.
Dated: _07/19/2024
Name: Brandon S. Wilken
Signature: Branch Atvilla
Title: Principal Geologist

ATTACHMENT A

Violent and Serious Felonies

Under Education Code sections 45122.1 and 45125.1, no employee of a contractor or subcontractor who has been convicted of or has criminal proceedings pending for a violent or serious felony may come into contact with any student. A violent felony is any felony listed in subdivision (c) of Section 667.5 of the Penal Code. Those felonies are presently defined as:

- (1) Murder or voluntary manslaughter.
- (2) Mayhem.
- (3) Rape as defined in paragraph (2) or (6) of subdivision (a) of Section 261 or paragraph (1) or (4) of subdivision (a) of Section 262.
- (4) Sodomy as defined in subdivision (c) or (d) of Section 286.
- (5) Oral copulation as defined in subdivision (c) or (d) of Section 288a.
- (6) Lewd or lascivious act as defined in subdivision (a) or (b) of Section 288.
- (7) Any felony punishable by death or imprisonment in the state prison for life.
- (8) Any felony in which the defendant inflicts great bodily injury on any person other than an accomplice which has been charged and proved as provided for in Section 12022.7, 12022.8, or 12022.9 on or after July 1, 1977, or as specified prior to July 1, 1977, in Sections 213, 264, and 461, or any felony in which the defendant uses a firearm which use has been charged and proved as provided in subdivision (a) of Section 12022.3, or Section 12022.5 or 12022.55.
- (9) Any robbery.
- (10) Arson, in violation of subdivision (a) or (b) of Section 451.
- (11) Sexual penetration as defined in subdivision (a) or (j) of Section 289.
- (12) Attempted murder.
- (13) A violation of Section 18745, 18750, or 18755.
- (14) Kidnapping.
- (15) Assault with the intent to commit a specified felony, in violation of

Section 220.

- (16) Continuous sexual abuse of a child, in violation of Section 288.5.
- (17) Carjacking, as defined in subdivision (a) of Section 215.
- (18) Rape, spousal rape, or sexual penetration, in concert, in violation of Section 264.1.
- (19) Extortion, as defined in Section 518, which would constitute a felony violation of Section 186.22 of the Penal Code.
- (20) Threats to victims or witnesses, as defined in Section 136.1, which would constitute a felony violation of Section 186.22 of the Penal Code.
- (21) Any burglary of the first degree, as defined in subdivision (a) of Section 460, wherein it is charged and proved that another person, other than an accomplice, was present in the residence during the commission of the burglary.
- (22) Any violation of Section 12022.53.
- (23) A violation of subdivision (b) or (c) of Section 11418.

A serious felony is any felony listed in subdivision (c) Section 1192.7 of the Penal Code. Those felonies are presently defined as:

(1) Murder or voluntary manslaughter; (2) Mayhem; (3) Rape; (4) Sodomy by force, violence, duress, menace, threat of great bodily injury, or fear of immediate and unlawful bodily injury on the victim or another person; (5) Oral copulation by force, violence, duress, menace, threat of great bodily injury, or fear of immediate and unlawful bodily injury on the victim or another person; (6) Lewd or lascivious act on a child under the age of 14 years; (7) Any felony punishable by death or imprisonment in the state prison for life; (8) Any felony in which the defendant personally inflicts great bodily injury on any person, other than an accomplice, or any felony in which the defendant personally uses a firearm; (9) Attempted murder; (10) Assault with intent to commit rape, or robbery; (11) Assault with a deadly weapon or instrument on a peace officer; (12) Assault by a life prisoner on a non-inmate; (13) Assault with a deadly weapon by an inmate; (14) Arson; (15) Exploding a destructive device or any explosive with intent to injure; (16) Exploding a destructive device or any explosive causing bodily injury, great bodily injury, or mayhem; (17) Exploding a destructive device or any explosive with intent to murder; (18) Any burglary of the first degree; (19) Robbery or bank robbery; (20) Kidnapping; (21) Holding of a hostage by a person confined in a state prison; (22) Attempt to commit a felony punishable by death or imprisonment in the state prison for life; (23) Any felony in which the defendant personally used a dangerous or deadly weapon; (24) Selling, furnishing, administering, giving, or offering to sell, furnish, administer, or give to a minor any heroin, cocaine, phencyclidine (PCP), or any methamphetamine-related drug,

as described in paragraph (2) of subdivision (d) of Section 11055 of the Health and Safety Code, or any of the precursors of methamphetamines, as described in subparagraph (A) of paragraph (1) of subdivision (f) of Section 11055 or subdivision (a) of Section 11100 of the Health and Safety Code; (25) Any violation of subdivision (a) of Section 289 where the act is accomplished against the victim's will by force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person; (26) Grand theft involving a firearm; (27) carjacking; (28) any felony offense, which would also constitute a felony violation of Section 186.22; (29) assault with the intent to commit mayhem, rape, sodomy, or oral copulation, in violation of Section 220; (30) throwing acid or flammable substances, in violation of Section 244; (31) assault with a deadly weapon, firearm, machine gun, assault weapon, or semiautomatic firearm or assault on a peace officer or firefighter, in violation of Section 245; (32) assault with a deadly weapon against a public transit employee, custodial officer, or school employee, in violation of Sections 245.2, 245.3, or 245.5; (33) discharge of a firearm at an inhabited dwelling, vehicle, or aircraft, in violation of Section 246; (34) commission of rape or sexual penetration in concert with another person, in violation of Section 264.1; (35) continuous sexual abuse of a child, in violation of Section 288.5; (36) shooting from a vehicle, in violation of subdivision (c) or (d) of Section 26100; (37) intimidation of victims or witnesses, in violation of Section 136.1; (38) criminal threats, in violation of Section 422; (39) any attempt to commit a crime listed in this subdivision other than an assault; (40) any violation of Section 12022.53; (41) a violation of subdivision (b) or (c) of Section 11418; and (42) any conspiracy to commit an offense described in this subdivision.

ATTACHMENT B

Form for Certification of Lack of Felony Convictions

Note: This form must be submitted by the owner, or an officer, of the contracting entity before it may commence any work or services, and before it may be present on District property or be within the vicinity of District pupils.

Entity Name:	Ninyo & Moore Geotechnical & Environmental Sciences Consultant					
Date of Entity's Contract with District:	08/15/2024					
Scope of Entity's Contract with District:	Hazmat Services for McClymond's High School					
title] for Ninyo & Moore [i	the Principal Geologist [insert "owner" or officer insert name of business entity] ("Entity"), which 2024, with the District for Hazmat Services					
employees who are required to submit fing convicted of a felony as defined in Education Code section 4 who will interact with a pupil outside of the	de section 45125.1(f), neither the Entity, nor any of its gerprints and who may interact with pupils, have been ion Code section 45122.1; and (2) the Entity is in full 45125.1, including but not limited to each employee the immediate supervision and control of the pupil's background check as described in Education Code					
I declare under penalty of perjury that the tknowledge.	foregoing is true and correct to the best of my					



June 1, 2023

CERTIFICATE OF THE ASSISTANT SECRETARY

TO WHOM IT MAY CONCERN:

I hereby certify that I am the duly qualified and acting Assistant Secretary of Ninyo & Moore, a California Corporation. The following is a true excerpt from the Minutes of the Ninyo & Moore Board of Directors meeting held on June 24, 1999:

15. <u>Empowerment of Executive Officers:</u>

Many clients have requested letters of authorization prior to accepting the signatures of Principals on contractual documents. To clarify this situation, we hereby incorporate the following statement into the bylaws of the Corporation:

"RESOLVED, that the Corporation recognizes those employees appointed as Principals (including Division Managers) as Executive Officers of the Corporation, and empowers them to represent the Corporation in this legal capacity."

The resolution is in conformity with the Articles of Incorporation and bylaws of the Corporation, has never been modified or repealed, and is now in full force and effect.

Under this resolution, Brandon S. Wilken, Principal Geologist of our Alameda, California office, is empowered to bind the Corporation.

NINYO & MOORE

Geotechnical & Environmental Sciences Consultants

Elaine G. Autus

Elaine O. Autus Assistant Secretary

Department of Facilities Planning and Management





Date: May 11, 2023

To: Kenya Chatman, Colland Jang

CC: David, Mark, Ty, Juanita, Shonda, Shonnell

From: Tiffany Knuckles

Subject: LBU Availability Analysis & Waiver Recommendation - Scope Specific - HAZMAT Abatement

Consulting Services

Greetings Ms. Chatman and Mr. Jang,

As per the Oakland Unified School District's Local Business Policy Program Requirements Section of AR 7115: Prior to the issuance of a formal invitation for bid, the District shall ensure that there are at least three certified businesses listed in the industry, trade or profession that constitutes a major category of work. If at least three L/SL/SLRBEs are not certified, then the requirement may, subject to the discretion of the District, be waived, or the 50% requirement may be reset from 50% all the way to 0%, depending on the particular circumstances at time of bid.

An availability analysis has been conducted for NAICS Code(s): 541620 (HAZMAT Abatement Consulting Services), to determine the availability of certified firms to meet local business utilization on projects. Based on this analysis, it is determined that due to the limited availability of local certified firms certified for, it is recommended that the Local Business Utilization requirement be waived for the following scope/project(s):

NAICS: 541620

Scope: Hazmat Abatement Consulting Services

Related Projects: CCS at Santa Fe, Roosevelt Middle School, McClymond High School, and Melrose

Leadership Academy

If you have any questions, please feel free to contact our team at any time.

Sincerely,

Tiffany Knuckles





CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/27/2024

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

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

	SUBROGATION IS WAIVED, Subject his certificate does not confer rights to							require an endorsement	. A St	atement on
PRO	DUCER				CONTAC NAME:					
As	suredPartners Design Professionals	Insu	urand	ce Services, LLC		o, Ext): 510-465		FAX (A/C, No):		
	3697 Mt. Diablo Blvd Šuite 230 Lafayette CA 94549							uredPartners.com		
	ayous critore				7100112			RDING COVERAGE		NAIC#
				License#: 6003745	INSURF			asualty Company of Ameri	ca	25674
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	nyo & Moore Geotechnical &				INSURE					
	vironmental Sciences Consultants 01 Marina Village Parkway, Suite 11	0			INSURE					
	ameda CA 94501	•			INSURE					
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СО	VERAGES CER	TIFIC	CATE	NUMBER: 1424905208				REVISION NUMBER:		
IN C	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY I	QUIF PERT	REME AIN,	NT, TERM OR CONDITION THE INSURANCE AFFORDI	OF AN' ED BY	Y CONTRACT THE POLICIES	OR OTHER I S DESCRIBEI	DOCUMENT WITH RESPECT TO	CT TO V	WHICH THIS
	XCLUSIONS AND CONDITIONS OF SUCH		CIES. SUBR		BEEN F	POLICY EFF	PAID CLAIMS. POLICY EXP			
INSR LTR		INSD	WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT		
Α	X COMMERCIAL GENERAL LIABILITY	Υ	Y	6308986R247		10/3/2023	10/3/2024	EACH OCCURRENCE DAMAGE TO RENTED	\$1,000	,000
	CLAIMS-MADE X OCCUR							PREMISES (Ea occurrence)	\$1,000	,000
	X Contractual Liab							MED EXP (Any one person)	\$ 10,00	
	X OCP/XCU							PERSONAL & ADV INJURY	\$ 1,000	
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$ 2,000	,
	POLICY X PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$ 2,000	,000
Α	OTHER: AUTOMOBILE LIABILITY	Y	Y	8107 N 033091		10/3/2023	10/3/2024	COMBINED SINGLE LIMIT	\$ 1,000	000
^	X ANY AUTO	'	'	610711033091		10/3/2023	10/3/2024	(Ea accident) BODILY INJURY (Per person)	\$ 1,000	,000
	OWNED SCHEDULED							BODILY INJURY (Per accident)	\$	
	X HIRED X NON-OWNED NON-OWNED							PROPERTY DAMAGE	\$	
	AUTOS ONLY AUTOS ONLY							(Per accident)	\$	
Α	X UMBRELLA LIAB X OCCUR	Υ	Υ	CUP9J428527		10/3/2023	10/3/2024	EAGU GOOLIDDENGE	\$ 9,000	000
	EXCESS LIAB CLAIMS-MADE			001 00420021		10/0/2020	10/0/2024	EACH OCCURRENCE AGGREGATE	\$ 9,000	,
	DED RETENTION\$							AGGREGATE	\$ 9,000	,000
Α	WORKERS COMPENSATION		Y	UB6P428399		5/1/2024	5/1/2025	X PER OTH-	Ψ	
	AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE							E.L. EACH ACCIDENT	\$ 1,000	000
	OFFICER/MEMBER EXCLUDED?	N/A						E.L. DISEASE - EA EMPLOYEE		,
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$ 1,000	
В	Professional Liab. &		Υ	EO00006094101		10/3/2023	10/3/2024	Per Claim	5,000	,000
	Contractor's Pollution Liab. Claims - Made	Y	Y					Annual Aggregate	5,000	,000
Um N&	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL Ibrella Liability policy is a follow-form to u M Project Number/Name: #09OAK03-0 nool (Project # 21110)	ınder	lvina	General Liability/Auto Liab	ilitv/Ém	plovers Liabil	itv.		cClymo	nds High
CF	RTIFICATE HOLDER				CANC	ELLATION	30 Day Notice	e of Cancellation		
_ 	OUSD Attn: Myra Segovia 955 High Street				SHO THE ACC	ULD ANY OF 1 EXPIRATION	THE ABOVE D I DATE THI TH THE POLIC	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL E Y PROVISIONS.		
	Oakland, CA 94601				Gennefer aguirre					

COMMERCIAL GENERAL LIABILITY ISSUED DATE: 6/27/2024

POLICY NUMBER: 6308986R247

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

SCHEDULE

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

Any person or organization that you agree in a written contract to include as an additional insured on this Coverage Part for "bodily injury" or "property damage" included in the "products-completed operations hazard", provided that such contract was signed and executed by you before, and is in effect when, the bodily injury or property damage occurs.

Location And Description Of Completed Operations

Any project to which an applicable contract described in the Name of Additional Insured Person(s) or Organization(s) section of this Schedule applies.

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

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".

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

Names of Additional Insured Person(s) or Organization(s):

Any person or organization that you agree in a written contract, on this Coverage Part, provided that such written contract was signed and executed by you before, and is in effect when the "bodily injury" or "property damage" occurs or the "personal injury" or "advertising injury" offense is committed

Location of Covered Operations:

Any project to which an applicable written contract with the described in the Name of Additional Insured Person(s) or Organization(s) section of this Schedule applies.

(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", "personal injury" or "advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - 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.

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, or "personal injury" or "advertising injury" arising out of an offense committed, 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.

COMMERCIAL GENERAL LIABILITY

c. Method Of Sharing

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

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

d. Primary And Non-Contributory Insurance If Required By Written Contract

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

- (1) The "bodily injury" or "property damage" for which coverage is sought occurs; and
- (2) The "personal and advertising injury" for which coverage is sought is caused by an offense that is committed;

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

5. Premium Audit

- a. We will compute all premiums for this Coverage Part in accordance with our rules and rates.
- b. Premium shown in this Coverage Part as advance premium is a deposit premium only. At the close of each audit period we will compute the earned premium for that period and send notice to the first Named Insured. The due date for audit and retrospective premiums is the date shown as the due date on the bill. If the sum of the advance and audit premiums paid for the policy period is greater than the earned premium, we will return the excess to the first Named Insured.
- c. The first Named Insured must keep records of the information we need for premium computation, and send us copies at such times as we may request.

6. Representations

By accepting this policy, you agree:

- a. The statements in the Declarations are accurate and complete:
- Those statements are based upon representations you made to us; and
- c. We have issued this policy in reliance upon your representations.

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy will not prejudice your rights under this insurance. However, this provision does not affect our right to collect additional premium or to exercise our rights of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.

→7. Separation Of Insureds

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

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

8. Transfer Of Rights Of Recovery Against Others To Us

If the insured has rights to recover all or part of any payment we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after loss to impair them. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce them.

9. When We Do Not Renew

If we decide not to renew this Coverage Part, we will mail or deliver to the first Named Insured shown in the Declarations written notice of the nonrenewal not less than 30 days before the expiration date.

If notice is mailed, proof of mailing will be sufficient proof of notice.

SECTION V - DEFINITIONS

- "Advertisement" means a notice that is broadcast or published to the general public or specific market segments about your goods, products or services for the purpose of attracting customers or supporters. For the purposes of this definition:
 - Notices that are published include material placed on the Internet or on similar electronic means of communication; and
 - b. Regarding websites, only that part of a website that is about your goods, products or services for the purposes of attracting customers or supporters is considered an advertisement.

occupational therapist or occupational therapy assistant, physical therapist or speech-language pathologist; or

- (b) First aid or "Good Samaritan services" by any of your "employees" or "volunteer workers", other than an employed or volunteer doctor. Any such "employees" or "volunteer workers" providing or failing to provide first aid or "Good Samaritan services" during their work hours for you will be deemed to be acting within the scope of their employment by you or performing duties related to the conduct of your business.
- The following replaces the last sentence of Paragraph 5. of SECTION III – LIMITS OF INSURANCE:

For the purposes of determining the applicable Each Occurrence Limit, all related acts or omissions committed in providing or failing to provide "incidental medical services", first aid or "Good Samaritan services" to any one person will be deemed to be one "occurrence".

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

Sale Of Pharmaceuticals

"Bodily injury" or "property damage" arising out of the violation of a penal statute or ordinance relating to the sale of pharmaceuticals committed by, or with the knowledge or consent of the insured.

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

"Incidental medical services" means:

- **a.** Medical, surgical, dental, laboratory, x-ray or nursing service or treatment, advice or instruction, or the related furnishing of food or beverages; or
- **b.** The furnishing or dispensing of drugs or medical, dental, or surgical supplies or appliances.
- 6. The following is added to Paragraph 4.b., Excess Insurance, of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

This insurance is excess over any valid and collectible other insurance, whether primary, excess, contingent or on any other basis,

that is available to any of your "employees" for "bodily injury" that arises out of providing or failing to provide "incidental medical services" to any person to the extent not subject to Paragraph 2.a.(1) of Section II – Who Is An Insured.

K. MEDICAL PAYMENTS - INCREASED LIMIT

The following replaces Paragraph 7. of SECTION III – LIMITS OF INSURANCE:

- 7. Subject to Paragraph 5. above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
 - **a.** \$10,000; or
 - **b.** The amount shown in the Declarations of this Coverage Part for Medical Expense Limit.
- L. AMENDMENT OF EXCESS INSURANCE CONDITION PROFESSIONAL LIABILITY

The following is added to Paragraph 4.b., Excess Insurance, of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS:

This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis, that is Professional Liability or similar coverage, to the extent the loss is not subject to the professional services exclusion of Coverage **A** or Coverage **B**.

M. BLANKET WAIVER OF SUBROGATION – WHEN REQUIRED BY WRITTEN CONTRACT OR AGREEMENT

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

If the insured has agreed in a written contract or agreement to waive that insured's right of recovery against any person or organization, we waive our right of recovery against such person or organization, but only for payments we make because of:

- **a.** "Bodily injury" or "property damage" that occurs; or
- **b.** "Personal and advertising injury" caused by an offense that is committed;

subsequent to the signing of that contract or agreement.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BUSINESS AUTO EXTENSION ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

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

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

PROVISIONS

A. BROAD FORM NAMED INSURED

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

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

B. BLANKET ADDITIONAL INSURED

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

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

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

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

C. EMPLOYEE HIRED AUTO

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

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

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

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

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

D. EMPLOYEES AS INSURED

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

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

E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS

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

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

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

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

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

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

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

G. WAIVER OF DEDUCTIBLE - GLASS

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

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

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

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

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

I. PHYSICAL DAMAGE – TRANSPORTATION EXPENSES – INCREASED LIMIT

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

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

J. PERSONAL PROPERTY

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

Personal Property

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

(1) Owned by an "insured"; and

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

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

No deductibles apply to this Personal Property coverage.

K. AIRBAGS

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

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

- a. If that "auto" is a covered "auto" for Comprehensive Coverage under this policy;
- **b.** The airbags are not covered under any warranty; and
- **c.** The airbags were not intentionally inflated. We will pay up to a maximum of \$1,000 for any one "loss".

L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS

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

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

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

M. BLANKET WAIVER OF SUBROGATION

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

5. Transfer Of Rights Of Recovery Against Others To Us

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

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

N. UNINTENTIONAL ERRORS OR OMISSIONS

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

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

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

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

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

PROVISIONS

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

This includes any person or organization who you are required under a written contract or agreement, that is signed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period, to name as an additional insured for Covered Autos Liability Coverage, but only for damages to which this insurance applies and only to the extent of that person's or organization's liability for the conduct of another "insured".

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

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



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 99 03 76 (A) -

POLICY NUMBER: UB6P428399

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

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

The additional premium for this endorsement shall be mium.

% of the California workers' compensation pre-

Schedule

Person or Organization

Job Description

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

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.)

Insurance Company
Travelers Property Casualty Company of America

Countersigned by _____

DATE OF ISSUE: 6/27/2024 Page 1 of 1



DIVISION OF FACILITIES PLANNING & MANAGEMENT ROUTING FORM

	Project Information							
Project Name	McClymonds High School Modernization Project	Site	301					
	Basic Directions							
Services cannot be provided until the contract is awarded by the Board <u>or</u> is entered by the Superintendent pursuant to authority delegated by the Board.								
Attachment Checklist								

Contractor Information										
Contractor Name	Ninyo & Moore	Agency's Con	tact	Brandon \	Nilken					
OUSD Vendor ID #	003087	3087 Title Principal								
Street Address	1301 Marina Village Parkway, Suite 110	City Ala		meda	State	CA	Zip	94501		
Telephone		Policy Expires	;							
Contractor History	Previously been an OUSD contractor? ⊠ Yes ☐ No Worked as an OUSD employee? ☐ Yes ▷				′es 🛛 No					
OUSD Project # 22110										

Term of Original/Amended Contract				
Date Work Will Begin (i.e., effective date of contract)	08-15-2024	Date Work Will End By (not more than 5 years from start date; for construction contracts, enter planned completion date)	12-31-2027	
		New Date of Contract End (If Any)		

Compensation/Revised Compensation					
If New Contract, Total Contract Price (Lump Sum)	\$	If New Contract, Total Contract Price (Not To Exceed)	\$44,572.00		
Pay Rate Per Hour (If Hourly)	\$	If Amendment, Change in Price	\$		
Other Expenses		Requisition Number			

Budget Information				
If you are planning to multi-fund a contract using LEP funds, please contact the State and Federal Office before completing requisition.				
Resource #	Funding Source	Org Key	Object Code	Amount
9655/9856	Fund 21	210-9655-0-9856-8500-6265-303-9180-9906-9999-21110	6265	\$44,572.00

	Approval and Routing (in order of approval steps)					
	Services cannot be provided before the contract is fully approved and a Purchase Order is issued. Signing this document affirms that to your knowledge services were not provided before a PO was issued.					
	Division Head	Phone	510-535-7038	Fax	510-535-7082	
1.	Executive Director, Facilities Planning and Management					
	Signature Kenya hatman (Jul 19, 2024 13:22 PDT)		Date Approved	Jul 19, 202	24	
2.	General Counsel, Department of Facilities Planning and Management					
Z .	Signature James R. Traber		Date Approved	7/19/2024		
	Chief Systems and Services Officer, Facilities Planning and Management					
3.	Signature Preston Thomas (Jul 19, 2024 13:25 PDT)		Date Approved	Jul 19, 202	24	
	Chief Financial Officer					
4.	Signature		Date Approved			
	President, Board of Education					
5.	Signature		Date Approved			