Board Office Use: Leg	Board Office Use: Legislative File Info.				
File ID Number 25-2597					
Introduction Date	12-10-2025				
Enactment Number	25-2104				
Enactment Date	12/10/2025 CJH				





Memo

To Board of Education

From Denise Gail Saddler, Ed.D., Interim Superintendent

Preston Thomas, Chief Systems and Services Officer

Board Meeting Date December 10, 2025

Subject Amendment No. 4, Agreement for Architectural Services – Hibser Yamauchi Architects,

Inc. – Fremont High School Modernization Project – Division of Facilities Planning and

Management

Action Requested Approval by the Board of Education of Amendment No. 4, Agreement for Architectural

Services by and between the **District** and **Hibser Yamauchi Architects**, **Inc.**, Oakland, CA, for the latter to provide additional architectural, structural and engineering services which include submission of a new PG&E application for PG&E service, structural repairs and waterproofing at the 2nd floor northeast entrance of the auditorium building, for **the Fremont High School Modernization Project**, in an additional total amount of \$157,600.00, increasing the Agreement's total not-to-exceed amount from \$595,600.00 to \$753,200.00, and extending the term of the Agreement from December 15, 2022 through December 31, 2025 to December 31, 2026, (an additional 365 days). All other terms and

conditions of the Agreement remain in full force and effect.

Discussion This Amendment is for additional architectural, engineering services and three hundred

sixty-five (365) calendar days' extension.

LBP (Local Business Participation Percentage)

73.00%

Recommendation Approval by the Board of Education of Amendment No. 4, Agreement for Architectural

Services by and between the District and Hibser Yamauchi Architects, Inc., Oakland, CA, for the latter to provide additional architectural, structural and engineering services which include submission of a new PG&E application for PG&E service, structural repairs and waterproofing at the 2nd floor northeast entrance of the auditorium building, for the Fremont High School Modernization Project, in an additional total amount of \$157,600.00, increasing the Agreement's total not-to-exceed amount from \$595,600.00 to \$753,200.00, and extending the term of the Agreement from December 15, 2022 through December 31, 2025 to December 31, 2026, (an additional 365 days). All other terms and conditions of

the Agreement remain in full force and effect.

Fiscal Impact Fund 21 Building Fund, Measure J

Attachments • Amendment No 4, including Exhibits

• Routing Form

• File ID's: 24-3021, 24-1878, 23-2434 & 22-2684

LOCAL BUSINESS PARTICIPATION WORKSHEET -**LBU Modification / Amendment**



PRIME: Hibser Yamauchi Architects, Inc.

Project: Fremont High School Modernization

Project #: 5983.000/5983.010 Project Manager: Eleni Antonelli Original Contract Amount (Base Bid):

\$381,150.00 69.00%

Originally Proposed LBU %:

Amendment/Change Order No.:

Amendment Total Contract Amount (Amended Contract, to Date): \$782,700.00

Proposed LBU %

73.00%

	<u> </u>					
Amended Contract Value:	\$					
	Total Dollar Amount of Work	LBE %	SLBE%	SLBRE%	Certification Type & No.	
PRIME Company: Hibser Yamauchi Architects Address: 300 27th Street City/State: Oakland, CA 94612 Phone: 510-446-2222	\$286,245	36.6%			City of Oakland LBE #95705	
Company: IDA Structural Engineering, Inc. Address: 1629 Telegraph Ave, Suite 300 City/State: Oakland, CA Phone: 510-834-1629	\$127,740		16.3%		City of Oakland SLBE: #7053	
Company: Alter Consulting Engineers Address: 1624 Franklin St STE 1300 City/State: Oakland, CA 94612 Phone:510-474-0379	\$39,230		5%		City of Oakland SLBE: #2017007488	
Company: WKM Electrical Consultants Inc. Address: 3397 Mt.Diablo BLVD STE C City/State: Lafayette, CA 94549 Phone: 925-385-0649	\$84,395	N/A	N/A	N/A	N/A	
Company: Calichi Design Group Address: 3240 Peralta Street, STE 3 City/State: Oakland, CA 94608 Phone: 510-250-7877	\$76,990		9.9%		City of Oakland SLBE: #106058	
Company: Cupples Keller Design Address: 1970 Broadway STE 800 City/State: Oakland, CA 94612 Phone:	\$40,650		5.2%		City of Oakland SLBE: #102471	
Company: Leland Saylor Associates Address: 1629 Telegraph Ave City/State: Oakland, CA 94612 Phone: 510-444-0279	\$26,600	N/A	N/A	N/A	N/A	
Company: VDA Address: 120 Eagle Rock Avenue STE 310 City/State: East Hanover, NJ 07936 Phone: 973-994-9220	\$23,100	N/A	N/A	N/A	N/A	
Company: Misc Consultant Contingency Address: City/State: Phone:	\$77,750	N/A	N/A	N/A	N/A	
	\$782,700.00	36.6%	36.4%	0.0%	73.0%	



AMENDMENT NO. 4

ARCHITECTURAL SERVICES AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and Hibser Yamauchi Architects, Inc. OUSD entered into an agreement with CONTRACTOR for services on December 15, 2022 ("Agreement"), and the parties agree to amend the Agreement for the Services with Fremont High School Modernization Project as follows and in the attached Exhibit A:

1.	Services	: 🗆 Т	he scope of work is <u>unchanged</u> . X The scope of work ha	s <u>changed</u> .
			nged: Provide brief description of revised scope of work including descriptions, products, and/or reports; attach additional pages as necessary.	ption of expected final results,
serv	ices which	include submiss	provide the following amended services: To provide additional architectuion of a new PG&E application for PG&E service, structural repairs and rium building, as described in the Proposal dated October 1, 2025, attache	I waterproofing at the 2 nd floor
2.	Terms (d	uration):	The term of the contract is <u>unchanged</u> . X The term of the contra	ct has <u>changed</u> .
		m is changed: cember 31, 20	The contract term is extended by an additional (365) days, and the 26.	ne amended expiration date
3.	Compen	sation: 🗌 T	he contract price is <u>unchanged</u> . X The contract price has	<u>changed.</u>
	If the	compensation	n is changed: The not to exceed contract price is	
			d by: <u>One Hundred Fifty-Seven Thousand Six Hundred Dollars No</u> 3,100.00 contingency Fee.	<u>//100 (\$157,600.00), which</u>
		☐ Decreas	ed by dollars and no/100 (\$).	
	Prior	to this amendm	ent, the not-to-exceed total contract price was Five Hundred Ninety	-Five Thousand Six Hundred
	<u>D</u>	Oollars No/100 (S	5595,600.00), and after this amendment, the not-to-exceed total co	
	<u> </u>	<u>lunarea Fifty-i n</u>	ree Thousand Two Hundred Dollars No/100 (\$753,200.00),	
			All other provisions of the Agreement, and prior Amendment(s) if an as originally stated.	y, shall remain unchanged
5. <i>A</i>	Amendme	ent History:		
	☐ Th	nere are no prev	ious amendments to this Agreement. X This contract has previously	been amended as follows:
	No.	Date	General Description of Reason for Amendment	Amount of Increase (Decrease)
	01	11-16-2024	Compensation	\$99,800.00
	02	8-29-2024	Compensation & Term	\$60,750.00
	03	01-22-2025	Compensation	\$53,900.00
b		or and approved	is not effective, and no payment shall be made to Contractor based on this by the Board of Education.	Amendment, until it is signed
		Contr	ract No. P.O. No.]

^	٨KI	VND	LIMITIED	SCHOOL	DISTRICT

12/11/2025 Jennifer Brouhard, President, Date Board of Education

12/11/2025

Date

11/10/2025

Date

Denise Gail Saddler, Ed.D., Interim Superintendent Date

Secretary, Board of Education

Dennie Gail Salle

11/13/2025 Preston Thomas (Nov 13, 2025 22:09:11 PST)

Preston Thomas, Chief Systems &

Services Officer

Approval as to form:

ames Traber James Traber, Esq. General Counsel, Facilities,

CONTRACTOR: HY Architects, Inc.

Contractor Signature 10/21/25 Date

W. Lee Pollard, Principal

Print Name, Title

EXHIBIT "A" Scope of Work for Amendment

Contractor Name: Hibser Yamauchi Architects, Inc.

- 1. Detailed Description of Services to be provided: To provide additional architectural, structural and engineering services which include submission of a new PG&E application for PG&E service, structural repairs and waterproofing at the 2nd floor northeast entrance of the auditorium building, as described in the Proposal dated October 1, 2025, attached to this Amendment as Exhibit A.
- 2. Specific Outcomes:
- 3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

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



October 1, 2025

Jaquan Cornish

Department of Facilities Planning and Management Oakland Unified School District 955 High Street Oakland, CA 94601

Re:

Oakland Unified School District- Fremont High School Modernization Project

OUSD Project No. 13158 / HY Project # 5983

HY Add Service #7, 8, 9, and 10 | Contract Amendment No. 4

Based on recent conversations with OUSD, we are submitting the following four proposal letters for Additional Services. Please see the attached proposals, LBU worksheet, and hourly rates.

PROPOSED FEE

For the above work we herein propose Fixed Fee of \$157,600. This fee is broken down as follows:

Add Service #7	\$7,000
Add Service #8	\$48,400
Add Service #9	\$6,200
Add Service #10	\$96,000

Total Additional Services

\$157,600

SCHEDULE AND PHASING:

We anticipate that the completion of the additional work will require an additional 12 months. The project schedule has been modified as follows:

Original Contract Expiration Date 12/31/2025
Contract Term Extension 12 months
Amended Contract Expiration Date: 12/31/2026

Very Truly Yours,

DN: C=US, E=cdurend@hy-erch cor O="Hibser Yernauchl Architects, Inc OU="Principal", CN=Creig Dura Resson: I have reviewed this docum? Date: 2025 10.01 17:12:35-07

Craig Durand, Principal

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211
Oakland Davis



JaQuan Cornish Oakland Unified School District- Fremont HS Modernization October 1, 2025

/Enclosures:

Fee Proposals for Add Service 7, 8, 9 and 10

Date

Hourly Billing Rates

LBU Worksheet rev. 9/30/2025

Agreement & Acceptance:

Oakland Unified School District

Gase: 2025, 10 04 (1) EES

JaQuan Cornish
Oakland Unified School District
Department of Facilities Planning
and Management

Craig Durand Principal, HY Architects 10/1/25

Date

300 – 27th Street Oakland Oakland, CA 94612

phone: (510) 446-2222

fax: (510) 446-2211

Davis



September 8, 2025

Mr. JaQuan Cornish

Project Manager
Department of Facilities Planning and Management
Oakland Unified School District
955 High Street
Oakland, CA 94601

Re:

Oakland Unified School District- Fremont High School Modernization Project OUSD Project No. 13158 / HY Project # 5983
HY Add Service #7 | Contract Amendment No. 4
Parking Lot PG&E Additional Services

Dear JaQuan:

Based on recent conversations with OUSD, we are submitting this proposal for additional Architectural and Electrical Engineering Services. Our understanding is that you will be modifying our original scope of services to include the following:

1) New PG&E service at the South Parking Lot to replace damages to the existing PG&E meter due to recent vandalism.

PROJECT DETAILS

Scope of Work:

Submission of new application to PG&E for a new PG&E service.

ADDITIONAL SCOPE OF SERVICES

The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

1. Architectural

- a. Coordinate submittal to PG&E with the electrical engineer.
- b. Coordinate and submit change documents for the additional electrical scope items.
- c. Construction administration services for the additional PG&E service work.

2. Consultants

- a. Electrical
 - 1) Provide revised site plan with new connection to existing joint utility pole.
 - 2) Provide plans for PG&E submittal to include site plan, one line diagram and load calculations.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211



JaQuan Cornish Oakland Unified School District- Fremont HS Modernization September 8, 2025

- 3) Calculations shall include current and potential future EV loads. Application will also require civil drawings which will be coordinated with architect and submitted via online application.
- 4) Coordinate with district for required district contacts for coordination and contracts with PG&E.
- 5) Submit online application for new service on PG&E portal.
- 6) Plans to be provided in CCD or ASI format as required to contractor and/or DSA.

PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Lump-Sum Fee of \$7,000. This fee is broken down as follows:

Total Basic Services	\$7,000
Electrical	\$5,500
Architectural	\$1,500

Total Additional Services:

\$7,000

SCHEDULE AND PHASING:

The project schedule has been modified as follows:

We anticipate that this change will take three weeks for design and two weeks for agency review.

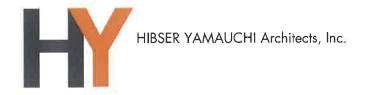
Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

Digitally signed by Eleni Antonelli Date: 2025.10.01 16:37:31-07'00'

Eleni Antonelli, Project Manager



September 19, 2025 Revised- September 22, 2025

Mr. JaQuan Cornish

Project Manager
Department of Facilities Planning and Management
Oakland Unified School District
955 High Street
Oakland, CA 94601

Re:

Oakland Unified School District- Fremont High School Modernization Project
OUSD Project No. 13158 / HY Project # 5983
HY Add Service #8 | Phase 2 Structural and Waterproofing Repair at Auditorium Building

Dear JaQuan:

Based on recent conversations with OUSD and field observations, we are submitting this proposal for additional Architectural and Structural Engineering Services. Our understanding is that you will be modifying our original scope of services to include the following:

- 1) Structural repairs at the 2nd floor northeast entrance of the Auditorium Building.
- 2) Waterproofing repairs at the 2nd floor northeast entrance of the Auditorium Building.

PROJECT DETAILS

Scope of Work:

Provide architectural and structural design, agency review and construction administration services for the structural and waterproofing repairs at the area adjacent to the 2^{nd} floor northeast entrance of the Auditorium Building.

ADDITIONAL SCOPE OF SERVICES

The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

1. Architectural

- a. Identify extent of necessary structural and waterproofing repairs at aforementioned area.
- b. Site visits as necessary to verify extent of existing damage.
- c. Provide demolition and new architectural floor plans and reflected ceiling plans of repairs.
- d. Provide waterproofing and interior details for waterproofing repairs.
- e. Product selection of waterproofing system.
- f. Prepare CCD submittal for aforementioned repairs.
- g. Agency review of CCD.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211



JaQuan Cornish
Oakland Unified School District- Fremont HS Modernization
September 19, 2025, Revised- September 22, 2025

h. Additional construction administration services, including review of submittals and RFI's, and site meetings, pertinent to the structural and waterproofing repairs.

2. Consultants

- a. Structural
 - 1) Site visit (1) to review extent of structural damage at floor framing of 2nd floor northeast entrance at the Auditorium Building.
- 2) Identify extent of structural repair scope.
- 3) Provide new framing plans and details for area of repairs.
- 4) Prepare CCD submittal for structural repairs.
- 5) Agency Review of CCD.
- 6) Additional Construction Administration services pertinent to these structural repairs.

PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Lump-Sum Fee of \$48,400. This fee is broken down as follows:

Total Additional Services	\$48,400
Contingency	\$4,400
Structural	\$22,000
Architectural	\$22,000

SCHEDULE AND PHASING:

The project schedule has been modified as follows:

We anticipate that this change will take six weeks for design and four weeks for agency review.

Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

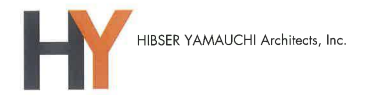
I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

Digitally signed by Eleni Antonelli
Date: 2025.10.01
16:37:19-07'00'

Eleni Antonelli, Project Manager

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles



September 30, 2025

Mr. JaQuan Cornish

Project Manager
Department of Facilities Planning and Management
Oakland Unified School District
955 High Street
Oakland, CA 94601

Re:

Oakland Unified School District- Fremont High School Modernization Project

OUSD Project No. 13158 / HY Project # 5983

HY Add Service #09 | Redesign Shop Building Outdoor Area

Dear JaQuan:

Based on recent conversations with OUSD, we are submitting this proposal for additional Architectural, Civil and Landscape Design Services. Our understanding is that you will be modifying our original scope of services to include the following:

PROJECT DETAILS

Scope of Work:

Redesign outdoor area east of Shop Building A to allow for vehicular access to the Wood Shop.

ADDITIONAL SCOPE OF SERVICES

The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

1. Architectural

- a. Coordinate design changes with consultants.
- b. Revise architectural site plans to reflect design changes.

2. Consultants

- a. Landscape
 - 1) Revise site plans to reflect design changes.
 - 2) Coordinate with the design team.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211



PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Lump-Sum Fee of \$6,200. This fee is broken down as follows:

Total Additional Services	\$6,200
Landscape	\$4,200
Architectural	\$2,000

SCHEDULE AND PHASING:

The project schedule has been modified as follows:

We anticipate that this change will take three weeks for design.

Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

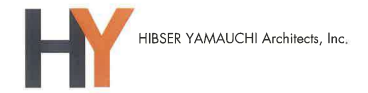
I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

Digitally signed by Eleni Antonelli Date: 2025.10.01 16:37:12-07'00'

Eleni Antonelli, Project Manager

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles



October 1, 2025

Mr. JaQuan Cornish

Project Manager
Department of Facilities Planning and Management
Oakland Unified School District
955 High Street
Oakland, CA 94601

Re:

Oakland Unified School District- Fremont High School Modernization Project

OUSD Project No. 13158 / HY Project # 5983

HY Add Service #10 | Phase 1 & 2 Additional CA Effort

Dear JaQuan:

Based on recent conversations with OUSD, we are submitting this proposal for additional Architectural and Structural Engineering Services. Our understanding is that you will be modifying our original scope of services to include the following:

PROJECT DETAILS

Scope of Work:

Additional Construction Administration services due to extended construction. The construction administration services included in our Base Contract and Amendment #1 were based on a construction duration of 20 weeks total, spanning over two summer phases of 10 weeks each. The current construction schedule provided by Cahill and dated 9/29/2025 extends the construction duration to 51 weeks total starting on 6/12/25, which is when the first Owner-Architect-Contractor (OAC) meeting took place, and ending on 6/5/2026 for the majority of the work. The elevator scope is scheduled to be completed by 7/22/26.

ADDITIONAL SCOPE OF SERVICES

The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

1. Architectural

- a. Construction Administration services for 31 additional weeks, at an average of 12 hours per week.
- b. Construction Administration services for an additional 8 hours for the duration of the elevator work between 6/5/26 and 7/22/26.

2. Consultants

a. Structural

1) Structural Construction Administration services for 31 additional weeks.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211



PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Lump-Sum Fee of \$96,000. This fee is broken down as follows:

Total Additional Services	\$96,000
Contingency (10%)	\$8,700
Structural	\$7,500
Architectural	\$79,800

SCHEDULE AND PHASING:

The project schedule has been modified as follows:

We anticipate that this change will require an extension of our contract for an additional 12 months.

Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

Digitally signed by Eleni Antonelli Date: 2025.10.01

16:37:04-07'00'

Eleni Antonelli, Project Manager

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles

PROPOSED HOURLY BILLING RATES

HY Architects (LBE)

Principal \$280/Hour **Associate** \$240/Hour Senior Project Manager \$230/Hour **Project Manager** \$210 **Project Architect** \$190/Hour Job Captain \$175/Hour Senior Designer \$155/Hour Designer \$145/Hour Jr. Designer \$130/Hour **CASp Access Specialist** \$200/Hour **Lead Interior Designer** \$210/Hour Senior Interior Designer \$175/Hour **Interior Designer** \$145/Hour Staff Interior Designer \$130/Hour **Project Coordinator** \$115/Hour **Administrative Staff**

CaliChi Design Group (SLBE)

Principal \$225/Hour Project Manager \$170/Hour Project Engineer \$155/Hour Designer \$130/Hour Administrative \$70/Hour

\$100/Hour

IDA Structural Engineering (SLBE/SLRBE)

Principal \$250-\$325/Hour Associate/Structural Engineer \$240-\$270/Hour Civil Engineer \$175-\$230/Hour Structural Designer \$140-\$155/Hour BIM Manager \$150/Hour Revit Modeler \$115-\$135/Hour Administrative \$110-120/Hour

Alter Consulting Engineers (VSLBE)

Principal \$210/Hour Engineer of Record \$190/Hour Senior Engineer \$160/Hour Engineer 2 \$145/Hour Engineer 1 \$135/Hour Drafting \$115/Hour Support Services \$70/Hour

WKM Electrical Consultants

Principal/Professional
Engineer
\$225/Hour
CAD/Project Manager
\$185/Hour
Designer/CAD Drafter/Revit
Drafter
\$135/Hour
Office/Clerical
\$100/Hour

Cupples Keller Designs

Landscape Principal \$230/Hour ReScape Rater Principal \$230/Hour Associate Principal \$195/Hour Senior Associate \$185/Hour Associate Landscape Architect \$175/Hour Landscape Architect/Project Manager \$155/Hour ReScape Rater \$150/Hour Job Captain \$125/Hour Landscape Intern \$115/Hour **ReScape Rater Intern** \$115/Hour Admin/Administration Support \$105 /Hour Irrigation Principal \$210/Hour Irrigation Technician \$120/Hour

Leland Saylor Associates (DVBE/SB/SLEB)

Principal \$242/Hour **Director of Preconstruction** Services/Managing **Estimator** \$215/Hour Senior Project Manager \$190/Hour Senior MEP Estimator \$190/Hour **Senior Estimator** \$185/Hour Estimator II \$160/Hour Estimator I \$130/Hour Senior Scheduler \$190/Hour Scheduler \$160/Hour **Technical Services** \$120/Hour

Van Deusen & Associates

Clerical \$105/Hour CAD Operator \$205/Hour All Other Consulting Staff \$275/Hour VP/Area Manager \$325/Hour Principal \$400/Hour





DIVISION OF FACILITIES PLANNING AND MANAGEMENT ROUTING FORM

Project Information							
Project Name	Fremont High School Modernization Project	Site	302				
	Basic Directions						
Services can	not be provided until the contract is awarded by the Board <u>or</u> is entered by the Su authority delegated by the Board.	perintendent	pursuant to				
Attachment Checkl	ist x Proof of general liability insurance, including certificates and endorsements, if x Workers compensation insurance certification, unless vendor is a sole provider		\$15,000				

Contractor Information								
Contractor Name Hibser Yamauchi (HY) Architects, Inc. Agency's Contact Lee Pollard								
OUSD Vendor ID#	002065	Title Principal						
Street Address	300 27 th Street	City	City Oakland		State	CA	Zip	94612
Telephone	510-446-2222	Policy Expires	3					
Contractor History	Contractor History Previously been an OUSD contractor? X Yes □ No Worked as an OUSD employee? □ Yes X No				∕es X No			
OUSD Project #	22156							

Term of Original/Amended Contract				
Date Work Will Begin (i.e., effective date of contract)	12-15-2022	Date Work Will End By (not more than 5 years from start date; for construction contracts, enter planned completion date)		
·		New Date of Contract End (If Any)	12-31-2026	

Compensation/Revised Compensation					
If New Contract, Total Contract Price (Lump Sum)	\$	If New Contract, Total Contract Price (Not To Exceed)	\$		
Pay Rate Per Hour (If Hourly)	\$	If Amendment, Change in Price	\$ 157,600.00		
Other Expenses		Requisition Number			

If you	Budget Information If you are planning to multi-fund a contract using LEP funds, please contact the State and Federal Office <u>before</u> completing requisition.							
Resource #	Resource # Funding Source Org Key Object Code Amount							
9650/9921	Fund 21, Measure J	210-9650-0-9921-0-8500-6215-302-9180-9905-9999-22156	6215	\$157,600.00				

	Approval and Routing (in o	order of appr	oval steps)		
	s cannot be provided before the contract is fully approved and a Purcha were not provided before a PO was issued.	se Order is issi	ued. Signing this doc	ument affirms that	to your knowledge
	Division Head	Phone	510-535-7038	Fax	510-535-7082
1.	Executive Director, FAGING PLANE				
	Signature Sele Nadel-Hayes (Nov 12, 2025 11:32:12 PST)		Date Approved		
2.	General Counsel, Facilities				
2.	Signature James Traber		Date Approved	11/10/2025	
	Chief Systems & Servises Officer,				
3.	Signature (May 12, 2025 22, 00 11 PST)		Date Approved	11/13/2025	
	Preston Thomas (Nov 13, 2025 22:09:11 PST) Chief Financial Officer			, ,	
4.	Signature		Date Approved		
	President, Board of Education				
5.	Signature		Date Approved		

Board Office Use: Legislative File Info.				
File ID Number	24-3021			
Introduction Date	02-12-2025			
Enactment Number	25-0138			
Enactment Date	2/13/2025 CJH			





Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Preston Thomas, Chief Systems and Services Officer Kenya Chatman, Executive Director, Facilities

Board Meeting Date February 12, 2025

Subject Amendment No. 3 to Agreement for Architectural Services – Hibser Yamauchi

Architects, Inc. - Fremont High School Modernization Project - Division of Facilities

Planning and Management

Action Requested Approval by the Board of Education of Amendment No. 3 to the Agreement for

Architectural Services by and between the **District** and **Hibser Yamauchi Architects**, **Inc.**, Oakland, CA, for the latter to provide additional architectural and engineering design services for the replacement of the mechanical system, and the upgrade of the HVAC system, including the added cost for conducting a feasibility study, for **the Fremont High School Modernization Project**, in an additional total amount of \$53,900.00, increasing not-to-exceed amount of the Agreement from \$541,700.00 to \$595,600.00. All other

terms and conditions of the Agreement remain in full force and effect.

Discussion This Amendment is for additional architectural and engineering design services.

LBP (Local Business Participation Percentage)

68.00%

Recommendation Approval by the Board of Education of Amendment No. 3 to the Agreement for

Architectural Services by and between the District and Hibser Yamauchi Architects, Inc., Oakland, CA, for the latter to provide additional architectural and engineering design services for the replacement of the mechanical system, and the upgrade of the HVAC system, including the added cost for conducting a feasibility study, for the Fremont High School Modernization Project, in an additional total amount of \$53,900.00, increasing not-to-exceed amount of the Agreement from \$541,700.00 to \$595,600.00. All other terms and conditions of the Agreement remain in full force and

effect.

Fiscal Impact Fund 21 Building Fund, Measure J

Attachments • Amendment No 3, including Exhibits

Routing Form

• File ID's: 24-1878; 23-2434 & 22-2684



99069.002 Rev. 10/30/08

Contract No.

AMENDMENT NO. 3

ARCHITECTURAL SERVICES AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and Hibser Yamauchi Architects, Inc. OUSD entered into an agreement with CONTRACTOR for services on **December 15, 2022** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School Modernization Project** as follows and in the attached Exhibit A:

1.		pe of work char	he scope of work is <u>unchanged.</u> nged: Provide brief description or reports; at	of revised scop		escription of expected final results.
sei	vices includ	ling the added co	provide the following amended st for conducting a feasibility stud ted December 4, 2024, attached	ly, replacing th	ne mechanical systen	chitectural and engineering design n, and upgrading the HVAC system
2.	Terms (d	uration): X T	he term of the contract is <u>unchan</u>	ged.	☐ The term of the c	ontract has <u>changed</u> .
			The contract term is extend	ed by an add	ditional	, and the amended
3.	Compen	sation: 🔲 🎞	he contract price is <u>unchanged</u> .		X The contract price	has <u>changed.</u>
	If the	compensation	n is changed: The not to exc	eed contract	price is	
			d by: <u>Fifty-Three Thousand Nontingency Fee.</u>	ine Hundred	Dollars No/100 (\$5	3,900.00), which includes
		☐ Decreas	ed by dolla	ars and no/10	00 (\$).
	<u>H</u>	lundred Dollars	ment, the not-to-exceed tota No/100 (\$541,700.00), and afte nety-Five Thousand Six Hundre	r this amend	ment, the not-to-exc	red Forty-One Thousand Seven ceed total contract price will be:
			All other provisions of the Agre as originally stated.	ement, and p	prior Amendment(s)	if any, shall remain unchanged
5.	Amendme	ent History:				
	☐ Th	nere are no prev	ious amendments to this Agree	ement. X T	his contract has previ	ously been amended as follows:
	No.	Date	General Description	on of Reason f	for Amendment	Amount of Increase (Decrease)
	01	11-16-2024	Compensation			\$99,800.00
	02	8-29-2024	Compensation & Term			\$60,750.00
			is not effective, and no payment s by the Board of Education.	shall be made	to Contractor based or	n this Amendment, until it is signed

P.O. No.

12/12/24

Date

OAKLAND UNIFIED SCHOOL DISTRICT

2/13/2025 Jennifer Brouhard Date

Board of Education

2/13/2025

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

Date

Jan 22, 2025

CONTRACTOR

Print Name, Title

W. Lee Pollard, Principal, HY Architects

homas (Jan 22, 2025 08:08 PST) Preston Thomas, Chief Systems & Services Officer

Date

Approval as to form:

James Traber, Esq.

12/11/2024

Facilities Counsel

Date

EXHIBIT "A" Scope of Work for Amendment

Contractor Name: Hibser Yamauchi Architects, Inc.

- 1. Detailed Description of Services to be provided: To provide additional architectural and engineering design services for the replacement of the mechanical system, and the upgrade of the HVAC system, including the added cost for conducting a feasibility study, as described in the Proposal dated December 4, 2024, attached to this Amendment as Exhibit A.
- 2. Specific Outcomes:
- 3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

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

LOCAL BUSINESS PARTICIPATION WORKSHEET - LBU Modification / Amendment



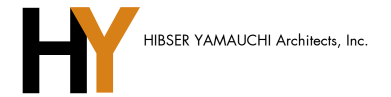
PRIME: **Hibser Yamauchi Architects, Inc.**Original Contract Amount (Base Bid): \$381,150.00
Project: Fremont High School Modernization
Originally Proposed LBU %: 69.00%

Project #: 5983.000/5983.010 Amendment/Change Order No.: Amendment #3

Project Manager: Eleni Antonelli Total Contract Amount (Amended Contract, to Date): \$595,600.00

Proposed LBU % 67.55%

Amended Contract Value:	\$				
	Total Dollar Amount of Work	LBE %	SLBE%	SLBRE%	Certification Type & No.
PRIME Company: Hibser Yamauchi Architects Address: 300 27th Street City/State: Oakland, CA 94612 Phone: 510-446-2222	\$180,945	30%			City of Oakland LBE #95705
Company: IDA Structural Engineering, Inc. Address: 1629 Telegraph Ave, Suite 300 City/State: Oakland, CA Phone: 510-834-1629	\$68,740		11.5%		City of Oakland SLBE: #7053
Company: Alter Consulting Engineers Address: 1624 Franklin St STE 1300 City/State: Oakland, CA 94612 Phone:510-474-0379	\$39,230		6.6%		City of Oakland SLBE: #201700748
Company: WKM Electrical Consultants Inc. Address: 3397 Mt.Diablo BLVD STE C City/State: Lafayette, CA 94549 Phone: 925-385-0649	\$78,895	N/A	N/A	N/A	N/A
Company: Calichi Design Group Address: 3240 Peralta Street, STE 3 City/State: Oakland, CA 94608 Phone: 510-250-7877	\$76,990		12.9%		City of Oakland SLBE: #106058
Company: Cupples Keller Design Address: 1970 Broadway STE 800 City/State: Oakland, CA 94612 Phone:	\$36,450		6.1%		City of Oakland SLBE: #102471
Company: Leland Saylor Associates Address: 1629 Telegraph Ave City/State: Oakland, CA 94612 Phone: 510-444-0279	\$26,600	N/A	N/A	N/A	N/A
Company: VDA Address: 120 Eagle Rock Avenue STE 310 City/State: East Hanover, NJ 07936 Phone: 973-994-9220	\$23,100	N/A	N/A	N/A	N/A
Company: Misc Consultant Contingency Address: City/State: Phone:	\$64,650	N/A	N/A	N/A	N/A
	\$595,600.00	30.4%	37.2%	0.0%	68%



December 4, 2024

Mr. JaQuan Cornish

Project Manager Department of Facilities Planning and Management Oakland Unified School District 955 High Street Oakland, CA 94601

Re: Fremont High School Modernization Project

OUSD Project No. 13158 / HY Project # 5983

Contract Modification No. 5

Feasibility Study for HVAC system Replacement at Auditorium and Shop Buildings,

and Structural Engineering for Soldier Pile Walls

Dear JaQuan:

Thank you for continuing to trust us with your projects. Based on recent conversations with OUSD, we are submitting this proposal for additional architectural and engineering services. Our understanding is that you will be modifying our original scope of services to include the following:

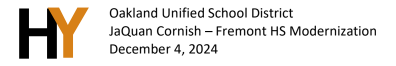
- 1) Conduct feasibility study for the replacement of the mechanical units and other associated portions of the existing mechanical system in the Auditorium and Shop Buildings. We understand there is a concern with the age of the existing mechanical rooftop units. Given the rooftop units would need to be removed and reinstalled during Phase 1 of this modernization project, the District would like to explore the option of replacing the units with new.
- 2) Evaluate additional electrical loads of the proposed design of the mechanical system replacement.
- 3) During DSA intake of Phase 2, DSA requested we redesign the new retaining walls that are in proximity with the property lines to soldier pile walls. This requires additional structural engineering for the design and construction phases. The design portion of this work has been completed in preparation for the DSA resubmittal on 11/8/2024.

ADDITIONAL SCOPE OF SERVICES

The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211

Oakland



1. Architectural

- a. Meetings with consultants to review alternatives for the replacement of mechanical units of Auditorium and Shop Buildings.
- b. Meetings with consultants to review design of soldier pile retaining walls.
- c. Develop foundation plans and site sections for soldier pile retaining walls and prepare site plans for Agency Submittal.
- d. Agency Review of soldier pile retaining walls.

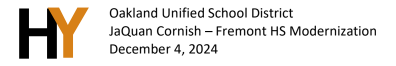
2. Structural

- a. Design of soldier pile retaining wall that is within close proximity of the property lines. Geotechnical engineer to provide potential surcharge loading from trees or building within proximity of the wall/ property line.
- b. Prepare structural plans, elevations, and details showing wall locations and locating modular building foundations. Design of modular building structure and foundations is by others.
- c. Coordinate with modular building manufacturer on foundation loading. We will share our design with the modular building manufacturer so they can incorporate retaining wall loading into the modular building foundation design.
- d. DSA review for structural foundation drawings.
- e. Maximum number of site visits is 3.

3. Mechanical

- a. Mechanical design services to conduct feasibility study for the replacement of all hydronically heated rooftop packaged units serving OUSD Fremont High School's Auditorium Building and Shop Building. The project will include a modernization of the existing campus to address deficiencies described in the most recent facilities condition assessment and seismic evaluation reports.
- b. Prepare a Report documenting the existing conditions and system improvement/renovation recommendations. This work includes visual observation of existing conditions at the project inception and as required for design documentation and quality assurance.
- c. Participate in meetings with subject matter experts from the district, including OUSD Buildings and Grounds, and with design team. A meeting will be coordinated by the project's architect.
- d. Provide conceptual drawings to the district for the purposes of review and to identify potential design issues that need further coordination. The conceptual drawings and Project Assessment Report will be issued for the purpose of evaluating cost, complexity, and feasibility.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles



4. Electrical

- a. Site survey of existing site electrical power and existing drawings for power to existing HVAC units to be replaced in the Auditorium and Shop Building.
- b. Review existing campus PG&E loads and proposed new loads to advise if capable of adding new HVAC to service or if new service will be required.
- c. Provide preliminary assessment report describing the electrical site modifications needed for the addition of new HVAC units and replacement of the existing HVAC units.
- d. Provide final assessment report after review by district.
- e. Site verification of electrical systems and circuiting if existing drawings/as-builts are not available.

PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Not-to-Exceed Fee of \$53,900. This fee is broken down as follows:

Architectural	\$8,000
Structural	\$24,900
Mechanical	\$8,500
Electrical	\$5,500
Contingency	\$7,000

Total Proposed Fee: \$53,900

SCHEDULE AND PHASING:

The project schedule has been modified as follows:

Phase 2 Construction Documents 5 months

Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

Digitally signed by Eleni Antonelli Date: 2024.12.04 14:42:40-08'00'

Eleni Antonelli, Project Manager

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles



DIVISION OF FACILITIES PLANNING AND MANAGEMENT ROUTING FORM

	Project Information					
Project Name	Fremont High School Modernization Project	Site	302			
Basic Directions						
Services canno	ot be provided until the contract is awarded by the Board <u>or</u> is entere authority delegated by the Board.	ed by the Superintendent p	oursuant to			
Attachment Checklist						

Contractor Information								
Contractor Name	Hibser Yamauchi (HY) Architects, Inc.	Agency's Con	tact	Lee Polla	rd			
OUSD Vendor ID#	002065	Title		Principal				
Street Address	300 27 th Street City Oa		Oak	dand	State	CA	Zip	94612
Telephone	510-446-2222	Policy Expires	3					
Contractor History	ntractor History Previously been an OUSD contractor? X Yes □ No Worked as an OUSD employee? □ Yes X No				ſes X No			
OUSD Project #	22156							

Term of Original/Amended Contract				
Date Work Will Begin (i.e., effective date of contract)	12-15-2022	Date Work Will End By (not more than 5 years from start date; for construction contracts, enter planned completion date)	12-31-2025	
		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)	\$		
Pay Rate Per Hour (If Hourly)	\$	If Amendment, Change in Price	\$ 53,900.00		
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 9650/9921 Fund 21, Measure J 210-9650-0-9921-0-8500-6215-302-9180-9905-9999-22156 6215 \$53,900.00

Approval and Routing (in order of approval steps)							
	s cannot be provided before the contract is fully approved and a Purcha s were not provided before a PO was issued.	ase Order is issu	ied. Signing this docu	ment affirms that	to your knowledge		
	Division Head	Phone	510-535-7038	Fax	510-535-7082		
1.	Executive Director, Facilities						
	Signature		Date Approved				
2.	General Counsel, Facilities						
2.	Signature James Traber		Date Approved	12/11/2024			
Chief Systems & Services Officer, Facilities Planning and Management							
3.	Signature		Date Approved				
	Chief Financial Officer						
4.	Signature		Date Approved				
	President, Board of Education						
5 .	Signature		Date Approved				

Amendment No. 2 24-1878

Board Office Use: Leg	islative File Info.
File ID Number	24-1878
Introduction Date	8-28-2024
Enactment Number	24-1559
Enactment Date	8/28/2024





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

Board Meeting Date August 28, 2024

Subject Amendment 2 to Agreement for Architectural Services – Hibser Yamauchi Architects,

Inc. – Fremont High School Modernization Project – Division of Facilities Planning and

Management

Action Requested Approval by the Board of Education of Amendment No. 2 to the Agreement for

Architectural Services by and between the **District** and **Hibser Yamauchi Architects**, **Inc.**, Oakland, CA, for the latter to provide architectural and engineering design services for upgrades to the existing accessible ramp, as well as additional structural engineering

for new roof curbs and site retaining walls for the Fremont High School New Modernization Project, in an additional total amount of \$60,750.00, increasing

Agreement's total not-to-exceed amount from \$480,950.00 to \$541,700.00, and extending the term of the Agreement from December 15, 2022 through December 31, 2024 to December 31, 2025, (an additional 365 days). All other terms and conditions of the

Agreement remain in full force and effect.

Discussion This Amendment is for architectural and engineering design services and three hundred

sixty-five days' extension.

LBP (Local Business Participation Percentage)

79.00%

Recommendation Approval by the Board of Education of Amendment No. 2 to the Agreement for

Architectural Services by and between the District and Hibser Yamauchi Architects, Inc., Oakland, CA, for the latter to provide architectural and engineering design services for upgrades to the existing accessible ramp, as well as additional structural engineering for new roof curbs and site retaining walls for the Fremont High School New Modernization Project, in an additional total amount of \$60,750.00, increasing Agreement's total not-to-exceed amount from \$480,950.00 to \$541,700.00, and extending the term of the Agreement from December 15, 2022 through December 31, 2024 to December 31, 2025, (an additional 365 days). All other terms and conditions of the Agreement remain in full force and effect.

Fiscal Impact Fund 21 Building Fund, Measure J

Attachments • Amendment No 2, including Exhibits

• Routing Form

• File ID's: 23-2434 & 22-2684



99069.002 Rev. 10/30/08

Contract No.

AMENDMENT NO. 2

ARCHITECTURAL SERVICES AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and Hibser Yamauchi Architects, Inc. OUSD entered into an agreement with CONTRACTOR for services on **December 15, 2022** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School Modernization Project** as follows and in the attached Exhibit A:

1.	Services	: 🗆 Т	he scope of work is <u>unchanged</u> . X The scope of work	has <u>changed</u> .
			nged: Provide brief description of revised scope of work including de erials, products, and/or reports; attach additional pages as necessary.	scription of expected final results
upg	grades to th	e existing acces	provide the following amended services: To provide architectural an sible ramp, as well as additional structural engineering for new roof I May 17, 2024, attached to this Amendment as Exhibit A	
2.	Terms (d	uration): 🔲 ⁻	The term of the contract is <u>unchanged</u> . X The term of the con	tract has <u>changed</u> .
	If ter amer	m is changed: nded expiration	The contract term is extended by an additional three hundred date is December 31, 2025 . The current end date is December 31, 2025.	<u>l sixty-five days (365),</u> and the er 31, 2024.
3.	Compen	sation: 🗌 T	he contract price is <u>unchanged</u> . X The contract price h	as <u>changed.</u>
	If the	compensatio	n is changed: The not to exceed contract price is	
			ed by: <u>Sixty Thousand Seven Hundred Fifty Dollars No/100 (\$60</u> ontingency Fee.	9,750.00), which includes
		☐ Decreas	sed by dollars and no/100 (\$	_).
	<u> </u>	ifty and No/10	nent, the not-to-exceed total contract price was Four Hundred-E 0 (\$480,950.00), and after this amendment, the not-to-exceed to the Thousand Seven Hundred Dollars No/100 (\$541,700.00),	tal contract price will be: <u>Fiv</u>
	and in full i	force and effection that History:	All other provisions of the Agreement, and prior Amendment(s) if t as originally stated. Vious amendments to this Agreement. X This contract has previous	•
	No.	Date	General Description of Reason for Amendment	Amount of Increase (Decrease)
	01	11-16-2024	Compensation	\$99,800.00
			t is not effective, and no payment shall be made to Contractor based on by the Board of Education.	this Amendment, until it is signed

P.O. No.

OAKLAND UNIFIED SCHOOL DISTRICT	8/29/2024
Pay 2	
Benjamin Davis, President, Board of Education	Date
If there	8/29/2024
Kyla Johnson-Trammell, Superintendent and Secretary, Board of Education	Date
Preston Thomas (Aug 1, 2024 16:34 PDT)	Aug 1, 2024
Preston Thomas, Chief Systems &	Date
Services Officer, Facilities Planning and Mana Approval as to form:	agement
James Traber	07/31/2024
Jemes Traber, Esq.	Date
General Counsel, Facilities,	

CONTRACTOR

July 25, 2024

Contractor Signature

Date

W. Lee Pollard, Principal, HY Architects

Print Name, Title

EXHIBIT "A" Scope of Work for Amendment

Contractor Name: Hibser Yamauchi Architects, Inc.

- 1. Detailed Description of Services to be provided: To provide architectural and engineering design services for upgrades to the existing accessible ramp, as well as additional structural engineering for new roof curbs and site retaining walls, as described in the Proposal dated May 17, 2024, attached to this Amendment as Exhibit A
- 2. Specific Outcomes:
- 3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

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

HY Architects is committed to meeting all LBE/SLBE/SLRBE requirements for this contract for the Oakland Unified School District. Below is a chart which highlights the distribution of work which clearly demonstrates our dedication to meeting these goals. Previous work performed by HY Architects for OUSD has consistently met and exceeded LBE/SLBE/SLRBE requirements. Certifications can be found in the Appendix.

We acknowledge that there are additional forms to be completed and submitted upon award of an assignment.

LOCAL BUSINESS PARTICIPATION FORM

Prime Consultant: Hibser Yamauchi Architects, inc.
RFQ/P: Modernization Project at Fremont High School

Date: July 10th 2024

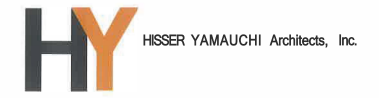
Team Member	I . :rolected 1/oof Total Fee Per Team Member	I LBEO/o	, SLBEO/o	SLRBEO/o	City of Oakland Certification Number & ExpIratIon Date
Hibser Yamauchi Architects, LBE 300 27th Street Oakland, CA 94612 510.446.2222; lpollard@hy-arch.com	35%	35%			No. 95705 Exp: 7/31/2024
CaliChi Design Group, SLBE [Civil] 3240 Peralta Street, Suite 3 Oakland, CA 94608 510.250.7877; Reco@calichi.com	12%		12%		No. 106058 Exp: 5/31/2024
IDA Structural Engineering, Inc., SLBE/SLRBE [Structural] 1629 Telegraph Avenue, Suite 300 Oakland, CA 94612 510.834.1629; jlee@ida-se.com	7%		7%	7%	No. 7053 Exp: 8/31/2023 No. 2019 Exp: 8/13/2023
Alter Consulting Engineers, VSLBE [Mechanical] 1624 Franklin Street, Suite 1300 Oakland, CA 94612 510.474.0379; matt@alterengineers.com	6.61%		6.61%		No. 2017007488 Exp: 5/31/2024
WKM Electrical Consultants, Inc. [Electrical] 3397 Mt. Diablo Blvd, Suite C Lafayette, CA 94549 925.385.0649; tlffany@wkm-electrical.com	15%				N/A
Keller Mitchell, & Co. [Landscape Architecture] SLBE/LBE/LIABE/SBE/VSBE/DBE 1970 Broadway, Suite 800 Oakland, CA 94612 510.451.9987; arnv@kellerm!lciiell,c9m	7.83%		7.83%		Certification Number not issued by City of Oakland Supplier #102471 Exp: 10/31/2024
Leland Saylor Associates, DBVE/SB/SLEB [Cost Estimating] 1629 Telegraph Avenue Oakland, CA 94612 510.444.0279; nwh1tney(mlelandsaylor.com	5.72%				N/A
•Van Deusen & Associates [Elevator Consultant] 1388 Sutter Street, Suite 608 San Francisco, CA 94109 415.243.0313; idlaz@vdassoc.com	4.96%				N/A
Calici Design Group, SLBE (Survey/Topo) 3240 Peralta Street, Suite 3 Oakland, CA 94612 510.250-7877; Reco@calichi.com	4%		4%		No. 106058 Exp: 5/31/2024
Contingency Only Misc.Consultant	4.22%				



TOTAL PARTICIPATION	100%	35%	37,440/c,	7%

Approval - LBU Compliance Officer





May 17, 2024 Revised May 22, 2024 Revised July 2, 2024

Mr. JaQuan Cornish Project Manager Department of Facilities Planning and Management Oakland Unified School District 955 High Street Oakland, CA 94601

Re:

Fremont High School Modernization Project
OUSD Project No. 13158 / HY Project # 5983
Contract Modification No. 4
Accessibility Upgrades at Existing Ramp, Fire & Intrusion Alarm Survey, Additional Site Survey, and Additional Structural Engineering for New Roof Curbs and Site Retaining Walls

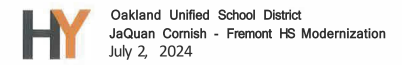
Dear JaQuan,

Thank you for continuing to trust us with your projects. Based on recent conversations with OUSD, we are submitting this proposal for additional architectural and engineering services. Our understanding is that you will be modifying our original scope of services to include the following:

- 1) Redesign the existing accessible ramp at the south entrance to the main campus to meet current accessibility requirements. The existing ramp, even though constructed as part of the recent Modernization Increment 4, was found by DSA to have a landing that is not code-compliant per the current California Building Code accessibility requirements, and therefore had to be upgraded as part of this project, given that this ramp is part of the accessible path of travel from the new parking lot on Foothill Blvd to the main campus. See enclosed sheet A0.06. This change was requested from the DSA Access reviewer during the Backcheck process. The redesign of this ramp had to take into consideration the existing footing locations of the adjacent building in order to minimize the disruption to the existing building structure.
- 2) Additional structural engineering services to strengthen the new roof curbs for the existing rooftop units to be removed and reinstalled as part of the reroofing project. The curb strengthening work was not part of the original structural scope of work. It was anticipated that there was not change as the units themselves were not changed. This issue came up during plan check review with DSA.
- 3) Design, structural calculations and construction administration for additional site retaining walls over 3' high. Site retaining walls less than 3' high were already part of the scope.

300 - 27th Street | Oakland, CA 94612 | phone: (51 0) 446-2222 | fax: (510) 446-2211

Oakland | Dav;s | Los Angeles



4) Topographic Survey of additional campus areas to document area of demolished school-owned wood platform in order to accommodate the needs of the Path of Travel upgrades. Topographic Survey performed by the Civil Engineering & Survey consultant. This work includes performing a ground survey tied to a local elevation datum and issued in CAD format. This survey also includes non-intrusive underground utility mapping.

ADDITIONAL SCOPE OF SERVICES

The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

A. Additional Scope of Work: Fremont HS Modernization Project

1 Architectural

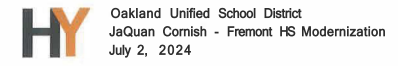
- a. Provide enlarged demo and new site plans for the accessible ramp at the south entrance of the main campus, for the accessibility upgrades to meet current code requirements as part of Modernization Phase 1
- b. Review and respond to plan check review comments from DSA regarding additional accessibility upgrades at the ramp.
- c. Provide additional Phase 1 Construction Administration services related to the replacement of the accessible ramp.
- d. Attend virtual coordination meetings with consultants for new roof curbs, and site retaining walls.
- e. Develop as-built floor plans of Shop and Auditorium Buildings for electrical engineer's documentation of existing intrusion alarm devices.
- f. Incorporate areas of supplemental survey into site plan.
- g. Develop site retaining wall details for retaining walls higher than 3', coordinate with structural engineer for structural input, and submit to DSA as part of Phase 2. Coordinate agency review comments and provide Phase 2 Construction Administration services related to these high retaining walls.

2. Structural

- a. Provide structural engineering services for replacement new rooftop curbs for 24 pieces of existing mechanical units on the roof of Building A.
- b. Evaluate the existing structure to determine strengthening requirements.
- c. Provide structural drawings, specifications, and calculations of new roof curbs for DSA submittal of Modernization Phase 1
- d. Design of site retaining walls greater than 3' in height.
 - i. Provide structural calculations for permit submittal.

3 0 0 - 27th Street Oakland, CA 94612 phone: (510) 446-2222 fax: (51 0) 446-2211

Oakland Davis fax: (51 0) 446-2211



- ii. Review site retaining wall design provided by HY for site retaining walls over
 3' high and mark up reinforcing requirements and foundation dimensions on the architectural or civil drawings.
- e. Review and respond to plan check review comments from DSA for Phase 1 (new roof curbs) and Phase 2 (site retaining walls).
- f. Provide structural Construction Administration services related to the installation of the new roof curbs (Phase 1), roof strengthening (Phase 1), and the high site retaining walls (Phase 2).

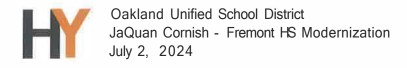
3. Electrical

- a. Survey existing intrusion alarm devices in Shop and Auditorium Buildings.
- b. Provide floor plans with existing intrusion alarm device locations and device addresses in existing buildings.
- c. Provide floor plans of new modular classrooms with complete wiring diagrams and device addresses.
- d. Provide intrusion alarm details per district standards.
- e. Provide direction on plans to replace existing intrusion alarm head-in equipment with new. Provide riser diagram with complete wiring and device addresses for new modulars.
- f. Provide complete points list per district standards.
- g. Provide device addresses for devices per districts request.
- h Provide plans to district for review by Jensen Hughes and district maintenance department and revise plans per comments prior to DSA submittal.

4. Civil

- a. Limited Supplemental Topographic Survey of additional campus areas to document area of demolished school-owned wood platform in order to accommodate the needs of the Path of Travel upgrades. Topographic Survey performed by a professional land surveyor. This work includes performing a ground survey tied to a local elevation datum and issued in CAD format.
- b. Non-intrusive underground utility mapping. Existing utilities will be located in accordance with standard practice: utilities that are readily visible and accessible on the site will be field surveyed, and any other utilities will be shown on the survey based on record documents provided by others (District, City, franchise utility companies, etc.). Any subsurface investigations (ground penetrating radar, potholing, etc.) are explicitly excluded from this scope.
- c. Modify the previously prepared civil documents to include redesign of the areas encompassed in the supplemental survey mentioned above.

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PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Not-to-Exceed Fee of \$60,750. This fee is broken down as follows:

Architectural	\$12,950
Structural	\$20,800
Electrical	\$10,500
Civil	\$ 8,500
Contingency	\$8,000
Total Proposed Fee:	\$60,750

Schedule and Phasing:

The design and construction will be completed in two phases.

The project has been modified as follows:

Construction Documents - Phase 2 3 months (anticipated)
Agency Review - Phase 2 5 months (anticipated)
Bidding - Phase 2 1 month
Construction Administration - Phase 2 4 months (anticipated)

Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

Digitally signed by Eleni Antonelli Date: 2024.07.02 09:12:21-07'00'

Eleni Antonelli, Project Manager

Enclosures: A0.06 from 01-121157_A with markups

300 - 27th Street Oakland, CA 94612 phone: (510) 446-2222 fax: (51 0) 446-2211

Oakland

Davis

Davis



DIVISION OF FACILITIES PLANNING AND MANAGEMENT ROUTING FORM

	Project Information		
Project Name	Fremont High School Modernization Project	Site	302
	Basic Directions		
Services canno	t be provided until the contract is awarded by the Board <u>or</u> is entero authority delegated by the Board.	ed by the Superintendent	oursuant to
Attachment Checklis	x Proof of general liability insurance, including certificates and endo x Workers compensation insurance certification, unless vendor is a		\$15,000

Contractor Information								
Contractor Name	Hibser Yamauchi (HY) Architects, Inc.	Agency's Con	ıtact	Lee Polla	rd			
OUSD Vendor ID #	002065	Title		Principal				
Street Address	300 27 th Street	City Oa		land	State	CA	Zip	94612
Telephone	Telephone 510-446-2222 Policy Expires		3					
Contractor History	story Previously been an OUSD contractor? X Yes No			Worked as	an OUSE	employ	ee? □ \	′es X No
OUSD Project #	22156							

Term of Original/Amended Contract				
Date Work Will Begin (i.e., effective date of contract)	12-15-2022	Date Work Will End By (not more than 5 years from start date; for construction contracts, enter planned completion date)		
		New Date of Contract End (If Any)	12-31-2025	

Compensation/Revised Compensation				
If New Contract, Total Contract Price (Lump Sum)	\$	If New Contract, Total Contract Price (Not To Exceed)	\$	
Pay Rate Per Hour (If Hourly)	\$	If Amendment, Change in Price	\$ 60,750.00	
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 9650/9921 Fund 21, Measure J 210-9650-0-9921-0-8500-6215-302-9180-9905-9999-22156 6215 \$60,750.00

	Approval and Routing (in ord	er of appr	oval steps)		
	s cannot be provided before the contract is fully approved and a Purchase (were not provided before a PO was issued.	Order is issu	ied. Signing this docui	ment affirms that	to your knowledge
	Division Head	Phone	510-535-7038	Fax	510-535-7082
1.	Executive Director, Facilities				
	Signature Kenya Jhatman (Aug 1, 2024 15:36 PDT)		Date Approved	Aug 1, 20)24
2.	General Counsel, Facilities				
2.	Signature James Traber		Date Approved 07/31/2024		
	Chief Systems & Services Officer, Facilities Planning and Managem	ent			
3.	Signature Process Thomas (Aug 1 2024 16:24 BBT)		Date Approved	Aug 1,	2024
	Chief Financial Officer				
4.	Signature		Date Approved		
	President, Board of Education				
5.	Signature		Date Approved		

Amendment No. 1 23-2434

Board Office Use: Legislative File Info.				
File ID Number	23-2434			
Introduction Date	11-16-2023			
Enactment Number	23-1945			
Enactment Date	11/16/2023 os			





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 November 16, 2023

Subject Amendment 1 to Agreement for Architectural Services – Hibser Yamauchi (HY)

Architects, Inc. – Fremont High School Modernization Project – Division of Facilities

Planning and Management

Action Requested Approval by the Board of Education of Amendment No. 1 to the Agreement for

Architectural Services by and between the **District** and **Hibser Yamauchi (HY) Architects, Inc.**, Oakland, CA, for the latter to provide additional architectural and engineering services, for **the Fremont High School New Modernization Project of Building "C"** in an additional total amount of \$99,800.00 increasing Agreement's total not-to-exceed amount from \$381,150.00 to \$480,950.00 with work scheduled to last until **December 31, 2024**, pursuant to the Agreement and authorizing the President and

Secretary of the Board to sign the Amendment for same with said Consultant.

Discussion Hibser Yamauchi (HY) Architects, Inc. was chosen through an RFP (a) demonstrated

competence and professional qualifications (Government Code §4526), and (b) using a

fair, competitive RFP selection process (Government Code §§4529.10 et seq.)

LBP (Local Business Participation Percentage) 67.00%

Recommendation Approval by the Board of Education of Amendment No. 1 to the Agreement for

Architectural Services by and between the District and Hibser Yamauchi (HY) Architects, Inc., Oakland, CA, for the latter to provide additional architectural and engineering services, for the Fremont High School New Modernization Project Building "C" in an additional total amount of \$99,800.00 increasing Agreement's total not-to-exceed amount from \$381,150.00 to \$480,950.00 with work scheduled to last until December 31, 2024, pursuant to the Agreement and authorizing the President and Secretary of the Board to

sign the Amendment for same with said Consultant.

Fiscal Impact Fund 21 Building Fund, Measure J

Attachments • Amendment

- Routing Form
- File ID 22-2684



AMENDMENT NO. 1

ARCHITECTURAL SERVICES AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and Hibser Yamauchi (HY) Architects, Inc. OUSD entered into an agreement with CONTRACTOR for services on **December 15, 2022** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School Modernization Project** as follows and in the attached Exhibit A:

1.	Services:	□ т	ne scope of work is <u>unchanged</u> .	⊠ T	he scope of work ha	s <u>changed</u> .
			ged: Provide brief description of revisials, products, and/or reports; attach a			n of expected final results
De mo cla an	sign and coo dular classro ssrooms. Se d Constructio	rdination of off-si coms manufactur parating original on Administration	rovide the following amended services to work at the new parking lot with the er. Coordinate with modular classroom scope in two different Phases, providing Services for two separate construction diment as Exhibit A.	City of Oakland as manufacturer ag two separate	I. Development of Bride to select and customize DSA submittals, and a	ging Documents for new ze the selected modular Agency Review, Bidding,
2.	Terms (dur If term	ration): 🛛 Tr i is changed:	e term of the contract is <u>unchanged</u> .	☐ Th	ne term of the contract	has <u>changed</u> .
3.	Compensa	ntion: 🗌 Th	e contract price is <u>unchanged</u> .	⊠ Th	ne contract price has <u>c</u>	nanged.
	If the o	compensation is	changed: The not to exceed contract	ct price is		
			by: Ninety-Nine Thousand Eight Hund ces and \$15,000.00 for Additional Ser		d No/100 (\$99,800.00)	which includes \$84,800.00
		☐ Decreased	l by dollars and no	/100 (\$).	
	<u>Do</u>	ollars and No/10	t, the not-to-exceed total contract price 0 (\$381,150.00), and after this amendn Nine Hundred-Fifty and No/100 (\$45	nent, the not-to-	ndred Eighty-One Tho exceed total contract p	usand One Hundred Fifty rice will be: <u>Four Hundred</u>
	force and eff	ect as originally	other provisions of the Agreement, and stated.	d prior Amendm	ent(s) if any, shall rem	ain unchanged and in full
).	Amendment Y There	•	s amendments to this Agreement.	☐ This contra	act has previously been	amended as follows:
	X IIIei	are no previou	3 amendments to this Agreement.	This contre	det rids previously beer	Amount of
	No.	Date	General Description of F	Reason for Ame	ndment	Increase (Decrease)
						\$
						\$
		•				

99069.002 Rev. 10/30/08

Amendment No. 1- Hibser Yamauchi (HY) Architects, Inc.- Fremont High School Modernization Project-\$99,800.

by Contractor and approved by the Board of Education.

Contract No.	

Р	Ο.	No

Approval: This Amendment is not effective, and no payment shall be made to Contractor based on this Amendment, until it is signed

OUSD Facilities Legal Counsel

OUSD MD After	11/17/202
Mike Hutchinson, President, Board of Education	Date
Ty Mahane	11/17/202
Kyla Johnson-Trammell,	Date
Superintendent & Secretary, Board of Ed	11/6/2
Preston Thomas, Chief Systems and Services Officer, Facilities Planning and Management	Date

11/3/23

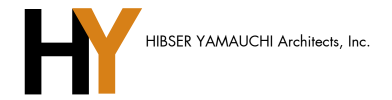
Date

Signature Signature	, INC.
Principal	
Title	
November 2, 2023	
Date	_

EXHIBIT "A" Scope of Work for Amendment

Contractor Name: Hibser Yamauchi (HY) Architects, Inc.

 Detailed Description of Services to be provided: Replacement of two mechanical units at Media Building C. Design and
coordination of off-site work at the new parking lot with the City of Oakland. Development of Bridging Documents for new modula
classrooms manufacturer. Coordinate with modular classrooms manufacturer to select and customize the selected modular
classrooms. Separating original scope in two different Phases, providing two separate DSA submittals, and Agency Review,
Bidding, and Construction Administration Services for two separate construction phases, as described in the Proposal dated
November 1, 2023, attached to this Amendment as Exhibit A.



November 1, 2023

Mr. JaQuan Cornish

Project Manager
Department of Facilities Planning and Management
Oakland Unified School District
955 High Street
Oakland, CA 94601

Re: Fremont High School Modernization Project

OUSD Project No. 13158 / HY Project # 5983

Contract Modification No. 3

Rooftop Mechanical Equipment Replacement at Building C

Dear JaQuan,

Thank you for continuing to trust us with your projects. Based on recent conversations with OUSD, we are submitting this proposal for additional architectural and engineering services. Our understanding is that you will be modifying our original scope of services to include the following:

- 1) Replacement of two mechanical units at Media Building C.
- 2) Design and coordination of off-site work at the new parking lot with the City of Oakland.
- 3) Development of Bridging Documents for new modular classrooms manufacturer.
- 4) Coordinate with modular classrooms manufacturer to select and customize the selected modular classrooms.
- 5) Separating original scope in two different Phases, providing two separate DSA submittals, and Agency Review, Bidding, and Construction Administration Services for two separate construction phases.

ADDITIONAL SCOPE OF SERVICES

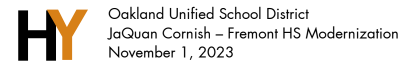
The scope of our services will be modified as indicated below. Services noted below and in our original proposal, unless removed here, will still be performed per the terms of our Agreement with OUSD.

A. Additional Scope of Work: Fremont HS Modernization Project

1. Architectural

- a. Incorporate changes to mechanical, electrical and structural scope on drawings and specifications.
- b. Provide roof mounting details for new mechanical units, and waterproofing details for new ductwork penetrations.
- c. Attend virtual coordination meetings with consultants.

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- d. Review and respond to plan check review comments from DSA regarding additional Phase 1 mechanical work.
- e. Provide additional Phase 1 Construction Administration services related to the replacement of two mechanical units, new roof curbs and ductwork.
- f. Coordinate with City of Oakland and consultants regarding the Off-Site encroachment permit Package for parking lot.
- g. Provide separate drawing and specifications package, agency review, bidding and construction administration services for the Phase 2 scope.
- h. Provide Bridging Documents for the modular classrooms RFP.
- i. Coordinate with the Modular classrooms manufacturer to select and customize modular classrooms for Phase 2.

2. Structural

- a. Provide structural engineering services for the replacement of two rooftop mechanical units.
- b. Evaluate strengthening requirements for the structure, if any.
- c. Provide structural drawings, specifications and calculations for DSA submittal.
- d. Review and respond to plan check review comments from DSA.
- e. Provide structural Construction Administration services related to the installation of the mechanical units.

3. Mechanical

- a. Provide mechanical drawings, Title 24 compliance forms and specifications for the replacement of two mechanical units.
- b. Attend virtual coordination meetings with Architect of Record.
- c. Review and respond to plan check review comments from DSA.
- d. Provide construction administration services related to the installation of the mechanical units, new roof curbs and associated mechanical ductwork.

4. Electrical

- a. Provide separate electrical drawing and specifications package, agency review, bidding and construction administration services for the Phase 2 Scope.
- b. Provide electrical engineering services for the replacement of two new rooftop mechanical units on the roof of Building C.

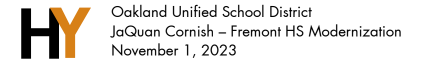
5. Civil

- a. Develop Off-site encroachment permit package for parking lot.
- b. Provide separate drawing and specifications package, agency review, bidding and construction administration services for the Phase 2 scope.

6. Landscape

 a. Provide separate electrical drawing and specifications package, agency review, bidding and construction administration services for the Phase 2 Scope.

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles



PROPOSED FEE ADJUSTMENTS

For the above work we herein propose a Not-to-Exceed Fee of \$99,800. This fee is broken down as follows:

Talabbas and Jesus	6.00.000
Contingency	\$ 15,000
Landscape	\$ 6,750
Civil	\$ 21,500
Electrical	\$ 5,500
Mechanical	\$ 19,050
Structural	\$ 10,000
Architectural	\$ 22,000

Total Proposed Fee: \$ 99,800

Schedule and Phasing:

The design and construction will be completed in two phases.

The project has been modified as follows

Off-Site Package Design 1 month

Off-Site Package Agency Review 4 months (anticipated)

Bridging Documents 1 month

Agency Review – Phase 2 3 months (anticipated)

Bidding – Phase 2 2 months

Construction Administration - Phase 2 4 months (anticipated)

Our project schedule and fee are based on the scope of work as described above. For any additional scope of work beyond what is described above we may submit a contract modification prior to commencement of the additional scope of work.

I hope that this proposal meets with your expectations. If you have any additional questions, please do not hesitate to call. This proposal is valid for the next 60 days. We are available to begin work immediately upon receipt of your written approval. I look forward to continuing this project with you.

Sincerely yours,

W. Lee Pollard, Principal

300 – 27th Street | Oakland, CA 94612 | phone: (510) 446-2222 | fax: (510) 446-2211 Oakland Davis Los Angeles HY Architects is committed to meeting all LBE/SLBE/SLRBE requirements for this contract for the Oakland Unified School District. Below is a chart which highlights the distribution of work which clearly demonstrates our dedication to meeting these goals. Previous work performed by HY Architects for OUSD has consistently met and exceeded LBE/SLBE/SLRBE requirements. Certifications can be found in the Appendix.

We acknowledge that there are additional forms to be completed and submitted upon award of an assignment.

LOCAL BUSINESS PARTICIPATION FORM

Prime Consultant: Hibser Yamauchi Architects, inc. **RFQ/P:** Modernization Project at Fremont High School

Date: November 6th 2023

Team Member	Projected % of Total Fee Per Team Member	LBE%	SLBE%	SLRBE%	City of Oakland Certification Number & Expiration Date
Hibser Yamauchi Architects, LBE 300 27th Street Oakland, CA 94612 510.446.2222; lpollard@hy-arch.com	34.28%	34.28%			No. 95705 Exp: 7/31/2024
CaliChi Design Group, SLBE [Civil] 3240 Peralta Street, Suite 3 Oakland, CA 94608 510.250.7877; Reco@calichi.com	14.72%		14.72%		No. 106058 Exp: 5/31/2024
IDA Structural Engineering, Inc., SLBE/SLRBE [Structural] 1629 Telegraph Avenue, Suite 300 Oakland, CA 94612 510.834.1629; jlee@ida-se.com	4.95%		4.95%	4.95%	No. 7053 Exp: 8/31/2023 No. 2019 Exp: 8/13/2023
Alter Consulting Engineers, VSLBE [Mechanical] 1624 Franklin Street, Suite 1300 Oakland, CA 94612 510.474.0379; matt@alterengineers.com	6.61%		6.61%		No. 2017007488 Exp: 5/31/2024
WKM Electrical Consultants, Inc. [Electrical] 3397 Mt. Diablo Blvd, Suite C Lafayette, CA 94549 925.385.0649; tiffany@wkm-electrical.com	13.52%				N/A
Keller Mitchell, & Co. [Landscape Architecture] SLBE/LBE/LIABE/SBE/VSBE/DBE 1970 Broadway, Suite 800 Oakland, CA 94612 510.451.9987; amy@kellermitchell.com	7.83%		7.83%		Certification Number not issued by City of Oakland Supplier #102471 Exp: 10/31/2024
Leland Saylor Associates, DBVE/SB/SLEB [Cost Estimating] 1629 Telegraph Avenue Oakland, CA 94612 510.444.0279; nwhitney@lelandsaylor.com	5.72%				N/A
Van Deusen & Associates [Elevator Consultant] 1388 Sutter Street, Suite 608 San Francisco, CA 94109 415.243.0313; jdiaz@vdassoc.com	4.96%				N/A
Calici Design Group, SLBE (Survey/Topo) 3240 Peralta Street, Suite 3 Oakland, CA 94612 510.250-7877; Reco@calichi.com	4.19%		4.19%		No. 106058 Exp: 5/31/2024
Contingency Only Misc.Consultant	3.22%				



TOTAL PARTICIPATION	100%	34.28%	38.3%	4.95%	

-

Approval – LBU Compliance Officer





DIVISION OF FACILITIES PLANNING AND MANAGEMENT ROUTING FORM

				Information						
nmmrm Fremo	ont High	School Mod	lernization l	Project				Illin	nllll	IIIImII
			Basic	Directions						
Services cannot be p	rovided			d by the Board gated by the B		entered by	the Supe	erintend	ent pu	irsuant to
				luding certificate ification, unless				ntract is	over \$	15,000
			Contract	or Information	1					
Contractor Name H	libser Ya	mauchi (HY) Ar	chitects, Inc.	Agency's Co	ntact	Lee Polla	rd			
OUSD Vendor ID # 0	02065			Title		Principal				
Street Address 3	00 27th S	treet		City	Oak	dand	State	CA	Zip	94612
Telephone 5	10-446-2	222		Policy Expire	s			7/		M
Contractor History P	reviously	been an OUSI	o contractor?	X Yes O No		Worked as	an OUSE	emplo	yee? 0	Yes X No
OUSD Project# 1	3158									
		Term	of Origina	ıl/ Amended	Cor	ntract				
Date Work Will Begin (I effective date of contract)	.e.	12-15-2022	date, for cons	Will End By (no struction contracts, of Contract En	enter	olanned com			2-31-20)24
		Compe	ensation/l	Revised Con	npen	sation				
If New Contract, Total Contract Price (Lump S	Sum)	\$		If New Contraction	AND DESCRIPTION OF THE PARTY OF	al Contrac	t Price	\$		
Pay Rate Per Hour (If Hourly) \$ If Amendment, Change in Price					99,800	0.00				
Other Expenses				Requisition Nu						

ediei Expe	meee	requisition realities		
		Budget Information		
If you	ı are planning to multi-fund	a contract using LEP funds, please contact the State and Federal Of	fice <u>before</u> complet	ing requisition.
Resource #	Funding Source	Org Key	Object Code	Amount
9650/9921	Fund 21, Measure J	210-9650-0-9594-0-8500-8500-6271-302-9180-9905-9999-13158	6215	\$99,800.00

	Approval and Routing (in order of app	roval steps)		
	s cannot be provided before the contract is fully approved and a Purchase Order is is s were not provided before a PO was issued.	sued. Signing this docur	ment affirms tha	t to your knowledge
	Division Head Phone	510-535-7038	Fax	510-535-7082
1	Executive Director, Facilities Planning & Management		1	
	Signature Mamley	Date Approved	11/101	2023
2.	General Counsel, Department of Facililles Planning and Management		11/4/	
۷.	Signature Lozano Smith, approved as to form	Date Approved	I 1/3/23	
	Chief Systems & Services Officer, Facilities Planning and Management			
3	Signature	Dale Approved	11/6/23	
	Chief Rnan clal Officer		101	
4.	Signature	Date Approved		
	President, Board of Education			
5	Signature	Date Approved		

Agreement 22-2684

Board Office Use: Legislative File Info.					
File ID Number	22-2684				
Introduction Date	12/14/2022				
Enactment Number	22-2144				
Enactment Date	12/14/2022 CJH				





Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Tadashi Nakadegawa, Division of Facilities Planning and Management

Board Meeting Date December 14, 2022

Subject Agreement for Architectural Services – Hibser Yamauchi (HY) Architects, Inc. –

Fremont High School Modernization Project – Division of Facilities Planning and

Management

Acton Requested

Approval by the Board of Education of Agreement for Architectural Services by and between the **District** and **Hibser Yamauchi (HY) Architects, Inc.**, Oakland, California, for the latter to provide architectural services, for the Fremont High School new modernization at the following locations: Building "A" and Building "C" remove and replace the existing elevator in (Media Building); and Portable Area "D" remove and replace the existing portables, and site improvements to the existing parking lot on Foothill Boulevard parking lot, for the **Fremont High School Mondernization Project**, total not-to-exceed in the amount of \$381,150.00, which includes a not-to-exceed amount of \$346,500.00, for Basic Services, and a not-to-exceed amount of \$34,650.00 for Additional Services, as the selected consultant, with work scheduled to commence on **December 15, 2022**, and scheduled to last until **December 31, 2024**, pursuant to the Agreement.

Discussion

Hibser Yamauchi (HY) Architects, Inc. was chosen through an RFP (a) demonstrated competence and professional qualifications (Government Code §4526), and (b) using a fair, competitive RFP selection process (Government Code §\$4529.10 et seq.)

LBP (Local Business Participation Percentage) 69.00%

Recommendation

Approval by the Board of Education of Agreement for Architectural Services by and between Approval by the Board of Education of Agreement for Architectural Services by and between the **District** and **Hibser Yamauchi (HY) Architects, Inc.**, Oakland, California, for the latter to provide architectural services, for the Fremont High School new modernization at the following locations: Building "A" and Building "C" remove and replace the existing roofing (C lower roof); Building "C" remove and replace the existing elevator in (Media Building); and Portable Area "D" remove and replace the existing portables, and site improvements to the existing parking lot on Foothill Boulevard parking lot, for the **Fremont High School Mondernization Project**, total not-to-exceed in the amount of \$381,150.00, which includes a not-to-exceed amount of \$346,500.00 for Basic Services, and a not-to-exceed amount of \$34,650.00 for Additional Services, as the selected consultant, with work scheduled to commence on **December 15, 2022**, and scheduled to last until **December 31, 2024**, pursuant to the Agreement.

Fiscal Impact

Fund 21 Building Fund, Measure J

Attachments

- Contract Justification Form
- Agreement, including Exhibits
- Certificate of Insurance
- Routing Form



CONTRACT JUSTIFICATION FORM

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

Legislative File ID No. 22-2684

Department: <u>Facilities Planning and Management</u>

Vendor Name: <u>Hibser Yamauchi Architects, Inc.</u>

Project Fremont High School Modernization Project Project No.: 13158

Contract Term: Intended Start: 12-15-2022 Intended End: 12-31-2024

Total Cost Over Contract Term: \$381,150.00

Approved by: Tadashi Nakadegawa

Is Vendor a local Oakland Business or has it met the requirements of the

Local Business Policy? ✓ Yes (No if Unchecked)

How was this contractor or vendor selected?

Hibser Yamauchi (HY), Architects, Inc. was chosen was chosen through an RFP based on demonstrated competence, professional qualification, expertise, and experience with similar projects they completed in the past for the District.

Summarize the services or supplies this contractor or vendor will be providing.

Hibser Yamauchi (HY), Architects, Inc. will provide architectural services, for the Fremont High School new modernization at the following locations: Building "A" and Building "C" remove and replace the existing roofing (C lower roof); Building "C" remove and replace the existing elevator in (Media Building); and Portable Area "D" remove and replace the existing portables, and site improvements to the existing parking lot on Foothill Boulevard parking lot, for the Fremont High School Modernization.

Was this contract competitively bid? \Box	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. Hibser Yamauchi (HY) Architects, Inc., 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 ☐ 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) ☐ Other professional or specially trained services or advice – no bidding or RFP required (Public Contract Code §20111(d) and Government Code §53060) – contact legal counsel to discuss if applicable \Box For services other than above, the cost of services is \$99,100 or less (as of 1/1/22) □ No advantage to bidding (including sole source) – contact legal counsel to discuss if applicable **Purchasing Contract:** \square Price is at or under bid threshold of \$99,100 (as of 1/1/22)

☐ Data processing systems and supporting software – choose one of three lowest bidders (Public Contract

☐ Certain instructional materials (Public Contract Code §20118.3)

Code §20118.1)

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:
Maintenance Contract:
\square Price is at or under bid threshold of \$99,100 (as of $1/1/22$)
☐ 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:
 - Consultant is providing architectural services without state funds being used.

AGREEMENT

FOR

ARCHITECTURAL SERVICES

BETWEEN

OAKLAND UNIFIED SCHOOL DISTRICT

AND

HIBSER YAMAUCHI (HY) ARCHITECTS, INC.

FOR THE

FREMONT HIGH SCHOOL NEW CONSTRUCTION PROJECT

December 15, 2022, OAKLAND UNIFIED SCHOOL DISTRICT 955 High Street Oakland, California, 94601

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AGREEMENT FOR ARCHITECTURAL SERVICES

This Agreement for Architectural Services ("Agreement") is between the Oakland Unified School District, a California public school district (the "District"), and <u>HIBSER YAMAUCHI ARCHITECTS</u>, license number <u>C13315</u> (the "Architect"), with respect to the following recitals:

- A. District proposes to undertake the construction of improvement projects which require the services of a duly qualified and licensed architect.
- B. Architect represents that Architect is licensed to provide architectural/engineering services in the State of California and is specially qualified to provide the services required by the District, specifically the design and construction oversight of public school(s).
- C. The Parties have negotiated the terms under which Architect will provide such services and reduce such terms to writing by this Agreement.

The Parties therefore agree as follows:

ARTICLE 1 DEFINITIONS

- 1.1 **Additional Services**. "Additional Services" shall mean those services in addition to the Basic Services that are related to the Project, provided by Architect, and authorized in writing by the District, and as further defined in Article 6 below.
- 1.2 **Agreement**. "Agreement" shall mean this Agreement for Architectural Services.
- 1.3 **Architect**. "Architect" shall mean <u>HIBSER YAMAUCHI (HY) Architects</u>, and its officers, shareholders, owners, partners, employees, agents and authorized representatives.
- 1.4 **Basic Services**. Architect's Basic Services consist of the design services, including landscaping architectural services and landscape irrigation design, civil, structural, mechanical, and electrical engineering services, normally required to complete the Project, as further defined in Article 5.
- 1.5 **Contract Documents**. "Contract Documents" shall mean those documents which are required for the actual construction of the Project, including but not limited to the Agreement between Owner and Contractor, complete working drawings and specifications setting forth in detail sufficient for construction the work to be done and the materials, workmanship, finishes and equipment required for the architectural, structural, mechanical, electrical system and utility-service-connected equipment and site work.
- 1.6 **Contractor**. "Contractor" shall mean one or more contractors ultimately selected to perform work on the Project or any replacement.

- 1.7 **District**. "District" shall mean Oakland Unified School District, and its governing board members, employees, agents and authorized representatives.
- 1.8 **Project**. "Project" shall mean the work of improvement described in Article 3 and the construction and post-construction closeout thereof, including the Architect's services thereon, as described in this Agreement.
- 1.9 **Project Construction Cost**. "Project Construction Cost" shall mean the estimate of total construction costs to the District as initially submitted by the Architect under this Agreement and accepted by the District, as subsequently revised by changes to the Project Construction Cost under Article 5 of this Agreement, and as subsequently revised at the time the District enters a construction contract to equal the construction contract amount.
- 1.10 **Wrongful Acts or Omissions.** "Wrongful Acts or Omissions" shall mean Architect's acts or omissions in breach of this Agreement, the applicable standard of care, or law.

ARTICLE 2 RETENTION OF ARCHITECT; STANDARD OF CARE

2.1 District retains Architect to perform, and Architect agrees to provide to District, for the consideration and upon the terms and conditions set forth below, the architectural and engineering services specified in this Agreement and related incidental services. The Architect agrees to perform such services as expeditiously as is consistent with professional skill and care and the orderly progress of the Project. The term for the performance of Basic and Additional Services ("Services") shall be the duration of the Project ("Term"), and Architect shall complete the Services within the Term. The Services shall be performed (a) in compliance with this Agreement, and (b) in a manner consistent with the level of care and skill ordinarily exercised by architects in the same discipline, on similar projects in California with similar complexity and with similar agreements, who are specially qualified to provide the services required by the District; and all such services shall be conducted in conformance to, and compliance with, all applicable Federal, State and local laws, including but not limited to statutes, decisions, regulations, building or other codes, ordinances, charters, and the Americans with Disabilities Act ("ADA"). Architect shall be responsible for the completeness and accuracy of the plans and specifications.

ARTICLE 3 DESCRIPTION OF PROJECT AND TERM

3.1 The Project concerning which such architectural services shall be provided is described as:

Fremont High School Modernization Project.

The project is not intended to be split into multiple prime contracts.

The Project is expected to be complete as of December 31, 2024 but may not be completed until later if delays in design or construction arise.

ARTICLE 4 COMPENSATION

- 4.1 **Basic Services.** For the Basic Services satisfactorily performed under this Agreement, Architect shall be compensated according to its hourly rate schedule (Section 4.8, below). Architect's total compensation for its Basic Services shall not exceed **THREE HUNDRED FORTY-SIX THOUSAND FIVE HUNDRED DOLLARS AND NO/100 (\$346,500.00)**, which is Architect's estimate of the maximum total cost of its Basic Services on the Project, based on its October 12, 2022, fee estimate. However, Architect will not be compensated for any Basic Services required as a result of Wrongful Acts or Omissions. Architect acknowledges that the not-to-exceed amount for Basic Services, above, includes contingency compensation in the event that more time and costs than originally anticipated may be necessary to complete the Basic Services.
- 4.2 **Additional Services.** Architect may invoice separately for Additional Services if provided by Architect under Article 6, and the total contingency compensation for Additional Services shall not exceed **THIRTY-FOUR THOUSAND SIX HUNDRED FIFTY DOLLARS AND NO/100 (\$34,650.00)**. However, Architect will not be compensated for any Additional Services required as a result of Wrongful Acts or Omissions.

4.3 Reimbursable Expenses

- 4.3.1 Reimbursable Expenses are those actual out-of-pocket expenses directly incurred as a result of Architect's performance of Basic or Additional Services under this Agreement. Architect may not charge a mark-up on Reimbursable Expenses. Reimbursable Expenses are limited to these expenses related to the Project: Fax, reproduction expense (excluding such expense for reproductions for office use by Architect and its consultants), postage, messenger, transportation, living expenses in connection with out-of-town travel, long distance communications, expense of renderings, models and mock-ups requested by District, expense of publishing under Section 5.6.5, expense of data processing and photographic production techniques when used in connection with Additional Services, and, if authorized in advance by the District, expense of overtime work requiring higher than regular rates. Reimbursable Expenses do not include indirect costs, such as general overhead (for example, home office overhead [including technology hardware and software] or insurance premiums), for which Architect must pay out of its compensation for services under Section 4.1, above; nor do they include expenses incurred in connection with Basic or Additional Services that result from Wrongful Acts or Omissions.
- 4.3.2 Architect shall be reimbursed by District for its Reimbursable Expenses on the Project. Architect's total reimbursement for Reimbursable Expenses shall not exceed **ZERO DOLLARS AND NO/100 (\$0.00)**, which is Architect's estimate of the maximum total cost of Reimbursable Expenses on the Project.
- 4.4 The total not-to-exceed price under this Agreement based on Sections 4.1, 4.2, and 4.3 above is **THREE HUNDRED EIGHTY-ONE THOUSAND ONE HUNDRED FIFTY DOLLARS AND NO/100** (\$381,150.00). For services satisfactorily performed, payment for Basic Services, Additional Services and Reimbursable Expenses shall be made on a monthly basis after receipt and approval by the District of the Architect's properly documented and submitted invoices. To be "properly documented and submitted," an invoice shall be timely, be accompanied by all necessary documentation, list all activities performed, and

for each activity performed list the person performing it and the person's rate of compensation. Architect's invoice shall be submitted within ten (10) days of the end of the monthly billing period. Invoices, receipts and other documentation to establish the validity of all Reimbursable Expenses shall be a prerequisite to District payment of such expenses. If District disputes a portion of a properly submitted invoice, it shall notify Architect of the dispute and, upon Architect's request, arrange for a meeting to confer about, and potentially resolve, the dispute. Prior to this meeting, Architect shall provide all documentation requested to support disputed portions of a properly submitted invoice. Regardless of any such dispute about an invoice or payment, Architect shall continue to provide all services required by this Agreement and law until the end of the Project, even if District and Architect cannot resolve all such disputes. Payments of undisputed portions of a properly submitted invoice shall be made within 60 days of receipt of the invoice; Architect otherwise waives all rights and remedies under law related to receipt of payment of undisputed amounts.

- 4.5 The Architect's compensation shall be paid notwithstanding a Contractor-caused delay in completion of the project or reduction of final construction cost by reason of penalties, liquidated damages, or other amounts withheld from the Contractor. However, District may withhold from payments to Architect to the extent (i) that the withholding is permitted by law, (ii) that Basic and Additional Services remain to be performed, including but not limited to those required for project closeout and payments to Contractor, or (iii) that Wrongful Acts or Omissions caused District to incur damages, losses, liabilities or costs, including but not limited to withholding any amounts for which Architect is responsible under Section 5.7.20. \$5,000.00 will be withheld from any Construction Phase payments until District receives certification of Field Act approval. If the total amount invoiced by Architect reaches the not-to-exceed Basic Services amount before Architect's Basic Services under this Agreement are complete, Architect must complete the Basic Services without submitting additional invoices, or receiving additional payment, for Basic Services.
- 4.6 Should District cancel the Project under section 12.1 of this Agreement at any time during the performance of this Agreement, Architect shall, upon notice of such cancellation, immediately cease all work under this Agreement. In such event, Architect's total fee for all services performed shall be computed as set forth in Section 12.1.
- 4.7 District has the right to audit Architect's records and files regarding, or relating to, any of the work performed by Architect for District on this Project during or after the Project. Architect shall keep complete records showing all hours worked and all costs and charges applicable to its work under this Agreement. Architect will be responsible for Architect's consultants keeping similar records. District shall be given reasonable access to Architect's Project related records and files for audit purposes within ten (10) days of receipt of District's request. Architect shall keep and maintain those records and files for ten (10) years.
- 4.8 Architect's hourly rate schedule for its services is attached as *Exhibit A*.
- 4.9 Architect shall not accept compensation or other benefits from other persons related to the Project, including payments from manufacturers of construction materials that are specified in the design.

ARTICLE 5 BASIC SERVICES TO BE RENDERED BY ARCHITECT

5.1 General

- 5.1.1 Architect's Basic Services consist of the design services, including landscaping architectural services and landscape irrigation design, civil, structural, mechanical, and electrical engineering services, normally required to complete the Project, including, but not limited to, Building "A" and Building "C" remove and replace the existing roofing (C lower roof); Building "C" remove and replace the existing elevator in (Media Building); and Portable Area "D" remove and replace the existing portables, and site improvements to the existing parking lot on Foothill Boulevard parking lot. The Basic Services also include the services described in this Article 5, below, including but not limited to bid package preparation, bid handling, preparation and processing of change orders, requests for information, and other contract administration duties. The District shall have the right to add or delete from the Architect's scope of services as it may determine is necessary for the best interests of the Project and/or the District. Architect shall expeditiously and diligently perform all of its work and obligations under this Agreement. Architect may not cease, delay or reduce, or threaten to cease, delay or reduce, its performance based on a payment dispute with District under Section 4.4, above. The Architect acknowledges that its priority is to complete the Project and the Architect's services, and that any payment disputes with the District under Section 4.4, if not resolved during the Project, must wait for resolution after the Project.
- 5.1.2 The Architect shall review the estimate described more fully below at each phase of Architect's services, also as defined below. If such estimates are in excess of the Project budget, the Architect shall revise the type or quality of construction to come within the budgeted limit.
- 5.1.3 Whenever the Architect's services include the presentation to the District of Project Construction Cost, the Architect shall include a reasonable amount for contingency costs arising from, among other things, higher bids than anticipated, future increase in construction costs, and change orders based on unforeseen site conditions.
- 5.1.4 The Architect shall notify the District if there are any indicated adjustments in previously provided Project Construction Cost arising from market fluctuations or approved changes in scope or requirements based upon a mutually agreed upon index.
- 5.1.5 At the District's request, the Architect and Architect's consultants shall cooperate with District and the District's consultants in verifying that Architect's plans, specifications, studies, drawings, estimates or other documents relating to the Project are constructible and otherwise comply with the Contract Documents. If there are project meetings during the design and construction phases, Architect shall attend those meetings.
- 5.1.6 The Architect shall investigate existing conditions of facilities and thoroughly account for, and list in the construction documents, any pertinent conditions of such facilities, all in a manner that satisfies the standard of care and level of performance required by this Agreement. Architect's investigation required by this provision shall be limited to non-destructive evaluation.
 - 5.1.7 Architect shall provide a minimum of Two (2) full-time employees before construction

commences, and Two (2) full-time employees after construction commences, to perform its duties and responsibilities under this Agreement. All personnel provided by Architect shall be qualified to perform the services for which they are provided. Architect shall obtain District's written approval of each employee of Architect who provides services under this Agreement, and written approval of each change of employees who are providing such services. District may, upon seven (7) days' written notice, cause Architect to remove a person from the Project if he/she has failed to perform to District's satisfaction. Should additional employees be required to timely perform all of the services required under this Agreement and/or to avoid delay, Architect shall provide them immediately.

- 5.1.8 Architect is an agent of District and shall reasonably represent the District at all times in relation to the Project.
- 5.1.9 Architect shall be fully licensed as required by law at all times when providing services under this Agreement.

5.2 Consultants

- 5.2.1 Architect's Consultants. The Architect shall employ or retain at Architect's own expense, engineers and other consultants necessary to Architect's performance of this Agreement and licensed to practice in their respective professions in the State of California. Engineers and consultants retained or employed by Architect for this Project shall be approved by District prior to their commencement of work. The Architect's consultants shall be employed or retained to provide assistance during all aspects of the Project and will include, in addition to design services: review of schedules, shop drawings, samples, submittals, and requests for information. The Architect's Consultants shall also conduct periodic inspections of the site to determine conformance with the Project design and specifications and shall participate in the final inspections and development of any "punch list" items. Architect must disclose to District all such consultants employed or retained, and the compensation paid to those retained.
- 5.2.2 District's Consultants. Architect shall confer and cooperate with consultants retained by District as may be requested by District or as reasonably necessary. District may retain a construction manager to assist District in performance of District's duties for the Project.
 - 5.2.3 [Not Used]
 - 5.2.4 [Not Used]
- 5.2.5 Architect shall assist the District and its consultants to apply for funding for the Project from the State Allocation Board. Architect shall be responsible for all submittals required of the Architect by the Division of the State Architect ("DSA"), OPSC and California Department of Education in connection therewith.
- 5.3 Project Assessment and Conceptual Design Phase; Schematic Design Phase

5.3.1 Project Assessment and Conceptual Design Phase

- 5.3.1.1 Upon authorization by the District to proceed, the Architect shall perform a Project Assessment and Conceptual Design.
- 5.3.1.2 Architect shall receive from the District, all available reports, record documents, surveys and assessments.
- 5.3.1.3 Upon completing the assessment of the existing condition and site, the Architect shall provide documentation of existing conditions in the anticipated path of, or where affected by, construction. This work includes, but is not limited to, site visits by the architectural and engineering disciplines to visually observe existing conditions at the project inception and as required for design and documentation of the work and as part of the Architect's design document quality control process. District will provide Architect with access to the site for these purposes.
- 5.3.1.4 Architect shall review the District's Facility Condition Assessment (FCA) for the projects, and incorporate the scope of work into the program.
- 5.3.1.5 Architect shall meet with DSA and OUSD department representatives including, but not limited to, the Buildings and Grounds Department, Student Nutrition Services, OUSD Athletic League lead, Early Education Program (if required), and site representatives in order to document noted deficiencies and requested improvements.
- 5.3.1.6 Architect shall research and identify projects associated with the work that have not been certified with DSA.
- 5.3.1.7 Architect shall prepare a draft the Project Assessment Report addressing the District's established project priorities for review and publish a formal program recommendation subsequent to the District's review.
- 5.3.1.8 Based on the review comments and instructions by the District's PM, Architect shall prepare modifications to the final Project Assessment Report for review and approval by the district.

5.3.1.9 Architect shall prepare the Initial Conceptual Design:

- 5.3.1.9.1 Based upon the District's established project priorities, prepare initial conceptual designs to the extent necessary to define the major elements of the Project. The Architect shall develop conceptual designs as required to obtain District approval of the project scope.
- 5.3.1.9.2 The Architect shall submit conceptual drawings for the selected design to the District. The Architect shall develop conceptual designs as required to obtain District approval of the project scope.
- 5.3.1.9.3 The Architect and District PM shall meet at least once with DSA to review the project scope and identify potential design issues that will need to be addressed by the Architect. Architect shall take meeting minutes and distribute as directed.

5.3.1.10 Prepare the cost and scope document and provide an estimated cost of each item listed. Provide three hard copies of the Project Assessment Report in three ring binders and PDF format.

5.3.2 Schematic Design Phase

- 5.3.2.1 The Architect shall review all information concerning the Project delivered or communicated by the District to the Architect to ascertain the requirements of the Project and shall arrive at a mutual understanding of such requirements with the District.
- 5.3.2.2 The Architect shall provide a preliminary evaluation of the District's Project, schedule and construction budget requirements, each in terms of the other.
- 5.3.2.3 The Architect shall review with the District alternative approaches to the design and construction of the Project, and shall include alternatives that may reduce the cost of the Project.
- 5.3.2.4 Based on a mutual understanding of the District's budget and scope of work requirements, the Architect shall prepare for the District's governing board's written approval, schematic design documents, which include but are not limited to, schematic design studies, site utilization plans, a description of the Project showing, among other things, the scale and relationship of the components of the Project, preparation of a written estimated statement of Project Construction Cost and a written schedule for the performance of the work that itemizes constraints and critical path issues. The schematic design documents shall represent a 15% complete design. The Project Construction Cost shall be based on current area, volume and other unit costs, shall conform to District's total construction cost budget, and shall include reasonable contingencies for all construction and construction management work. The written schedule shall conform to District's milestone and completion deadline requirements. Nevertheless, Architect is encouraged to make recommendations to District regarding additional benefits that could be realized by increasing the District's total construction cost budget, or by altering the District's completion deadlines. If District incorporates any recommended changes, then Architect shall revise the schematic design documents, including but not limited to the written statement of Project Construction Cost and written schedule for the performance of work, as necessary until District's governing board approves them in writing. Architect shall attend, and present at, as many meetings of the District's governing board as may be necessary to obtain the board's approval of the schematic design documents.

5.4 **Design Development Phase**

5.4.1 Following District's governing board's written approval of the schematic design documents, including the estimate of Project Construction Cost and schedule, Architect shall provide all necessary architectural and engineering services to prepare design development documents for the District's governing board's written approval, which fix and describe the size and character of the project and which shall include, but are not limited to, site and floor plans, elevations and other approved drawings and shall outline the specifications of the entire Project as to kind and quality of materials, categories of proposed work such as architectural, structural, mechanical and electrical systems, types of structures and all such other work as may be required. During the design development phase, Architect will keep the Project within all budget and scope constraints set by the District. The design development documents shall represent a 50% complete design. The design development documents shall include a revised Project Construction Cost, and a revised construction schedule. The revised Project Construction Cost shall be based on current area, volume and other unit costs. The revised Project Construction Cost shall conform to District's total

construction cost budget and shall include reasonable contingencies for all construction and construction management work. The revised construction schedule shall conform to District's milestone and completion deadline requirements. Nevertheless, Architect is encouraged to make recommendations to District regarding additional benefits that could be realized by altering the District's total construction cost budget or completion deadlines. If District incorporates any recommended changes or otherwise does not approve the submitted design development documents, then Architect shall revise the design development documents, including but not limited to the written statement of Project Construction Cost and written schedule for the performance of work, as necessary until District's governing board approves them in writing. Architect shall attend, and present at, as many meetings of the District's governing board as may be necessary to obtain the board's approval of the design development documents.

- 5.4.2 The Architect shall assist the District and its consultants in the preparation and/or modification of the Storm Water Pollution Prevention Plan if any such plan is required for this Project.
- 5.4.3 Architect shall prepare necessary documents for and oversee the processing of District's application for and obtaining of required approvals from the DSA, the OPSC (if applicable), the Department of Education, the State Fire Marshall and other agencies exercising jurisdiction over the Project. Architect shall also be responsible for the preparation and submission of any required applications, notices or certificates to public agencies as required by law. Architect shall provide a copy of all such documents to the District.
- 5.4.4 The Architect shall advise the District of any adjustments to the preliminary Project Construction Cost.
- 5.4.5 Architect shall identify areas of construction for which unit pricing shall be required as part of the Contractor's bid.
- 5.4.6 Architect shall provide at no expense to the District one complete set of design development documents for the review and written approval of the District and one set for each public agency having approval authority over such plans for their review and approval at no expense to the District.

5.5 Contract Documents Phase

5.5.1 Following the District's governing board's written approval of the design development documents, including the Project Construction Cost and construction schedule, the Architect shall prepare Contract Documents for the written approval of District's governing board consisting of 100% complete working drawings and specifications setting forth the work to be done in detail sufficient for construction, including but not limited to the materials, workmanship, finishes and equipment required for the architectural, structural, mechanical, electrical system and utility-service-connected equipment and site work. Architect shall ensure that the drawings and specifications are, among other things, complete, accurate, and coordinated so as to eliminate errors, omissions and conflicts, especially between the work of a (sub)consultant and other (sub)consultants or the Architect; and Architect may not shift its responsibility for completeness, accuracy and coordination to the Contractor, except on a clearly designated design-build project. Architect shall also update the construction schedule and the Project Construction Cost for written approval of District's governing board. The Contract Documents shall conform to, comply with, and satisfy all applicable Federal, State and local laws, including but not limited to statutes, decisions, regulations, building or other codes, ordinances, charters, and the Americans with Disabilities Act ("ADA"). As part of

the Contract Documents, Architect shall prepare an accurate set of drawings indicating dimensions and locations of existing buried utility lines, which shall be included in the bid packages. If the project is intended to be split into multiple prime contracts, then the Contract Documents shall be structured in order to maximize the ability to create multiple prime bid packages for the Project, and shall identify the bid packages to be created.

- 5.5.2 Architect shall consult with, and involve, the District in development of the bid documents and bid package, and shall forward them to the District for written approval prior to their use. If the District is using a multiple prime delivery method for the Project with multiple bid packages, then Architect shall consult with and involve the District in identification and development of the bid documents and bid packages, and shall forward them to the District for written approval prior to their use.
- 5.5.3 Prior to submission of the Contract Documents to DSA for plan check, the Architect shall submit the Contract Documents, including the 100% complete working drawings and specifications, to the District for an opportunity to review them for various issues, including but not limited to constructability, scheduling, general completeness, clarity, consistency, coordination, cost-effectiveness, value engineering, identification of possible add/delete bid alternatives, time of construction, and suitability for separation of the Project design, plans and specifications into bid packages for various categories and/or portions of the work. However, such review by District is not required and does not affect Architect's obligations under this Agreement.
- 5.5.4 After approval by the District's governing board and any constructability review, the Architect shall submit the Contract Documents to DSA for plan check, and make the necessary corrections to secure DSA approval. At Architect's expense, Architect shall arrange for the scanning of the DSA approved Contract Documents and for the return of the originals and an electronic copy to DSA.
- 5.5.5 The Architect shall give the District, at the time of DSA approval of the final form of the Contract Documents, Architect's final estimate of Project Construction Cost and construction schedule, which shall be given final written approval by District's governing board along with the Contract Documents. The revised Project Construction Cost shall be based on current area, volume and other unit costs, and on a mutually acceptable recognized building cost index, and shall include a reasonable contingency. In preparing the revised estimate of Project Construction cost and construction schedule for the Contract Documents, the Architect shall consult with, and involve, the District in the process to maximize accuracy and completeness. If the District is intending to enter multiple prime contracts, the Project Construction Cost shall include separate bid estimates for each bid package, plus a reasonable contingency; and the construction schedule shall reflect that multiple contractors will be performing separate bid packages, including a general conditions bid package. The revised Project Construction Cost estimate shall conform to District's total Project budget, and the revised construction schedule shall conform to District's milestone and completion deadline requirements. Architect shall attend, and present at, as many meetings of the District's governing board as may be necessary to obtain the board's written approval of the Contract Documents.

5.6 Bidding and Negotiations Phase

5.6.1 Following DSA's and District's governing board's written approval of Contract Documents, and District's governing board's written acceptance of Architect's final estimate of Project Construction Cost

and construction schedule, Architect shall continue to work with the District in finalizing the bid documents and bid package, as described in Section 5.5.2, above. Architect shall reproduce the bid documents and bid package in the number requested by the District and distribute them among interested contractors. Architect shall also assist the District in obtaining bids, and shall assist the District in evaluating contract proposals or bids and substitutions proposed by contractors, and in awarding the bids. All sets of Contract Documents, which does not include those for the use of the Architect or its consultants, requested by the District in excess of 5 shall be reproduced at District's expense.

- 5.6.2 Architect's estimate of Project Construction Cost at the time of DSA approval of the Contract Documents shall be current as of that date. Should bids be received more than ninety (90) days after the date of that Project Construction Cost, the Architect's total construction cost shall be escalated by the cost-of-construction in the then current mutually agreed upon recognized building cost index.
- 5.6.3 Should the lowest responsible and responsive bid received on a bid package exceed Architect's most recent approved estimate of Project Construction Cost for that bid package (or amount adjusted according to the then current mutually agreed upon recognized building cost index) as accepted by District by more than ten percent (10%), Architect shall, on request by District and as part of Architect's Basic Services, make such changes in the plans and specifications as shall be necessary to bring new bids within ten percent (10%) of such Project Construction Cost, but Architect will not be entitled to payment for any Basic Services related to making such changes and re-bidding the Project. In making such changes, Architect will exercise Architect's best judgment in determining the balance between the size of the Project, the type of construction, and the quality of the construction to achieve a satisfactory project within ten percent (10%) of Architect's Project Construction Cost. To avoid the potential for bids to exceed the estimate by more than 10% at bid opening, the Architect may, as an alternative, include in the Contract Documents one or more deductive alternatives so that Architect and District may evaluate different means to achieve a satisfactory project within ten percent (10%) of the Architect's Project Construction Cost.
- 5.6.4 Either on its own or in cooperation with the District, the Architect shall review the qualifications of all bidders for the construction of the Project, and shall make recommendations to the District as to whether, in the Architect's professional opinion, a bidder meets the minimum requirements.
- 5.6.5 If, in the District's discretion, the District will seek total or partial State funding for this Project, the Architect shall, in addition to the above, publish the invitation to bid in the appropriate regional trade papers and publications devoted to Disabled Veteran Business Enterprises. The Architect shall also prepare and submit the appropriate documentation to the OPSC.

5.7 Construction Phase

- 5.7.1 The construction phase shall begin on the date stated in the official Notice to Proceed.
- 5.7.2 All instructions to the Contractor shall be forwarded through the Architect unless otherwise directed by the District. The Architect shall advise and consult with the District in the general administration of the Project. The Architect will have authority to act on behalf of the

District only to the extent provided in the Contract Documents, unless District grants additional authority in writing.

- 5.7.3 The Architect shall timely provide District with copies of all of its correspondence with the Contractor.
- 5.7.4 The Architect shall provide prompt and timely direction to the District, Project inspectors and/or Contractor as to the interpretation of Contract Documents. Architect shall respond to all requests for information ("RFI's") from a Contractor within fourteen (14) calendar days of receipt, unless the subject of the RFI is impacting, or may impact, the critical path of the Project and is causing, or may cause, delay, in which case the Architect shall respond as soon as reasonably possible, if not immediately. If the Architect is not able to take action within the time required due to reasons beyond Architect's control, the Architect may take action within a reasonable period of time under the circumstances; however, the Architect shall make such determination within seven (7) calendar days of receipt of the RFI, and shall notify the District and Contractor immediately after such determination with an explanation as to why the Architect cannot take action within the time required, what the Architect is doing to expedite its response, when the Architect expects to be able to issue a response, and what action, if any, should be taken by District or Contractor in the meantime to mitigate delays and/or costs.
- 5.7.5 Based on information provided by the Contractor and Architect's own knowledge of the Project (including documents in Architect's possession or reasonably available to it), Architect shall prepare an accurate set of as-built record drawings indicating dimensions and locations of all work, including but not limited to buried utility lines and mechanical, electrical and plumbing layouts, which shall be forwarded to the District upon completion of the Project. While Architect cannot guarantee precise accuracy of such drawings, Architect shall exercise reasonable care in reviewing such drawings to determine their general compliance with the Contract Documents. Architect shall have no responsibility for their conformity to field conditions, except that in the event that the Architect, consistent with standards of due care, becomes aware of non-conformity with field conditions, Architect shall have a duty immediately to notify the District in writing. Architect shall also assemble and deliver to District all written guarantees, instruction books, operation and maintenance manuals, diagrams, charts and other documents required of Contractor.
- 5.7.6 The Architect shall be responsible for the preparation and submission of any notifications regarding excavation in areas which are known or suspected to contain subsurface installations under Government Code section 4216, *et seq*. The Architect may delegate this responsibility to a Contractor if such power to delegate was included in the Contract Documents and bid package, but Architect shall remain responsible for supervising such Contractor to ensure performance of this task. Architect shall provide a copy of all such notifications to the District.
- 5.7.7 The Architect shall, at all times, have access to the Project wherever it is in preparation and progress. To the extent reasonably possible given Contractor's work in progress, the District shall provide such access so that the Architect may perform its functions under the Agreement and Contract Documents.
- 5.7.8 In the discharge of its duties of observation and interpretation, the Architect shall require Contractors to comply with the Contract Documents, and shall guard the District against defects and deficiencies in the work of the Contractor. The Architect shall advise and consult with the District and inspectors concerning the Contractor's compliance with the Contract Documents and shall assist the District and inspectors in securing the Contractor's compliance.

The Architect must comply with the applicable requirements of the DSA Construction Oversight Process,

including but not limited to (a) submitting the inspection card request form (DSA 102-IC), (b) providing a verified report (DSA 6-AE) at the completion of each block and section of each inspection card, and (c) directing and monitoring the IOR and laboratories of record, and (d) coordinating with the Owner, Contractor, any Construction Manager, laboratories, and the IOR to meet the DSA Construction Oversight Process requirements without delay or added costs to the Project.

The Architect shall be responsible for any additional DSA fees and delay damages related to review of proposed changes to the DSA-approved construction documents, to the extent Architect's negligence, recklessness or willful misconduct caused the additional DSA fees, and for delay damages to the extent required under Section 5.7.20.2 below.

- 5.7.9 The Architect shall visit the site, both as the Architect deems necessary and as requested by the District, but under no circumstances less than once a week, to maintain familiarity with the quality and progress of the Project, to determine that the Contractor's work substantially complies with all documents, drawings, plans and specifications and that the Project is progressing in substantial accordance with the Contract Documents. Such observations are to be distinguished from the continuous inspection provided by the Project Inspector unless Architect has agreed in writing to serve as the District's Project Inspector.
- 5.7.10 The Architect shall notify the District promptly of any significant defect in materials, equipment or workmanship, and of any default by any Contractor in the orderly and timely prosecution of the Project. Architect will exercise reasonable care in the discharge of Architect's obligation to discover significant defects and faults.
- 5.7.11 The Architect shall review and approve, take exception to, or take other appropriate action upon all schedules, shop drawings, samples and other submissions of the Contractor to determine general conformance with the Project design and specifications as set forth in the Contract Documents. All such action shall be taken within fourteen (14) days of receipt of the submittals, unless the critical path of the Project is impacted in which case Architect shall take such action as soon as possible. If Architect is not able to take such action within the required time due to reasons beyond Architect's control, the Architect may take action within a reasonable period of time under the circumstances; however, the Architect shall make such determination within four (4) calendar days of receipt of the submission, and shall notify the District and Contractor immediately after such determination with an explanation as to why the Architect cannot take action within the time required, what the Architect is doing to expedite its response, when the Architect expects to be able to issue a response, and what action, if any, should be taken by District or Contractor in the meantime to mitigate delays and/or costs. The Architect will have the authority to reject work and materials which do not conform to the Contract Documents. The Architect's approval of a specific item shall not be an approval of an assembly of which the item is a component. Whenever, in the Architect's reasonable judgment, it is considered necessary or advisable for the implementation of the intent of the Contract Documents, the Architect will have authority to require special inspection or testing of the work or materials in accordance with the Contract Documents whether or not such work or materials be then fabricated, installed or completed. The Architect will also recommend substitution of materials or equipment when, in the Architect's reasonable judgment, such action is necessary to the accomplishment of the intent and purpose of the Contract Documents. Such actions as are described in this paragraph shall be taken with reasonable promptness.
 - 5.7.12 Architect shall assist the District in requiring Contractor to provide assistance in the utilization

of any equipment or system such as initial start-up or testing, adjusting and balancing, preparation of operation and maintenance manuals and training personnel for operation and maintenance.

- 5.7.13 The Architect shall not be responsible for construction means, methods, techniques, sequences or procedures, or for safety precautions or programs in connection with the work. The Architect shall not be responsible for acts or omissions of the Contractor, subcontractors, or their agents or employees or of any other persons performing portions of the Project not employed or retained by Architect, unless due to Wrongful Acts or Omissions.
- 5.7.14 The Architect shall make such regular reports as shall be required by agencies having jurisdiction over the Project and keep the District informed in writing of the progress of the Project.
- 5.7.15 The Architect will, consistent with standards of due care, make reasonable professional efforts to exclude hazardous materials from new construction. In the event the District or Architect is or 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 site ("Hazardous Substances"), or the substantial risk thereof, each shall have a duty immediately to notify the other in writing. The parties recognize, however, that neither Architect nor the District is trained or licensed in the recognition or remediation of Hazardous Substances.

With respect to asbestos and asbestos containing materials, the parties acknowledge that the Architect has recommended and the District has agreed to retain a qualified consultant to evaluate the presence of such materials at certain District facilities which are included in the scope of this Agreement. In the event that said consultant recommends a procedure to deal with such materials, said consultant shall have the responsibility to draft specification language for the removal or other remediation of such materials, and subsequently may be required to certify that they have been properly removed or otherwise remediated. Architect shall include consultant's recommendations and specifications in the appropriate design documents for modernization and shall, as part of its Basic Services, provide designs and other bid documents consistent therewith.

When construction is properly completed, Architect shall provide such certification as to Hazardous Substances as is required of architects for such projects by the OPSC.

- 5.7.16 Based on the Architect's observations, and an evaluation of each Project Application for Payment, the Architect will estimate the amount of work completed by Contractor, and assist the District in (a) determining the amount owing to the Contractor, and (b) issuing Project Certificates for Payment incorporating such amount, all in accordance with the Contract Documents. The Architect's estimation of the amount of work completed by Contractor shall constitute representations by the Architect to the District that the quality of the completed work is in accordance with the Contract Documents based upon Architect's observations of the completed work, and that the Contractor is entitled to payment for the completed work.
- 5.7.17 Notwithstanding anything else in this Agreement, as a part of its Basic Services the Architect shall assist the District in evaluating and responding to claims, disputes and other matters in question between the Contractor and the District, including but not limited to claims made against the District as a result of alleged or claimed Wrongful Acts 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. Architect agrees to toll

all statutory periods of limitations for District's claims, lawsuits or other proceedings against Architect which arise out of, or are related to, any claims by Contractors against District until Contractors' claims are fully and finally resolved. This tolling period commences upon a Contractor's initial submission of a notice of claim, change order request or claim. At any time, District may terminate the tolling period effective ten (10) days after written notice to Architect, and after such termination, District may pursue claims, lawsuits or other proceedings against Architect.

- 5.7.18 The Architect will provide construction advice to the District on apparent deficiencies in construction, both during construction and after acceptance of the Project.
- 5.7.19 The Architect shall recommend, prepare and process the necessary change orders. Payment of fees to the Architect as a result of change orders shall be handled as follows:
- 5.7.19.1 District-initiated change orders. If a change order is initiated by the District, the Architect's fee for services related to such change order shall be paid as an Additional Service under Articles 4 and 6. If a change order is solicited by the District but not subsequently authorized by the District, the Architect shall be paid for time spent on the proposed change order.
- 5.7.19.2 Change orders due to Architect. When a change order is necessitated as a result of Wrongful Acts or Omissions, the Architect's services in connection with that change order are not compensable and Architect shall not include those services on any invoice.
- 5.7.19.3 Change orders beyond District or Architect control. If a change order is necessitated as a result of changes in law, in-field changes required by governing agencies after document approval, unknown, unforeseeable or hidden conditions, or actual conditions inconsistent with available drawings of existing conditions, such change orders shall be handled in the same manner as District-initiated change orders.
- 5.7.20 Notwithstanding any other provision of this Agreement, in the event a change order is caused by, or necessitated as a result of, Wrongful Acts or Omissions, or the District otherwise incurs costs or damages as a result of Wrongful Acts or Omissions, the Architect shall be responsible for the following:
- 5.7.20.1 In the event of such a change order, Architect shall be responsible for the difference between (a) what the contractor would have added to its original bid for the Project if the Wrongful Act or Omission had not occurred (i.e., the "added value" portion of the change order), and (b) what the contractor charges the District in the change order. The amount of added value of any change order work shall be based on the circumstances of the Architect's Wrongful Act or Omission and the change order work necessitated by the Wrongful Act or Omission. It is the parties' intent that the District should pay no more than what the District would have paid if the Wrongful Act or Omission had not occurred.
- 5.7.20.2 In addition, Architect shall be responsible for any other costs or damages which the District incurs as a result of Wrongful Acts or Omissions, including but not limited to any delay damages the District pays to, or cannot collect from, Contractor or any third party.

The District may backcharge, and withhold payment from, the Architect for these costs and damages, and may seek reimbursement for any amount which exceeds any retention of the contract amount at the time of collection. When District so backcharges and withholds, upon Architect's request District and Architect

shall meet and confer in good faith in an effort to reach agreement on (a) whether a Wrongful Act or Omission occurred, (b) whether it caused the change order expense, (c) what damages have been incurred by District, and (d) what portion of the damages are attributable to Architect as described above. If District and Architect do not reach agreement on all four of these items when meeting and conferring, then District and Architect shall use mediation in good faith to resolve the dispute. If mediation fails, then either District or Architect can initiate a court action to resolve the dispute.

- 5.7.21 The Architect shall provide a color schedule of all finish materials in the Project for the District's review and approval.
- 5.7.22 The Architect shall assist District in determining the date of final completion and make a final detailed on-site review of the job with representatives of the District and the Contractor. Architect shall also perform a warranty review with District 30-60 days before expiration of the specified warranty on the Project.
- 5.7.23 The Architect shall assist the District in issuing the final certificate for payment and any other documents required to be recorded by law or generally accepted architectural or construction contract practice upon compliance with the requirements of the Contract Documents, provided that such certification shall not constitute an admission that the Project has been completed in accordance with Contract Documents or in conformance with this Agreement.
- 5.7.24 Architect shall make reasonable professional efforts so that the finished project complies with all standards imposed by the Americans with Disabilities Act, section 504 of the Rehabilitation Act of 1973, disability access requirements of the State Building Code and any other laws applicable to disability access. If a court, administrative agency or other trier of fact later determines that Architect has violated any of the above-referenced laws, or District, because of Wrongful Acts or Omissions, has violated any of the above-referenced laws, Architect shall remedy the violation at its own cost. Architect shall indemnify, defend and hold the District harmless under Article 18.1 of this Agreement for any breach of this paragraph arising from, pertaining to, or related to Architect's negligence, recklessness or willful misconduct. The Architect shall not be responsible for acts or omissions of the Contractor or of any other persons performing portions of the Project not employed or retained by Architect, nor shall Architect be responsible for any subsequent changes in the law or any regulation applicable to disabled access or any subsequent differing interpretation of the laws or regulations applicable at the time Architect's design is reviewed by DSA. In the event that the Architect is or becomes aware of possible non-compliance with the foregoing standards, Architect shall have a duty immediately to notify the District in writing of the possible non-compliance.
- 5.8 Use of Previously Prepared Materials. In the event that there exist previously prepared designs, plans, specifications, studies, drawings, estimates or other documents, or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings, that were prepared by design professionals other than Architect, whether supplied by District or by Architect, which are relied upon, altered or otherwise utilized by Architect, Architect shall be responsible for giving appropriate recognition to such other design professionals in any materials prepared by Architect under this Agreement.

ARTICLE 6 ADDITIONAL SERVICES TO BE RENDERED BY ARCHITECT

- 6.1 "Additional Services" shall be provided by Architect if authorized in writing by District. No additional compensation shall be paid to Architect for performing these Additional Services unless the District and the Architect agree in writing as to the amount of compensation for such services prior to such services being rendered. Such compensation shall be paid based on the hourly rates in Section 4.8 and as otherwise set forth in this Agreement. Any work performed by Architect without written authorization OR without written agreement on compensation shall be presumed to be Basic Services.
- 6.2 The following is a list of services that are not included in the Basic Services to be provided under this Agreement, and will be performed only in accordance with Article 6.1, above:
 - 6.2.1 providing financial feasibility or other special studies;
- 6.2.2 providing services relative to future facilities, systems and equipment which are not intended to be constructed during the Construction Phase;
- 6.2.3 providing coordination of Project performed by separate contractors or by the District's own forces;
- 6.2.4 providing analyses of owning and operating costs, or detailed quantity surveys or inventories of material, equipment and labor;
- 6.2.5 making revisions in drawings, specifications or other documents when such revisions are inconsistent with written approvals or instructions previously given, are required by the enactment or revision of codes, laws or regulations subsequent to the District's approval of Contract Documents or are due to other causes not within the control of the Architect:
- 6.2.6 providing consultation concerning replacement of any work damaged by fire or other cause during construction of the Project, and furnishing services as may be required in connection with the replacement of such work;
 - 6.2.7 providing services made necessary by the default of the Contractor;
- 6.2.8 preparing to serve or serving as an expert witness in connection with any public hearing, arbitration proceeding or legal proceeding, other than when resulting from Architect's or its consultants' alleged Wrongful Acts or Omissions;
- 6.2.9 providing services of consultants for other than the normal architectural, civil, soils, structural, mechanical and electrical engineering services for the Project;
- 6.2.10 at the District's request, selecting moveable furniture, equipment or articles which are not included in the Contract Documents:
 - 6.2.11 providing services related to change orders requested by the District, but which are not

subsequently authorized (see second sentence of Section 5.7.19.1), above; and

6.2.12 providing any other services not otherwise included in the Agreement and not customarily furnished in accordance with generally accepted architectural practice.

ARTICLE 7 RESPONSIBILITIES OF DISTRICT

It shall be the duty of District to:

- 7.1 pay all fees required by any reviewing or licensing agency;
- 7.2 designate a representative authorized to act as a liaison between the Architect and the District in the administration of this Agreement and the Contract Documents;
- 7.3 furnish, at the District's expense, the services of a Project Inspector;
- 7.4 review all documents submitted by the Architect and advise the Architect of decisions thereon within a reasonable time after submission;
- 7.5 issue appropriate orders to Contractors through the Architect;
- 7.6 furnish existing soil investigation or geological hazard reports, which the District shall own and, upon termination of this Agreement or completion of the Project, shall have returned to it by Architect;
- 7.7 furnish the services of a hydrologist or other consultants not routinely provided by the Architect when such services are reasonably required by the scope of the Project and are requested by the Architect;
- 7.8 provide asbestos review and abatement, identifying materials which may qualify for same;
- 7.9 furnish available as-built drawings for buildings and utilities systems related to the Project, which the District shall own and, upon termination of this Agreement or completion of the Project, shall have returned to it by the Architect. The District will also provide information regarding programmatic needs and specific equipment selection data;
- 7.10 furnish structural, mechanical, chemical and other laboratory tests, inspections and reports as required by law or the Contract Documents, which the District shall own and, upon termination of this Agreement or completion of the Project, shall have returned to it by the Architect; and
- 7.11 furnish prompt notice of any fault or defects in the Project or nonconformance with the Contract Documents of which the District becomes aware. However, the District's failure to do so shall not relieve the Architect of Architect's responsibilities under Title 21, Title 24, and the Field Act for this Project and under this Agreement.

ARTICLE 8 PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE

- 8.1 Prior to the commencement of services under this Agreement, the Architect shall furnish to the District a certificate of insurance, Additional Insured Endorsement and Declarations Page for the period covered by this Agreement, for public liability and property damage with an insurance carrier satisfactory to the District, under forms satisfactory to the District, to protect the Architect and District against loss from liability imposed for damages (1) on account of bodily or personal injuries, including death, disease and sickness, accidentally suffered or alleged to have been suffered by any person or persons that may be caused directly or indirectly by the performance of this Agreement, and (2) on account of injury to or destruction of property, including the resultant loss of use of the Project or other District facilities or equipment, resulting from acts of commission or omission by the Architect, or otherwise resulting directly or indirectly from the Architect's operations in the performance of this Agreement. The District shall be named as an additional insured on all such policies.
- 8.2 The following insurance shall be maintained by the Architect in full force and effect during the entire period of performance of this Agreement, including any extensions, and shall be written, to the extent reasonably available, on an "occurrence" basis: Commercial general liability insurance shall be in amounts not less than One Million Dollars (\$1,000,000) general aggregate, Two Million Dollars (\$2,000,000) personal and advertising injury aggregate, with a per occurrence limit of Two Million Dollars (\$2,000,000); Automobile liability insurance covering motor vehicles shall be in an amount not less than One Million Dollars (\$1,000,000) combined single limit. If liability insurance is not reasonably available on an occurrence basis, Architect shall provide liability insurance on a claims-made basis.
- 8.3 Said insurance shall provide that the coverage afforded thereby shall be primary coverage (and non-contributory to any other existing valid and collectable insurance) to the full limit of liability stated in the Declarations Page and such insurance shall apply separately to each insured against whom claim is made or suit is brought, but the inclusion of more than one (1) insured shall not operate to increase the insurer's limits of liability. Said insurance shall also include a waiver of any subrogation rights as against the District.
- 8.4 Should any of the required insurance be provided under a claims-made form, Architect shall maintain such coverage continuously throughout the term of this Agreement, and without lapse, for a period of at least ten (10) years beyond the Agreement expiration or the filing of a Notice of Completion (whichever is later), to the effect that, should occurrences during the Agreement term give rise to claims made after expiration of the Agreement, such claims shall be covered by such claims-made policies. Nothing herein shall in any way limit or diminish Architect's obligations to the District under any provision, including any duty to indemnify and defend the District.
- 8.5 The Architect's insurance policies shall contain a provision for thirty (30) days written notice to the District of cancellation or reduction of coverage. The Architect shall name, on any policy of insurance required, the District as an additional insured. The Additional Insured Endorsement included on all such insurance policies shall state that coverage is afforded the additional insured with respect to claims arising out of operations performed by or on behalf of the insured. If the additional insureds have other insurance which is applicable to the loss, such other insurance shall be on an excess or contingent basis. The amount of the insurer's liability shall not be reduced by the existence of such other insurance. Architect shall not commence work under this Agreement until all required insurance certificates, declarations pages and

additional insured endorsements have been obtained and delivered in duplicate to the District for approval subject to the following requirements. Thereafter Architect shall produce a certified copy of any insurance policy required under this Article upon written request of the District.

- 8.6 At the time of making application for any extension of time, Architect shall submit evidence that all required insurance will be in effect during the requested additional period of time.
- 8.7 If the Architect fails to maintain such insurance, the District may, but shall not be required to, take out such insurance to cover any damages of the above-mentioned classes for which the District might be held liable on account of the Architect's failure to pay such damages, and deduct and retain the amount of the premiums from any sums due the Architect under this Agreement.
- 8.8 Nothing contained in this Agreement shall be construed as limiting, in any way, the extent to which the Architect may be held responsible for the payment of damages resulting from the Architect's operations.
- 8.9 Each of Architect's consultants shall comply with this Article, and Architect shall include such provisions in its contracts with them.
- 8.10 Insurance companies providing the above policies shall be legally authorized, licensed and admitted through the California Department of Insurance to engage in the business of furnishing insurance in the State of California. All such insurance companies shall have no lower than an "A-, VIII" in Best's Rating Guide and shall be satisfactory to the District.
- 8.11 Any failure to maintain any item of the required insurance may, at District's sole option, be sufficient cause for termination of this Agreement.

ARTICLE 9 WORKER'S COMPENSATION INSURANCE

- 9.1 Prior to the commencement of services under this Agreement, the Architect shall furnish to the District satisfactory proof that the Architect and all engineers, experts, consultants and subcontractors the Architect intends to employ have taken out, for the period covered by this Agreement, workers' compensation insurance with an insurance carrier satisfactory to the District for all persons whom they may employ in carrying out the work contemplated under this Agreement in accordance with the Workers' Compensation Laws of the State of California. All such insurance shall include a waiver of any subrogation rights as against the District. If the Architect employs any engineer, expert, consultant or subcontractor which it did not intend to employ prior to commencement of services, it must furnish such proof of workers' compensation insurance to the District immediately upon employment. Such insurance shall be maintained in full force and effect during the period covered by this Agreement including any extensions of time. If the Architect is self-insured, the Architect shall furnish a Certificate of Permission to Self-Insure and a Certificate of Self-Insurance satisfactory to the District.
- 9.2 Prior to the commencement of services under this Agreement, the Architect shall furnish to the District satisfactory proof that the Architect and all engineers, experts, consultants and subcontractors the Architect intends to employ have taken out employer's liability insurance with an insurance carrier satisfactory to the District. During the course of Architect's services, if Architect ever intends to employ additional or different

engineers, experts, consultants or subcontractors, before so employing them Architect shall furnish such satisfactory proof of insurance to the District. Such insurance shall be maintained in full force and effect during the period covered by this Agreement including any extensions of time. If the Architect is self-insured, the Architect shall furnish a Certificate of Permission to Self-Insure and a Certificate of Self-Insurance satisfactory to the District.

ARTICLE 10 ERRORS AND OMISSIONS INSURANCE

- 10.1 Prior to the commencement of services under this Agreement, the Architect shall furnish to the District satisfactory proof that the Architect has, for the period covered by this Agreement, errors and omissions insurance on an occurrence basis, with limits of at least Two Million Dollars (\$2,000,000) and with a deductible in an amount not to exceed the sum of Ten Thousand Dollars (\$10,000). If errors and omissions insurance is not reasonably available on an occurrence basis, Architect shall provide errors and omissions insurance on a claims-made basis.
- 10.2 Each of Architect's professional sub-consultants (including consultants of Architect's) shall comply with this Article 10, and Architect shall include such provisions in its contracts with them.
- 10.3 Said insurance shall provide that the coverage afforded thereby shall be primary coverage (and non-contributory to any other existing valid and collectable insurance) to the full limit of liability stated in the Declarations Page and such insurance shall apply separately to each insured against whom claim is made or suit is brought, but the inclusion of more than one (1) insured shall not operate to increase the insurer's limits of liability.
- 10.4 Should any of the required insurance be provided under a claims-made form, Architect shall maintain coverage continuously throughout the term of this Agreement, and without lapse, for a period of at least ten (10) years beyond the Agreement expiration or the filing of a Notice of Completion (whichever is later), to the effect that, should occurrences during the Agreement term give rise to claims made after expiration of the Agreement, such claims shall be covered by such claims-made policy. Nothing herein shall in any way limit or diminish Architect's obligations to the District under any provision, including any duty to indemnify and defend the District.
- 10.5 Architect shall not commence work under this Agreement until all required insurance certificates, declarations pages and additional insured endorsements have been obtained and delivered in duplicate to the District for approval. Thereafter Architect shall produce a certified copy of any insurance policy required under this Article upon written request of the District.
- 10.6 At the time of making application for any extension of time, Architect shall submit evidence that all required insurance policies will be in effect during the requested additional period of time.
- 10.7 If the Architect fails to maintain such insurance, the District may, but shall not be required to, take out such insurance, and may deduct and retain the amount of the premiums from any sums due the Architect under this Agreement.
- 10.8 Nothing contained in this Agreement shall be construed as limiting, in any way, the extent to which

the Architect may be held responsible for the payment of damages resulting from the Architect's operations.

- 10.9 Each of Architect's consultants shall comply with this Article, and Architect shall include such provisions in its contracts with them.
- 10.10 Insurance companies providing the above policies shall be legally authorized, licensed and admitted through the California Department of Insurance to engage in the business of furnishing insurance in the State of California. All such insurance companies shall have no lower than an "A-, VIII" in Best's Rating Guide and shall be satisfactory to the District.
- 10.11 Any failure to maintain any item of the required insurance may, at District's sole option, be sufficient cause for termination of this Agreement.

ARTICLE 11 COMPLIANCE WITH LAWS

11.1 Architect shall be familiar with, and Architect and Architect's design 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, including but not limited to statutes, decisions, regulations, building or other codes, ordinances, charters, prevailing wage law, and the Americans with Disabilities Act ("ADA").

ARTICLE 12 TERMINATION OF AGREEMENT

12.1 **Termination by District** – This Agreement may be terminated, or the Project may be canceled, by the District for the District's convenience and without cause at any time immediately upon written notice to the Architect. In such event, the Architect shall be compensated for (a) all Basic or Additional Services completed, and Reimbursable Expenses incurred, under this Agreement through the date of termination, (b) such Basic or Additional Services performed, and Reimbursable Expenses incurred, after termination which are authorized by the District in writing, and (c) any costs incurred by reason of such termination; but less any amounts the District is entitled to withhold under law or this Agreement. Upon the District's written request and authorization, Architect shall perform any and all Basic and Additional Services necessary to complete the work in progress as of the date of termination.

For any material breach of contract by the Architect, the District may also terminate the Agreement for cause by delivering written Notice of Intent to Terminate to the Architect. Such Notice shall include the following: (1) A description of such material breach, and (2) a date not less than fourteen days (14) after delivery of the notice by which the Architect must cure such breach. In response to such Notice, if the Architect fails to cure, and fails to reasonably commence to cure, the breach(es) by the deadline set by the Notice, then the District may terminate the Agreement through written notice delivered to the Architect, which shall be effective upon such delivery. In such event, the Architect shall be compensated for all services completed under this Agreement through the date of termination, together with compensation for such services performed after termination which are authorized by the District in writing, but less any amounts the District is entitled to withhold under law or this Agreement. Upon the District's written request and authorization, Architect shall perform any and all services necessary to complete the work in progress as of the date of the termination.

12.2 **Termination by Architect** – For any material breach of contract by the District other than one related to a payment or invoice dispute as described in Section 4.4 of this Agreement, the Architect may terminate the Agreement by delivering written Notice of Intent to Terminate to the District. Such Notice shall include the following: (1) A description of such material breach, (2) a date not less than fourteen (14) days after delivery of the notice by which the District must cure such breach or reasonably commence to cure such breach, (3) the status of work completed as of the date of the Notice of Intent to Terminate, and (4) a description and cost estimate of the effort necessary to complete the work in progress. In response to such Notice, if the District fails to cure, and fails to reasonably commence to cure, the breach by the deadline set by the Notice, then Architect may terminate the Agreement by written notice delivered to the District within ten (10) days of the cure deadline, which shall be effective upon such delivery.

In the event of such termination by Architect, Architect shall be compensated for all Basic and Additional Services completed, and Reimbursable Expenses incurred, under this Agreement through the date of termination, together with compensation for such Basic and Additional Services performed, and Reimbursable Expenses incurred, after termination which are authorized by the District in writing. Upon the District's written request and authorization, Architect shall perform any and all Basic and Additional Services necessary to complete the work in progress as of the date of termination.

12.3 Miscellaneous Termination Provisions

- 12.3.1 Following the termination of this Agreement for any reason whatsoever, the District shall have the right to utilize any designs, plans, specifications, studies, drawings, estimates or other documents, or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings prepared or caused to be prepared under this Agreement by the Architect, not only as they relate or may relate to this Project (including but not limited to any repair, maintenance, renovation, modernization or other alterations or revisions to this Project) but as they relate or may relate to other projects, provided that any invalidity of such license in relation to this Project (including but not limited to any repair, maintenance, renovation, modernization or other alterations or revisions to this Project) under Education Code Section 17316. Architect shall promptly make any such documents or materials available to the District upon request without additional compensation.
- 12.3.2 In the event of the termination of this Agreement for any reason whatsoever, all designs, plans, specifications, studies, drawings, estimates or other documents, or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings prepared or caused to be prepared by the Architect or any of its agents under this Agreement shall immediately upon request by the District be delivered to the District. Architect may not refuse to provide such writings or materials for any reason whatsoever, including but not limited to a possessory interest lien for any claim the Architect may have against the District or a claim by the Architect to an ownership interest in the intellectual property embodied in the documents or materials.

ARTICLE 13 ARCHITECT AN INDEPENDENT CONTRACTOR

13.1 It is specifically agreed that in the making and performance of this Agreement, the Architect is an independent contractor and is not and shall not be construed to be an officer or employee of the District.

ARTICLE 14 STANDARDIZED MANUFACTURED ITEMS

14.1 The Architect shall consult and cooperate with the District in the use and selection of manufactured items to be used in the Project. Manufactured items, including but not limited to paint, finish hardware, plumbing fixtures and fittings, mechanical equipment, electrical fixtures and equipment, roofing materials, and floor coverings, shall be standardized to the District's criteria so long as the same does not interfere seriously with the building design or cost.

ARTICLE 15 OWNERSHIP OF DOCUMENTS

- 15.1 All designs, plans, specifications, studies, drawings, estimates and other documents or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings prepared or caused to be prepared by the Architect under this Agreement shall be and shall remain the property of the District for all purposes, not only as they relate or may relate to this Project (including but not limited to any repair, maintenance, renovation, modernization or other alterations or revisions to this Project) but as they relate or may relate to any other project, provided that any invalidity of such ownership in relation to any other project shall not affect the validity of such ownership in relation to this Project (including but not limited to any repair, maintenance, renovation, modernization or other alterations or revisions to this Project) under Education Code Section 17316.
- 15.2 The Architect will provide the District with a complete set of reproducible designs, plans, specifications, studies, drawings, estimates and other documents or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings prepared or caused to be prepared by the Architect under this Agreement, and will retain, on the District's behalf, the original documents or reproducible copies of all such original documents, however stored, in the Architect's files for a period of no less than fifteen (15) years. Architect shall promptly make available to District any original documents it has retained under this Agreement upon request by the District.

ARTICLE 16 LICENSING OF INTELLECTUAL PROPERTY

16.1 This Agreement creates a non-exclusive and perpetual license for the District to copy, use, modify, reuse or sublicense any and all copyrights, designs and other intellectual property embodied in plans, specifications, studies, drawings, estimates and other documents, or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings prepared or caused to be prepared by the Architect

under this Agreement, not only as they relate or may relate to this Project (including but not limited to any repair, maintenance, renovation, modernization or other alterations or revisions to this Project) but as they relate or may relate to other projects, provided that any invalidity of such license in relation to such other projects shall not affect the validity of such license in relation to this Project (including but not limited to any repair, maintenance, renovation, modernization or other alterations or revisions to this Project) under Education Code Section 17316. The Architect shall require any and all subcontractors and consultants to agree in writing that the District is granted a similar non-exclusive and perpetual license for the work of such subcontractors or consultants performed under this Agreement.

- 16.2 The compensation for this Project includes compensation not only for any use in connection with this Project and use or re-use for repair, maintenance, renovation, modernization or other alterations or revisions to this Project, but also for any re-use by the District in relation to other projects. The only other term or condition of such re-use shall be that if the District reuses the plans prepared by the Architect and retains another certified architect or structural engineer for the preparation of those plans for the re-use, the District shall indemnify and hold harmless the Architect and its consultants, agents, and employees from and against any claims, damages, losses, and expenses, including attorney's fees, arising out of or resulting from, in whole or in part, the re-use to the extent required by Education Code section 17316, subdivision (c).
- 16.3 Architect represents and warrants that Architect has the legal right to license any and all copyrights, designs and other intellectual property embodied in plans, specifications, studies, drawings, estimates or other documents that Architect or its consultants prepares or causes to be prepared under this Agreement. Architect shall indemnify, defend and hold the District harmless under Article 18.1 of this Agreement for any breach of Article 16 arising from, pertaining to, or related to Architect's negligence, recklessness or willful misconduct. The Architect makes no such representation and warranty in regard to previously prepared designs, plans, specifications, studies, drawings, estimates or other documents, or any other works of authorship fixed in any tangible medium of expression, including but not limited to physical drawings, data magnetically or otherwise recorded on computer disks, or other writings, that were prepared by design professionals other than Architect and provided to Architect by the District.

ARTICLE 17 ACCOUNTING AND OTHER RECORDS OF ARCHITECT

17.1 Architect's records of accounts regarding the Project shall be kept in accordance with generally accepted accounting principles. District has the right to audit Architect's records and files regarding any of the work Architect performed for District on the Project during or after the Project. District shall be given reasonable access to Architect's records and files for audit purposes within ten (10) days of receipt of District's request. Architect shall keep and maintain these records and files for ten (10) years.

ARTICLE 18 INDEMNITY

18.1 Architect Indemnification. To the fullest extent permitted by law, including California Civil Code section 2782.8, the Architect shall defend, indemnify, and hold harmless the District, the governing Board of the District, each member of the Board, and their officers, agents and employees

("District Indemnitees") against claims arising out of, pertaining to, or relating to negligence, recklessness or willful misconduct of the Architect, the Architect's officers, employees, or consultants in performing or failing to perform any work, services, or functions under this Agreement.

The Architect's defense obligation shall consist of payment of 50% of the attorneys' fees, experts' fees, and all other litigation costs incurred in the District's defense ("Defense Costs"), with such payment occurring within thirty (30) days of Architect's receipt of each invoice for such Defense Costs. After conclusion of the action against the District Indemnitees (including all appeals), the District shall reimburse the Architect for any amount of Defense Costs paid by Architect in excess of the proportional fault of the Architect to the extent specified in a settlement agreement, arbitration award, or verdict; or Architect shall reimburse the District for any amount of Defense Costs paid by District in excess of the proportional fault of the parties other than the Architect to the extent specified in a settlement agreement, arbitration award, or verdict.

For purposes of this Article 18.1 only, "claims" means all claims, demands, actions and suits brought by third parties against the District Indemnitees for any and all losses, liabilities, costs, expenses, damages and obligations.

This indemnification shall apply to all liability, as provided for above.

18.2 District Indemnification for Use of Third Party Materials. The District shall defend, indemnify, and hold harmless the Architect and its employees against any and all copyright infringement claims by any design professional formerly retained by the District arising out of Architect's completion, use or re-use of that former design professional's designs or contract documents in performing this Agreement. Architect shall be entitled to such indemnification only if each of the following conditions are met: (a) Architect actually re-draws or completes such other designs or contract documents; (b) Architect complies with the provisions of Article 5.8 regarding use of materials prepared by other design professionals; (c) District has supplied Architect with the previously prepared documents or materials; and (d) District expressly requests that the Architect utilize the designs or contract documents in question. By providing this or any other indemnification in this Agreement, District does not waive any immunities.

ARTICLE 19 TIME SCHEDULE

- 19.1 **Time for Completion.** Time is of the essence for performance of the Services under this Agreement. The Architect shall timely complete its Services as expeditiously as possible and according to the schedule attached as *Exhibit B* to this Agreement.
- 19.2 **Delays.** The District recognizes that circumstances may occur beyond the control of either the District or the Architect and extensions for such delays may be made to the schedule if approved by the District. Any time during which the Architect is delayed in the Architect's work by acts of District or its employees or those in a direct contractual relationship with District or by acts of nature or other occurrences which were not or could not have been reasonably foreseen and provided for, and which are not due to any Wrongful Acts or Omissions, shall be added to the time for completion of any obligations of the Architect. District shall not be liable for damages to the Architect on account of any such delay.

ARTICLE 20 MISCELLANEOUS PROVISIONS

- 20.1 This Agreement shall be governed by and construed in accordance with 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 in which the District maintains its district office, 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.
- 20.2 This Agreement shall be effective upon execution by the Architect and approval by the District's governing board. The Architect shall not assign or transfer any or all of its rights, burdens, duties or obligations under this Agreement without the prior written consent of the District.
- 20.3 All notices, certificates, or other communications hereunder shall be deemed given when personally delivered or mailed by certified mail, postage prepaid, to the parties at the addresses set forth below:

District: Oakland Unified School District

955 High Street

Oakland, California 94601

Attention: Tadashi Nakadegawa, Deputy Chief

Architect: Hibser Yamuachi Architects

300 27th Street

Oakland, California 94612 Attention: Lee Pollard, AP

- 20.4 This Agreement shall inure to the benefit of and shall be binding upon the Architect and the District and their respective successors and assigns.
- 20.5 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 hereof.
- 20.6 The terms of this Agreement shall not be waived, altered, modified, supplemented or amended in any manner whatsoever except by written agreement signed by the parties. No action or failure to act by the District shall constitute a waiver of any right or duty afforded the District under this Agreement, nor shall such action or failure to act constitute approval of, or acquiescence in, a breach under this Agreement, except as may be specifically agreed to in a written amendment to this Agreement.
- 20.7 Nothing contained in this Agreement shall create a contractual relationship with or cause of action in favor of a third party against either the District or the Architect.
- 20.8 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. The Architect, by the execution of this Agreement, acknowledges that the Architect has read this Agreement, understands it, and agrees to be bound by its terms and conditions.

- 20.9 The Architect shall have the right to include representations of the design of the Project, including photographs of the exterior and interior, among the Architect's professional materials. The Architect's materials shall not include the District's confidential or proprietary information if the District has previously advised the Architect in writing of the specific information considered by the District to be confidential or proprietary.
- 20.10 Prior to executing this Agreement, and if not already done, the Architect shall submit a certification if required by Public Contract Code section 3006(b) for roofing projects.
- 20.11 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.
- 20.12 A party to this Agreement shall, as a condition precedent to initiating any litigation against the other party, demand mediation of any dispute (including a dispute related to indemnity by the Architect for claims against the District by a contractor based on allegations of deficiencies in the Architect's plans or specifications). 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.
- 20.13 Architect shall comply with the requirements of the District's Local, Small Local, and Small Local Resident Business Enterprise Program, which may require a 50% minimum local participation requirement in the performance of this Agreement. A copy of this program may be obtained at www.ousd.k12.ca.us, under the Facilities Planning & Management Department drop down menu, at "Bids and Requests for Proposals."
- 20.14 The following forms, attached to the proposal, are incorporated into the contract:
 - Roof project certification (if required; see Public Contract Code §3006).
 - Fingerprinting Notice and Acknowledgement.
 - Iran Contracting Act Certification.
 - Workers' Compensation Certification.
 - Drug-Free Workplace Certification.
 - Buy American Certification.
 - Local Business Participation Form.

Within ten (10) days after award and before commencement of the services, the signed agreement and insurance documentation shall be submitted to the District.

- 20.15 CHPS Verified Only; No OPSC HPI Eligibility Track:
 - 20.15.1 CHPS Criteria, CHPS Verified Program As part of Basic Services, the Architect shall

adhere to the District's CHPS Guidelines, and Owner's Project Requirements (OPR) based on incorporating required and voluntary design Criteria of the CHPS—2009 Criteria (or latest version per CHPS Guidelines) into the project. As a part of Basic Services the Architect shall complete all documentation and submission requirements necessary for Registration and Design and Construction Submissions of the CHPS Verified Program. The Architect shall work with the District and its CHPS Program Manager to confirm CHPS Verified review path and verify that the District's project meets the District's Project Requirements and the District's CHPS Guideline goals for a CHPS Verified school project consistent with the District's budget.

- 20.15.2 The Architect and Consultants shall participate early on in two CHPS integrated design workshops, led by the District's CHPS Program Manager to establish the District's CHPS Guideline goals and identify target credits. The Architect shall be responsible for registering the project on-line with the CHPS Verified Program, and submitting for design and construction verification according to CHPS Verified Program Guidelines. The Architect shall update the CHPS "Scorecard" with credit documentation, concurrent with each design phase submittal. The status of project compliance and documentation submitted in relation to CHPS Verified credits shall be assessed with the District at the end of each phase of the work.
- 20.15.3 Whole building energy performance analysis with a goal of a minimum of thirty percent (30%) of California Title 24 minimum energy performance standard shall be performed at least once during the following phases: Schematic Design, Design Development, and Construction Documentation. Energy Conservation Measures (ECMs) shall be proposed with Schematic and Design Development energy analysis runs to improve performance to meet or exceed goal. Daylighting analysis to identify strategies to improve daylighting to maximize goals of CHPS Credit EQ 1.1 'Daylighting,' shall also be performed at Schematic, and Design Development Phases prior to final Construction Documentation phase analysis reflecting final design incorporating daylighting improvements identified in earlier phases.
- 20.15.4 The Architect shall complete steps as required by the CHPS Verified Program to achieve a CHPS Verified school project, including calculations demonstrating Acoustic Performance standards per CHPS guidelines are met, and forward electronic pdf copies of all submissions and communications with CHPS, concurrently, to the District's Project Manager and CHPS Program Manager.
- 20.16 BIM. The Architect shall produce a Building Information Model, if the Parties so indicate by checking the adjacent box. The Building Information Model shall be created in accordance with Autodesk® BIM 360TM Building Information Modeling software and file format. The Architect shall utilize the Building Information Model to minimize costs of Services under this Agreement.
- 20.16.1 Model Requirements. The Architect shall make the Building Information Model in accordance to the current version of the "National BIM Standard United States" ("NBIMS") of the National Institute of Building Sciences. The Architect shall develop each BIM Element to the Level of Development in accordance with generally accepted industry practice by the end of each Project phase.
- 20.16.2 Model Management and Coordination. The Architect shall manage the Model and coordinate efforts with Consultants to detect and resolve all Clashes. The Architect must require all applicable Consultants engage in Clash detection. In management of the Model, the Architect is responsible for facilitating and establishing the following: the Model coordinate system and units; file storage locations; processes for transferring and accessing Model files; Clash detection procedures; and Model access rights. Furthermore, the Architect is responsible for the following: maintaining record copies of each file received

for the Building Information Model; aggregating Building Information Model files; performing Clash detection in accordance with established procedures; maintain Building Information Model Archive and backups; manage Building Information Model access rights; and any additional responsibilities set forth in NBIMS. In the event a Clash is detected, the Architect shall timely resolve the Clash in the Building Information Model, and the Architect shall timely make corresponding corrections to any plan, specification, drawing, model, analysis, estimate, file, document, or item produced under the Services of this Agreement.

20.16.3 Building Information Model Archive. At the end of each Project phase, the Architect is responsible for and shall produce a Building Information Model Archive that cannot be altered for any reason. Each Building Information Model Archive shall consist of two sets of files. The first set shall be a collection of all files the Architect received for the Building Information Model during that Project phase, in both the file format received and all converted file formats. The second set shall consist of the Building Information Model as developed at the end of that Project phase. In the event this Agreement is terminated, the Architect shall create a Building Information Model Archive for the current Project phase up to the date of termination.

DISTRICT:		ARCHITECT:
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Kyla Johnson-Trammel, Secretary	Date	Title
and Superintendent, Board of Education		Date: November 18, 2022
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Tadashi Nakadegawa, Deputy Chief, Facilities Planning and Management	Date	
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Approved As To Form:		
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OUSD Facilities Legal Counsel	Date	

Exhibit A RATE SCHEDULE

J. PROPOSED HOURLY BILLING RATES

Attach a proposal for compensation to Architect for the architectural services for the entire Project, including all services required by this RFPQ and the enclosed agreement (Attachment A).

We propose a total T&M NTE fee compensation of \$381,150 based on the following breakdown.

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6	<u></u>	Cotttjmale - Saylar				I STAIL				
	Z o	Landscape - KNK	J. W				1 2 2 1			1,01 C
	9	Cjvti - Cah Chi			NEXT T					1480
		Elcvalor - VDA			y 11 = 1.					2,200
	Sub ata	l Hou	0	10	0	2	0	0	12	
	h) nount	this category	50	\$1,50(\$0	\$2.40	50	50		\$11,0!

			Estimated Hours for Each Labor Category					П		
	ı			Architectural					Total	
Phase	Personnel		Personnel Principal I lob Contain		Senior Orofisperson	Draftsperso n	Admin Staff	Hours per task	Amount	
	Tasks	Hourly Rate	\$235	\$150	\$135	5120	\$115	\$85		
	Kiçk-aff	Meeting		3					3	
	Mtgs	18 weeks		54					54	
	Site Visi	ts		12					12	
	Shop Di	rawings Review		24			12		36	
	RFIs			60			6		66	
	Constru	uction communications		18			18		36	
MIN	Punch t	List		6			6		12	
ADI	Final W	ralkthrough		2					2	
ACT		Mechanical - Alter	_ = 1= 0							2,5
CONTRACT ADMIN	ys .	Electrical - WKM	1							17.2
8	CONSULTANTS	Structural - IDA								3,0
	불	Cost Estimate - Saylor				The second				
	SNS	landscape KMC								6,4
	8	Civil - CallOni	Liera III							14.8
		Elevator · VDA								4,4
	Subtotal Hours		0	179	0	0	42	0	221	T. W. C.
. 1	Amount this category		50	\$26,850	\$0	\$0	\$4,830	50		\$80,1
	Warran	Warranties		2					2	
	Record Drawings			2					2	
5	DSA		1	2					3	
COSEOUT									0	
9									0	
	Subtota	I Hours	1	6	0	0	0	0	7	
	-	t this category	\$235	\$900	SO	50	-	SO		\$1,1
	TOTAL I	LABOR HOURS BY PERSONNEL	19	408	60	454	42	0	983	
TAL	-		\$4,465	\$61,200	\$8,100	\$54,480	\$4,830	SO		\$341,5
OTAL	AROUTE	CTURAL / ENGINEER LABOR FEES	\$4,465	\$61,200	\$8,100	\$54,480	\$4.830	\$0		\$34
				- E			=			
otal	- Labo	or and Basic Services								346,50
0%	Contin	ngency for Additional Services	s per RFP							34,65
		ding Contingency								381,15



Exhibit B PROJECT SCHEDULE

Contract Term: Intended Start: December 15, 2022

Intended End: December 31, 2024





HIBSYAM-01

SUMMANR

CERTIFICATE OF LIABILITY INSURANCE

9/21/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF IMPORMATION 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. MPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the torms and anothing of the policy, cartain policies may require an endorsement. A statement on this carbificate does not confer rights to the certificate holder in lieu of such endorsement(s). PRODUCER LICENSE # QE57768 CONTACT Jessica McDonald IOIA Indurante Services 3875 Hopyard Road Suite 200 PHONE IAC. No. East (925) 918-4535 JAC Nul: Pleasanton, CA 94588 MAURER SI AFFOROING SOVERAGE HOLD IF MANURER A. RLI Insurance Company 13056 INGURED MAURER & U.S. Specialty Insurance Company 29599 Hibser Yamaucti Architects, Inc. WALIRER C 300 27th Street Oskland, CA 94612 MAURER D MISURER E MEURER F CERTIFICATE NUMBER: REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BID.OW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT TERM OR CONDITION OF ANY CONTRACT OR OTHER OCCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ALES TUNE MALICY EFF HOLICY EXP TYPE OF INSURANCE POLICY MUNISER A X COMMERCIAL DESERVE LIABILITY 2,000,000 EACH OCCURRENCE CLAMS-MADE X OCCUR 1,000,000 PSB0007241 9/1/2022 911/2023 10.000 MED EXP IAM STURBERS 2,000,000 PERSONAL A ADVINIORY 4,000,000 DEN ACCRESALE LAIT APPLES PER CEMERAL ADDREGATE 4,000,000 POLICY X PE PRODUCTS - COMPINE AGG OTHER COUBAED SINGLE LAST 1.000.000 ALITOMOBILE LIABILITY X ANY ALITO PSACOOSANA R/1/2022 9H/2023 SOOK Y BULLEY (" APPART ALITOS CHAY SCHEDULED ALITH EDDLEY VOTAGE NON-CHINES PLAND BOTHA A 5,000,000 X OCCLR LEAGRELLA LIAB EACH OLD INTENCE CLAIMS-MADE PSE0003818 9/1/2022 9/1/2023 5,000,000 X EXCESS LIAB ACORECATE DED RETENTIONS WORKERS COMPENSATION X FER OIN-9W0004047 B/1/2022 9/1/2023 CHARLES TO THE CHIVE 1.000.000 EL EACH ACCIDENT 1.000,000 SIL DISEASE . EA EMPLOYER If you, describe utiling of operations name Professional Lieb. 1.000.000 DISEASE - POLICY LIMIT USS2233134 9/1/2023 5,000,000 B/1/2022 5,000,000 11997233134 Professional Liab. N412022 9/1/2023 Aggregate OBSCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional formarks Schedule, may be estached if more spices in required)

'Proof of Coverage CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, MOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. ALITHORESEN HERRESENTATIVE Kero Colduell

ACORD 25 (2016/03)

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DIVISION OF FACILITIES PLANNING AND MANAGEMENT ROUTING FORM

	Project Information		
Project Name	Fremont High School Modernization Project	Site	302
	Basic Directions		
Services can	not be provided until the contract is awarded by the Board <u>or</u> is enter authority delegated by the Board.	ed by the Superintendent	pursuant to
Attachment Check	list x Proof of general liability insurance, including certificates and endo x Workers compensation insurance certification, unless vendor is a	orsements, if contract is over	r \$15,000

Contractor Information								
Contractor Name	Hibser Yamauchi (HY) Architects, Inc.	Agency's Con	tact	Lee Pollar	rd			
OUSD Vendor ID#	002065	Title	Principal					
Street Address	300 27 th Street	City	Oakland		State	CA	Zip	94612
Telephone	510-446-2222	Policy Expires	y Expires					
Contractor History	Previously been an OUSD contractor?	or? X Yes □ No Worked as an OUSD employee? □ Yes			Yes X No			
OUSD Project #	13158							

Term of Original/Amended Contract						
Date Work Will Begin (i.e., effective date of contract)	12-15-2022	Date Work Will End By (not more than 5 years from start date; for construction contracts, enter planned completion date) New Date of Contract End (If Any)	12-31-2024			

ntract, Total Contract Price (xceed) \$381,150.00
nent, Change in Price \$
n Number
_

If you	If you are planning to multi-fund a contract using LEP funds, please contact the State and Federal Office <u>before</u> completing requisition.							
Resource #	Funding Source	Org Key	Object Code	Amount				
9650/9594	Fund 21, Measure J	210-9650-0-9594-0-8500-8500-6271-302-9180-9905-9999-13158	6215	\$381,150.00				

Operation	Approval and Routing (in order of								
service:	s cannot be provided before the contract is fully approved and a Purchase Order s were not provided before a PO was issued.	is issued. Signing this dod	cument affirms that	to your knowledge					
	Division Head Pho	ne 510-535-7038	Fax	510-535-7082					
1.	Executive Director, Facilities Planning & Management								
	Signature for Kenya Chatman	Date Approved	ved 11/18/2022						
2.	General Counsel, Department of Facilities Planning and Management								
۷.	Signature Lozano Smith, approved as to form	Date Approved	11/18/22						
	Deputy Chief, Facilities Planning and Management								
3.	Signature	Date Approved	11/18/2022						
	Chief Financial Officer								
4.	Signature	Date Approved							
	President, Board of Education								
5 .	Signature Gary Yee, President, Board of Education	Date Approved	12/15/2022						