Board Office Use: Legislative File Info.			
File ID Number	25-2676		
Introduction Date	12-10-2025		
Enactment Number	25-2109		
Enactment Date	12/10/2025 CJH		





Memo (Bid Award)

To Board of Education

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

Preston Thomas, Chief Systems & Services Officer

Board Meeting Date December 10, 2025

Subject Agreement Between Owner and Contractor – Nicholas Guiterrez doing Business as N G

Builder Company – Harriet Tubman Child Development Center Play Yard Site

Improvement Project – Division of Facilities Planning and Management

Action Requested

Approval by the Board of Education of the Agreement Between Owner and Contractor by and between the **District** and Nicholas Guiterrez doing business as **N G Builder Company**, Santa Clara, CA, for the latter to provide demolition and disposal of the existing play structure, safety surfacing, and asphalt layer within the designated play area. Install a new play structure, poured-in-Place (PIP) safety surfacing, and a new drainage system to serve the play area. Apply a double layer of seal coating. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, preparing the nature space, and installing nature play elements such as logs, stumps, and similar natural features, as part of the **Harriet Tubman Child Development Center Play Yard Site Improvement Project**, in the amount of \$259,702.00, which includes a contingency fee of \$32,000.00, as the lowest responsive bidder, with the work anticipated to commence on **February 16**, 2026, and required to be completed within seventy-five days (75), with an anticipated ending of **May 2**, 2026.

Discussion Contractor was selected through competitive bidding. (Public Contract Code § 22037).

LBP (Local Business
Participation Percentage)

00.0%

Recommendation

Approval by the Board of Education of the Agreement Between Owner and Contractor by and between the District and Nicholas Guiterrez doing business as N G Builder Company, Santa Clara, CA, for the latter to provide demolition and disposal of the existing play structure, safety surfacing, and asphalt layer within the designated play area. Install a new play structure, Poured-in-Place (PIP) safety surfacing, and a new drainage system to serve the play area. Apply a double layer of seal coating. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, preparing the nature space, and installing nature play elements such as logs, stumps, and similar natural features, as part of the Harriet Tubman Child Development Center Play Yard Site Improvement Project, in the amount of \$259,702.00, which includes a contingency fee of \$32,000.00, as the lowest responsive bidder, with the work anticipated to commence on February 16, 2026, and required to be completed within seventy-five days (75), with an anticipated ending of May 2, 2026.

Fiscal Impact OCI Oakland Children Initiative

Attachments

- Contract Justification
- Agreement, Bonds, and Other Contract Documents
- Certificate of Insurance
- Routing Form

OAKLAND UNIFIED SCHOOL DISTRICT

CONTRACT JUSTIFICATION FORM

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

Legislative File	ID No. <u>25-2676</u>	
Department:	Facilities Planning and Management	
Vendor Name:	N G Builder Company	
Project Name:	Harriet Tubman CDC Play Yard Site Improvements	Project No.: <u>25092</u>
Contract Term:	Intended Start: February 16, 2026	ntended End: May 2, 2026
Total Cost Over	Contract Term: <u>\$259,702.00</u>	
Approved by: <u>F</u>	Preston Thomas	
Is Vendor a loc	cal Oakland Business or has it met the requirements of	the
Local Business	s Policy? Yes (No if Unchecked)	
How was this c	contractor or vendor selected?	
N G Builder Cor	mpany was selected by the District as the lowest responsible and	responsive bid.
Summarize the	e services or supplies this contractor or vendor will be p	roviding.
layer within the drainage syste installing new play elements	ompany will provide demolition and disposal of the existing ne designated play area. Install a new play structure, poured area to serve the play area. Apply a double layer of seal coating trees with complete irrigation and drainage systems, preparation as logs, stumps, and similar natural features, as part of ard Site Improvement Project.	l-in-Place (PIP) safety surfacing, and a new ng. Additional scope includes furnishing and ring the nature space, and installing nature
Was this contr	eact competitively bid? Check box for "Yes" (If "	'No," leave box unchecked)
If "No," please a	nswer the following questions:	
1) How did you o	determine the price is competitive?	

2) Please check the competitive bidding exception relied upon:

Construction Contract:
☐ Price is at or under UPCCAA threshold of \$75,000 (as of 1/1/25)
☐ 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), <u>and</u> (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.), <u>and</u> (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 \$114,800 or less (as of $1/1/25$)
☐ 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 \$114,800 (as of 1/1/25)
☐ Certain instructional materials (Public Contract Code §20118.3)
☐ Data processing systems and supporting software – choose one of three lowest bidders (Public Contract Code §20118.1)
☐ Electronic equipment – competitive negotiation (Public Contract Code §20118.2) – contact legal counsel to discuss if applicable

10298(a)) – contact legal counsel to discuss if applicable
☐ Piggyback contract for purchase of personal property (Public Contract Code §20118) – contact legal counsel to discuss if applicable
☐ Supplies for emergency construction contract (Public Contract Code §§22035 and 22050) – contact legal counsel to discuss if applicable
☐ No advantage to bidding (including sole source) – contact legal counsel to discuss if applicable
☐ Other:
Maintenance Contract:
\square Price is at or under bid threshold of \$114,800 (as of $1/1/25$)
☐ No advantage to bidding (including sole source) – contact legal counsel to discuss
☐ Other:

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

AGREEMENT BETWEEN OWNER AND CONTRACTOR

This Agreement, effective February 16, 2026, is by and between the Oakland Unified School District, in Alameda County, California, hereinafter called the "Owner," and N G BUILDER COMPANY, hereinafter called the "Contractor."

WITNESSETH: That the Contractor and the Owner for the consideration hereinafter named agree as follows: Harriet Tubman Child Development Center Play Yard Site Improvement Bid No. 25092 ("Project").

ARTICLE I. SCOPE OF WORK.

The Contractor shall perform within the time stipulated the contract as herein defined, and shall provide all labor, materials, tools, utility services, and transportation to complete in a workmanlike manner all of the work required in connection with the following titled Project: Harriet Tubman Child Development Center Play Yard Site Improvement Project, located at 800 33rd Street, Oakland, CA.

The Project includes Demolish and dispose of the existing play structure, safety surfacing, and asphalt layer within the designated play area. Work includes installing new play structure, PIP (Poured-in-Place) safety surfacing, and a new drainage system to serve the play area, Apply double layer of seal coating. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, as well as preparing the nature space and installing nature play elements such as logs, stumps, and similar features. All work shall comply with standard safety requirements and be coordinated with OUSD. Further details are provided in the specifications. all in strict compliance with Exhibit A and other contract documents related,

Contractor has been selected as the lowest responsible and responsive bidder to perform the work as follows: Demolish and dispose of the existing play structures, safety surfacing, and asphalt layer within the designated play area. Work includes installing new play structures, PIP (Poured-in-Place) safety surfacing, and a new drainage system to serve the play area. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, as well as preparing the nature space and installing nature play elements such as logs, stumps, and similar features. All work shall comply with standard safety requirements and be coordinated with OUSD. Further details are provided in the specifications,

and other Contract Documents relating thereto.

This contract is not subject to the District's Project Labor Agreement, dated June 30, 2021, which is available to upload found by going to the OUSD home page: ousd.org > Offices and Departs > Facilities Planning & Management Department > Click Opportunities drop-down > Project Labor Agreement(PLA) is at the bottom.

ARTICLE II. CONTRACT DOCUMENTS.

The Contractor and the Owner agree that all of the documents listed in Article 1.1.1 of the General Conditions form the "Contract Documents" which form the "Contract." The Contractor and its subcontractors must use the Owner's program software KAHUA, INC. for projects.

ARTICLE III. TIME TO COMPLETE AND LIQUIDATED DAMAGES.

Time is of the essence in this Contract, and the time of Completion for the Work ("the Contract Time") shall be seventy-five (75) calendar days which shall start to run on (a) the date of commencement of the Work as established in the Owner's Notice to Proceed, or (b) if no date of commencement is established in a Notice to Proceed from Owner, the date of Contractor's actual commencement of the Work (including mobilization). The Owner anticipates that the Contract Time will start to run on February 16, 2026, in which case the deadline for Completion would be May 2, 2026.

The site for the Contract will not be available to the Contractor for construction on the following dates: N/A. The Contractor shall not be entitled to time extensions for lack of access to the site on these dates.

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

Accordingly, the parties agree that \$1,000.00 per calendar day of delay shall be the damages which the Owner shall directly incur upon failure of the Contractor to Complete the Work within the Contract Time or Complete any specified portion of the Work by a milestone deadline, as described above. Liquidated damages will accrue for failure to meet milestone deadlines even if the Contractor Completes the Work within the Contract Time.

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

Accordingly, the parties agree that \$1,000.00 for each calendar day of delay shall be the amount of damages which the Owner shall directly incur upon Contractor causing another contractor on the Project to fail to timely complete its work under its contract or causing delayed *completion* of the Project.

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

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

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

ARTICLE IV. PAYMENT AND RETENTION.

The Owner agrees to pay the Contractor in current funds **TWO HUNDRED FIFTY-NINE THOUSAND SEVEN HUNDRED TWO DOLLARS NO/100 (\$259,702.00)** for work satisfactorily performed after receipt of properly documented and submitted Applications for Payment and to make payments on account thereof, as provided in the General Conditions.

The above contract price does not include any special allowances. The above contract price includes a general contingency allowance of **THIRTY-TWO THOUSAND DOLLARS NO/100** (\$32,000.00) to pay any additional amounts to which the Contractor may be entitled under the Contract Documents other than special allowances.

Any payment from a special allowance or general contingency allowance ("Allowance") is entirely at the discretion, and only with the advanced written approval, of the Owner. To request payment from an Allowance, the Contractor must fully comply with the Contract Documents' requirements related to Notice to Potential Changes, Change Order Requests, and Claims, including but not limited to Articles 4 and 7 of the General Conditions and its provisions regarding waiver of rights for failure to comply. If the Owner approves in writing a payment from an Allowance, no change order approved by Owner's governing body shall be required, but Contractor must sign an Allowance expenditure form, after which the Contractor may include a request for such payment in its next progress payment application. Contractor's inclusion of a request for such payment in a progress payment application, or Contractor's acceptance of a progress payment that includes such

Agreement Between Owner and Contractor Over \$75,000 – N G Builder Company– Harriet Tubman Child Development Center Play Yard Site Improvement Project - \$259,702.00.00{\$R799843}

payment, shall act as a full and complete waiver by Contractor of all rights to recover additional money related to the underlying basis of such payment; and such waiver shall be in addition to any other waiver that applies under the Contract Documents (including Article 4 of the General Conditions). If Contractor requests a time extension or other consideration in connection with or related to a requested payment from an Allowance, Contractor must comply with the Contract Documents' requirements related to Notice to Potential Changes, Change Order Requests, and Claims, including but not limited to Articles 4, 7, and 8 of the General Conditions and their provisions regarding waiver of rights for failure to comply, and no such time extension or other consideration may be issued until a change order is approved by the Owner's governing body pursuant to the Contract Documents. The amount of an Allowance may only be increased by a change order approved by Owner's governing body. Once an Allowance is fully spent, the Contractor must request any additional compensation pursuant to the procedures in the Contract Documents for Notices of Potential Claim, Change Order Requests, and Claims, and payment must be made by a change order approved by the Owner's governing body pursuant to the General Conditions. Upon Completion of the Work, all amounts in an Allowance that remain unspent and unencumbered shall remain the property of the Owner, Contractor shall have no claim to such funds, the Owner shall be entitled to a credit for such unused amounts against the above contract price, and the Owner may withhold such credit from any progress payment or release of retention.

ARTICLE V. CHANGES.

Changes in this Agreement or in the Work to be done under this Agreement shall be made as provided in the General Conditions.

ARTICLE VI. TERMINATION.

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

ARTICLE VII. PREVAILING WAGES.

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

The Contractor and any subcontractor under the Contractor as a penalty to the Owner shall

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

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

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

ARTICLE VIII. WORKING HOURS.

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

ARTICLE IX. APPRENTICES.

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

ARTICLE X. DSA OVERSIGHT PROCESS.

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

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

ARTICLE XI. INDEMNIFICATION AND INSURANCE.

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

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

Contractor shall provide the insurance set forth in the General Conditions. The amount of

Agreement Between Owner and Contractor Over \$75,000 – N G Builder Company – Harriet Tubman Child Development Center Play Yard Site Improvement Project - \$259,702.00.00{\$R799843}

general liability insurance shall be \$2,000,000 per occurrence for bodily injury, personal injury and property damage and the amount of automobile liability insurance shall be \$1,000,000 per accident for bodily injury and property damage combined single limit.

ARTICLE XII. ENTIRE AGREEMENT.

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

ARTICLE XIII. EXECUTION OF OTHER DOCUMENTS.

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

ARTICLE XIV. EXECUTION IN COUNTERPARTS.

This Agreement may be executed in counterparts such that the signatures may appear on separate signature pages. A copy, or an original, with all signatures appended together, shall be deemed a fully executed Agreement.

ARTICLE XV. BINDING EFFECT.

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

ARTICLE XVI. SEVERABILITY; GOVERNING LAW; CHOICE OF FORUM.

If any provision of the Contract shall be held invalid or unenforceable by a court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof. The Contract shall be governed by the laws of the State of California. Any action or proceeding seeking any relief under or with respect to this Agreement shall be brought solely in the Superior Court of the State of California for the County of Alameda, subject to transfer of venue under applicable State law, provided that nothing in this Agreement shall constitute a waiver of immunity to suit by Owner.

ARTICLE XVII. AMENDMENTS.

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

Agreement Between Owner and Contractor Over \$75,000 – N G Builder Company– Harriet Tubman Child Development Center Play Yard Site Improvement Project - \$259,702.00.00{\$R799843}

ARTICLE XVIII. ASSIGNMENT OF CONTRACT.

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

ARTICLE XIX. WRITTEN NOTICE.

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

ARTICLE XX. SANCTIONS IN RESPONSE TO RUSSIAN AGGRESSION.

The Owner is using State of California funds for this Contract, and therefore Contractor must comply with the Governor's March 4, 2022, Executive Order N-6-22 ("Order") relating to any existing sanctions imposed by the United States government and the State of California in response to Russia's actions in Ukraine, including additional requirements for contracts of \$5 million or more. Failure to comply may result in the termination of the Contract.

CONTRACTOR:			
N G BUILDER COMPANY			
Signature:	-		
Name:	Date: _		
(Chairman, Pres., or Vice-Pres.			
Signature			
Name:	Date:		
(Secretary, Asst. Secretary, CFO, or Asst. Treasure)			
OAKLAND UNIFIED SCHOOL DISTRICT			
Jennifer Brouhard, President, Board of Education		Date	_
Denise Gail Ed.D., Interim Superintendent and Interim Secretary, Board of Education		Date	_

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and Interim Secretary, Board of Education

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CONTRACTOR:	
N G BUILDER COMPANY,	
Signature:	
Name: <u>Wicholas</u> Gutierrez	Date: 11 6/25
(Chairman, Pres., or Vice-Pres.	
Signature	
Name:	Date:
(Secretary, Asst. Secretary, CFO, or Asst. Treasure)	
OAKLAND UNIFIED SCHOOL DISTRICT	
OAKLAND UNIFIED SCHOOL DISTRICT	
Jount Inch	12/11/2025
Jennifer Brouhard, President, Board of Education	Date
Denie Gaif Salle	12/11/2025
Denise Gail. Ed.D., Interim Superintendent	Date

Agreement Between Owner and Contractor Over \$75,000 - N G Builder Company- Harriet Tubman Child Development Center Play Yard Site Improvement Project - \$259,702.00.00{\$R799843}

___1078311____ CALIFORNIA CONTRACTOR'S LICENSE NO.

_07/31/2027

LICENSE EXPIRATION DATE

NOTE:

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

Oakland Unified School District Division of Facilities Planning and Management

BID OPENING TABULATION SHEET

School: Project: Harriet Tubman Child Development Center

PlayYard Site Improvement 25092 Project #:

320,000.00 Estimate: \$

Date:

Time: Project Mgr:

Architect:

Monday, October 20, 2025 2:00 p.m. April Clement N/A

Signature of W	itness to Bid		Signature of Bid	Opener		
Company:	A CST Group Inc., dba Dynasel USA	Base Bid:	\$ 475,693	7.00	Required Day of Bid:	7
Address:	309 Laurelwood Road, Suite 18-1	Allowance:	\$ 32,000		Signed Bid Form	>
City/State:	Santa Clara, CA 95054	TOTAL:	\$ 507,697		Addendum Acknow.	X
Phone:	408-464-0993	Alternates	1		Bid Bond	X
Fax:	408-496-0306	21131311131333			Non-Collusion	X
· con	.00 150 0000				Iran Contracting Certification	NA.
			Time Submitte	d Date Submitted	Site Visit Certification	X
			1:58 p.m.	10/20/2025	Contractor's Sub List	X
					Debarment Suspension & Schd Z	
					Local Business Participation Form	T W
			Time Opened	Date Opened	DVBE Forms	W
			2:03 p.m.	10/20/2025		
Company:	Cestarollo Construction LLC	Base Bid:	\$ 298,225	00	Dogwined Day of Rids	
Address:	2400 Las Gallinas Avenue, Suite #1415	Allowance:	\$ 298,225		Required Day of Bid: Signed Bid Form	- V
City/State:	San Rafael, CA 94903	TOTAL:	\$ 330,225		Addendum Acknow	X
Phone:	415-246-2074	Alternates	\$ 330,22.	.00	Bid Bond	X
Fax:		7.4447.14444			Non-Collusion	X
					Iran Contracting Certification	NA
			Time Submitte	d Date Submitted	Site Visit Certification	T x
			1:59 p.m.	10/20/2025	Contractor's Sub List	X
					Debarment Suspension & Schd Z	
					Local Business Participation Form	T W
			Time Opened	Date Opened	DVBE Forms	T W
			2:08 p.m.	10/20/2025		
Company:	MOKA Engineering and Construction LLC	Base Bid:	\$ 295,000	00	Required Day of Bid:	-
Address:	3315 Montgomery Drive, Unit 312	Allowance:	\$ 32,000		Signed Bid Form	X
City/State:	Santa Clara, CA 95054	TOTAL:	\$ 327,000		Addendum Acknow.	X
Phone:	646-342-0620	Alternates			Bid Bond	X
Fax:					Non-Collusion	X
					Iran Contracting Certification	NΑ
			Time Submitte	d Date Submitted	Site Visit Certification	X
			1:50 p.m.	10/20/2025	Contractor's Sub List	X
					Debarment Suspension & Schd Z	X
					Local Business Participation Form	WA
			Time Opened 2:14 p.m.	Date Opened 19/20/2025	DVBE Forms	_ WA
Company:	Native Soil, Inc.	Base Bid:	\$ 447,379		Required Day of Bid:	
Address:	1721 Broadway, Suite #201	Allowance:	\$ 32,000		Signed Bid Form	X
City/State: Phone:	Oakland, CA 94612 510-590-1361	TOTAL:	\$ 476,379	.00	Addendum Acknow.	X
Fax:	210-230-1301	Alternates:			Bid Bond Non-Collusion	X
un.					Iran Contracting Certification	NA
			Time Submitte	Date Submitted	Site Visit Certification	X
					Contractor's Sub List	1 ^
	=		1:43 p.m.	10/20/2025	Debarment Suspension & Schd Z	1 X
					Local Business Participation Form	T WA
			Time Opened	Date Opened	DVBE Forms	WA
			2:22 p.m.	10/20/2025	terr who it seems	407
			ZZZ D.III.	10/20/2023		

Oakland Unified School District Division of Facilities Planning and Management

BID OPENING TABULATION SHEET

		The second					
Company:	Guerra Construction, Inc.	Base Bid:	\$	296,000.00		Required Day of Bid:	
Address:	984 Memorex Drive	Allowance:	\$	32,000.00		Signed Bid Form	X
City/State:	Santa Clara, CA 95050	TOTAL:	\$	328,000.00		Addendum Acknow.	X
Phone:	408-244-9848	Alternates:				Bid Bond	X
Fax:						Non-Collusion	X
						Iran Contracting Certification	NA
			I	ime Submitted	Date Submitted	Site Visit Certification	X
				1:26 p.m.	10/20/2025	Contractor's Sub List	T x
						Debarment Suspension & Schd Z	
						Local Business Participation Form	T WA
				Time Opened	Date Opened	DVBE Forms	WA
				2:26 p.m.	10/20/2025		
Commonwell	NC Builders Company	Inana Pida	4	227 702 00		In the same	
Company:	NG Builders Company	Base Bid:	\$	227,702.00		Required Day of Bid:	10000
Address:	3100 Dutton Avenue, Suite #223	Allowance:	\$	32,000.00		Signed Bid Form	X
City/State:	Santa Rosa, CA 95407	TOTAL:	\$	259,702.00		Addendum Acknow.	X
Phone:	707-852-5046	Alternates:				Bid Bond	X
Fax:						Non-Collusion	X
						Iran Contracting Certification	NA
			Ji	me Submitted	Date Submitted	Site Visit Certification	X
				12:58 p.m.	10/20/2025	Contractor's Sub List	X
						Debarment Suspension & Schd Z	X
						Local Business Participation Form	WA
			7	Time Opened	Date Opened	DVBE Forms	WA
				2:32 p.m.	10/20/2025		
Company:	Redwood Engineering Construction	Base Bid:	\$	319,000.00		Required Day of Bid:	1
Address:	416 D Street	Allowance:	\$	32,000.00		Signed Bid Form	X
City/State:	Redwood City, CA 94063	TOTAL:	\$	351,000.00		Addendum Acknow.	X
Phone:	925-819-2960	Alternates:	Ψ	331,000.00		Bid Bond	X
Fax:	650-369-5258	Aiterriates.				Non-Collusion	X
1 0/1	030 309 3230					Iran Contracting Certification	NA
			774	me Submitted	Date Submitted	Site Visit Certification	
							X
			1	12:09 p.m.	10/20/2025	Contractor's Sub List	X
			-			Debarment Suspension & Schd Z	X
			-	and the same of the same of	19/07 (72/10/27/6)	Local Business Participation Form	WA
				ime Opened	Date Opened	DVBE Forms	_ WA
				2:35 p.m.	10/20/2025		
Company:		Base Bid:				Required Day of Bid:	1
Address:		Allowance:				Signed Bid Form	
City/State:		TOTAL:				Addendum Acknow.	
Phone:		Alternates:					
Fax:							
						Schedule Z Form	
			Tir	me Submitted	Date Submitted	Fingerprint Acknowledge Form	
						Other Contract Documents	1
				one Onesead	Date Occupi		-
			1	ime Opened	Date Opened		

Written By:

Read By: Juanita Hunter

00 42 00 BID FORM AND PROPOSAL

To: Governing Board of Trustees of the Oakland Unified School Dis From: Decider Company (Insert Proper Name of Bidder)	trict ("District")
The undersigned declares that the Contract Documents including, wi Bidders and the Instructions to Bidders have been read and agrees necessary labor, materials, and equipment to perform and furnish al terms and conditions of the Contract Documents, including, without Specifications of the Harriet Tubman CDC Play Yard Site Improver ("Project") and will accept in full payment for that Work the following to included:	s and proposes to furnish all I work in accordance with the limitation, the Drawings and nent Project, Bid No. 25092
A. Two hyndred twony seven thousand bollars \$2	27,702.00
B. Thirty-Two Thousand Dollars \$ 32, 10% Owner's Contingency	000.00
The Owner's Contingency of ten percent (10%) shall only be allocated that could not reasonably have been foreseen at the time of bid. Cordue any portion of this allowance unless the District has identified submitted a price for that work or the District has proposed a price accepted the cost for that work, and the District has authorized Contingency. Contractor hereby authorizes the District to execute a unit at or near the end of the Project for all or any portion of the allowance	ntractor shall not bill for or be specific work, Contractor has for that work, the District has ntractor's use of the Owner's ateral deductive change order
C. MA Dollars Allowance 1 - [Insert detailed description]	A
D. Two hundred fifty nine thousand several \$ 25 TOTAL BID * (Assumes Alternates Not Included in Method of Determin	59,702.00 ing Low Bid)
The undersigned has checked carefully all the above figures and unde responsible for any errors or omissions on the part of the undersigned Enclosed find certified or cashier's check no Bank for	
Dollars (\$) or Bidder's Bond of thein an amount of not less than ten percent (10%) of the entire bid. The on the acceptance of this proposal, to execute the Contract, provinsurance, and that, in case of default in executing these documents Contract Documents, the proceeds of the check or bond accompanying	ride the required bonds and s within the time fixed by the

shall become the property of the District.

Descriptions of alternates are primarily scope definitions and do not necessarily detail the full range of materials and processes needed to complete the construction.

- 1. Contractor agrees to commence and complete the work within the time specified in the Notice to Proceed. It is understood that this bid is based upon completing the work within the number of calendar days specified in the Contract Documents.
- 2. The liquidated damages clause of the General Conditions and Special Conditions is hereby acknowledged.
- 3. The following documents are attached hereto:

Bid Bond on the District's form or other security Designated Subcontractors List Non-Collusion Affidavit Project Warranty

4.	Receipt and	acceptance of	f the following	Addenda is	hereby ac	knowledged:

Addendum No. 1	Dated: Out 6 2025
Addendum No. 2	Dated: 0 4 6 2025
Addendum No. 3	Dated:
Addendum No. 4	Dated:
Addendum No. 5	Dated:

- 5. Bidder expressly acknowledges that it is aware that if a false claim is knowingly submitted (as the terms "claim" and "knowingly" are defined in the California False Claims Act, Cal. Gov. Code, §12650 et seq.), the District will be entitled to civil remedies set forth in the California False Claim Act. It may also be considered fraud and the Contractor may be subject to criminal prosecution.
- 6. The undersigned Bidder certifies that it is, at the time of bidding, and shall be throughout the period of the contract, licensed by the State of California to do the type of work required under the terms of the Contract Documents. Bidder further certifies that it is regularly engaged in the general class and type of work called for in the Contract Documents.

Furthermore, Bidder hereby certifies to the District that all representations, certifications, and statements made by Bidder, as set forth in this bid form, are true and correct and are made under penalty of perjury.

Dated this 10	da	ay ofO A		
Name of Bidder	6	Builder	Company	
Bid Forms Design-Bid-Build			,	

Type of Organization Sole Prop	
Signature / ////	
Signed by Nicholas Cotherrez	
Title of Signer	
Address of Bidder 3200 Dutton tue Suite 223 Santa Rosa CA 9	5407
Bidder's Taxpayer Identification No. 86-3315944	
Telephone Number 707 - 852 - 5046	
Fax Number	
E-mail fosic anghilders. LLC Website NA	
Contractor's License No(s).: No.: 1078311 Class: A and B Expiration Date: 13/27	
No.: Class: Expiration Date:	
No.: Class: Expiration Date:	
If Bidder is a corporation, affix corporate seal.	
Name of Corporation: MA	
President: WA	
Secretary: NA	
Treasurer: VA	
Manager: NA	

00 43 36 DESIGNATED SUBCONTRACTORS LIST

In compliance with the "Subletting and Subcontracting Fair Practices Act," California Public Contract Code sections 4100 to 4114, and any amendments thereto, each Bidder shall provide the information requested below for each subcontractor who will perform work, labor or render service to Bidder in or about the construction of the Work in an amount in excess of one-half of one percent (greater than 0.5 %) of the Bidder's Total Bid Price and shall further set forth the portion of the Work which will be done by each subcontractor. Bidder shall list only one subcontractor for any one portion of the Work.

If the Bidder fails to specify a subcontractor for any portion of the Work to be performed under the Contract, it shall be deemed to have agreed to perform such portion itself, and shall not be permitted to subcontract that portion of the Work except under the conditions hereinafter set forth below.

Subletting or subcontracting of any portion of the Work in excess of one half of one percent (greater than 0.5%) of the Total Bid Price for which no subcontractor was designated in the original bid shall only be permitted in cases of public emergency or necessity, and then only after District approval.

Pursuant to California Labor Code § 1725.5, for any project exceeding Twenty-Five Thousand Dollars (\$25,000), each listed subcontractor must be registered as a Public Works Contractor with the California Department of Industrial Relations (DIR) at the time of bid submission. Each Bidder shall provide the DIR Public Works Contractor Registration Number for each subcontractor listed. Failure to comply with this requirement may result in bid rejection.

An inadvertent error in listing a California contractor's license number shall not be grounds for filing a bid protest or for considering the bid nonresponsive if the Bidder submits the corrected contractor's license number to the District within 24 hours after the bid opening, or any continuation thereof, so long as the corrected contractor's license number corresponds to the submitted name and location for that subcontractor.

If the Contractor fails to specify a subcontractor for any portion of the Work to be performed under the Contract in excess of one-half of 1 percent (0.5%) of the Contractor's total bid, the Contractor shall be deemed to have agreed to perform such portion itself, and shall not be permitted to subcontract that portion of the Work except under the conditions hereinafter set forth.

Subletting or subcontracting of any portion of the Work as to which no subcontractor was designated in the original bid shall only be permitted in cases of public emergency or necessity, and then only after a finding reduced to writing as a public record of the legislative body of the District.

For all projects over Twenty-Five Thousand Dollars (\$25,000): For any bid proposal submitted, and for any contract for public work entered into, an inadvertent error in listing a subcontractor who is not registered under Labor Code section 1725.5 shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive, provided that either: the subcontractor is registered prior to the bid opening; or the subcontractor is registered and has paid the penalty registration fee specified in Labor Code section 1725.5(a)(2)(E), if applicable, within 24 hours after the bid opening; or the subcontractor is replaced by another registered subcontractor under Public Contract Code section 4107. Failure of a listed subcontractor to be registered shall be grounds under Public Contract Code section 4107 for the Contractor, with the District's consent, to substitute a registered subcontractor for the unregistered subcontractor.

Failure to provide this information in a legible manner may result in the rejection of an otherwise acceptable bid.

Project: Harriet Tubman Child Development Center Play Yard Site Improvement Bld No. 25092

Name of Bldder:

Bid Forms

Tubman CDC Play Yard Site Improvement

lo. 25092

Bidder's Authorized Signature: Name and Location	Description of Work to be Subcontracted
Name and Location of Subcontractor	Description of Work to be Subcontracted
Name: Roberts on Industries Inc	PIP
Address: 2140 & celor of Tempe AZ	
Ph: 800-858-0519 Fax: 401-340-04	License No. 667 261
Name and Location of Subcontractor	Description of Work to be Subcontracted
Name: 686 Bushes	Play ground Install
Address: 4542 Contractors place	
Ph: 925-846-9023 Fax:	License No. <u>750759</u>
Name and Location of Subcontractor	Description of Work to be Subcontracted
Name:	
Address:	,
Ph: Fax:	License No
Name and Location of Subcontractor	Description of Work to be Subcontracted
Name:	
Address:	
Ph: Fax:	License No.
Name and Location of Subcontractor	Description of Work to be Subcontracted
Name:	
Address:	
Ph; Fax:	License No.
Name and Location of Subcontractor	Description of Work to be Subcontracted
Name:	
Bid Forms	

Address:			
Ph:	Fax:	License No	
Name and Location of Subcontractor		Description of Work to be Subcontracted	
Name:			
Address:			
Ph:	Fax:	License No.	
Name and Location of Subcontractor		Description of Work to be Subcontracted	
Name:			_
Address:			
Ph:	Fax:	License No.	-0
Name and Location of Subcontractor		Description of Work to be Subcontracted	
Name:			_
Address:			_
Ph:	Fax:	License No.	
I am the authorized represent subcontractor listed portion of work for which	d holds a valid and cu	er submitting this Designated Subcontractors List and I rrent contractor license in good standing in California to sted.	declare that perform the
I declare under penalty of that this declaration is ex	f perjury under the law secuted on Market,	s of the State of California that the foregoing is true and c 20 <u>25</u> , at <u>Sunka Vol</u> [city], <u>CA</u> [state].	correct and
Signature:	Me		
Print Name: Ni Cho (C	es betierre	2	
Title: (JWWW			

00 61 10 BID BOND

WHEREAS, N G Builder Company	, as Principal, and
Capitol Indemnity Corporation as Surety, a	corporation organized and existing under and by virtue of the
laws of the State of Wisconsin and a	authorized to do business as a surety in the State of California, iffied School District ("District"), as Obligee, in the sum of
(\$_26,100.00), being not less than ter	n percent (10%) of the Total Bid Price; for the payment of which our heirs, executors, administrators, successors, and assigns,
	oid to the District to perform all Work required for the Harrlet 25092 as set forth in the Notice to Bidders and accompanying
and in the manner required by the above-referenced bound with said Contract Documents, furnishes the other to guarantee payment for labor and materials), f	ed a Contract for the Work by the District and, within the time d Contract Documents, enters into the written form of Contract required bonds (one to guarantee faithful performance and the furnishes the required insurance certificates and endorsements, aired by the Contract, then this obligation shall be null and void;
terms of the Contract or the notice inviting bids, or accompanying the same, shall in any way affect its ob-	es that no change, extension of time, alteration or addition to the to the work to be performed thereunder, or the specifications oligation under this bond, and it does hereby waive notice of any to the terms of the Contract of the notice inviting bids, or to the
) days after the period for which bids must be held open or until tificates of insurance required and return of executed copies of the bid security will be returned.
In the event suit is brought upon this bond by the Disincurred by the District in such suit, including reasons	strict and judgment is recovered, said Surety shall pay all costs able attorneys' fees to be fixed by the court.
SIGNED AND SEALED, this 16th day of October	, 20 <u>25</u> .
N G Builder Company	Capitol Indemnity Corporation
By: Signature	By: Signature
	Michael D. Lapre, Attorney-In-Fact
(SEAL)	(SEAL) SEAL
Bid Forms	TO CONCENT

ALL-PURPOSE ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

COUNTY OF Maricopa			
On 10/16/2025	before me,	Michelle Lee Eldridge	, Notary Public, personally appeared
Michael D. Lapre			
instrument and acknowledged to	o me that he/she/th	ney executed the same	son(s) whose name(s) is/are subscribed to the with e in his/her/their authorized capacity(ies), and that be pon behalf of which the person(s) acted, executed the
I certify under PENALTY OF PERJ	URY under the laws	of the State of Arizon	a that the foregoing paragraph is true and correct.
WITNESS my hand and official se	al.		MICHELLE LEE ELDRIDGE NOTARY PUBLIC - ARIZONA MARICOPA COUNTY COMMISSION ● 621894 MY COMMISSION EXPIRES JANUARY 17, 2027
	7	X	This area for official notarial seal.
OPTION	AL CECTRON III		
OPIION		ITY CLAIMED BY S	RY ACKNOWLEDGEMENT
Though statute does not require documents.	the Notary to fill in th	ne data below, doing so	may prove invaluable to persons relying on the
	TITLE(S) LIMITED	☐ GENERAL	
Name of Person or Entity		Name	e of Person or Entity
OPTION/	AL SECTION - NO	T PART OF NOTAR	RY ACKNOWLEDGEMENT
			event fraudulent reattachment of this form.
TITO CENTEL	ATE MUST BE AT	TACHED TO THE D	OCUMENT DESCRIBED BELOW
THIS CERTIFIC			
TITLE OR TYPE OF DOCUMENT	Г:		

CAPITOL INDEMNITY CORPORATION POWER OF ATTORNEY

CIC1963997

	POWER OF ATTORNEY	Bond Number
KNOW ALL MEN BY THESE PRESENTS, That principal offices in the City of Middleton, Wisconsin,	does make, constitute and appoint	
BELENDA JOHNSON; MICHAEL S	I FLORES; R.M. FRIEDIK; PHIILIP SIMONS; A BIMONS; MICHELLE L. ELDRIDGE; J.C. SHIV	ARTYCE JOHSON; TARYN CHESTER ELY; LAUREN CASEY ALEXANDER
and contracts of safetyship, provided that no bond of t	undertaking or contract of suretyship executed und	y, and as its act and deed, any and all bonds, undertakings der this authority shall exceed in amount the sum of
ALL WRITTEN IN	STRUMENTS IN AN AMOUNT NOT TO EXC	EED: \$20,000,000,000
The second secon	neeting duly called and held on the 15th day of M	
writings obligatory in the nature thereof, one or more duties usual to such offices to the business of this comor to any certificate relating thereto by facsimile, and and binding upon the Company, and any such power Company in the future with respect to any bond or unmay be revoked, for cause, or without cause, by any of	resident vice-presidents, assistant secretaries and a pany; the signature of such officers and seal of the any such power of attorney or certificate bearing so executed and certified by facsimile signature adertaking or other writing obligatory in the natu- said officers, at any time."	acting individually or otherwise, be and they hereby are ecuting and attesting bonds and undertakings, and other attorney(s)-in-fact, each appointee to have the powers and e Company may be affixed to any such power of attorney such facsimile signatures or facsimile seal shall be valid and binding upon the re thereof to which it is attached. Any such appointment
of Florida Department of Transportation. It is fully un estimate to the Contractor and/or its assignee, shall not	derstood that consenting to the State of Florida D relieve this surety company of any of its obligation	nat the power and authority hereby given to the Attorney- gineering and construction contracts required by the State epartment of Transportation making payment of the final ons under its bond.
Commonwealth of Kentucky at least thirty (30) days pr	rior to the modification or revocation.	the power and authority hereby given to the Attorney-in- to the Commissioner - Department of Highways of the
IN WITNESS WHEREOF, the CAPITOL INDEM corporate seal to be hereto affixed duly attested, this 1s	INITY CORPORATION has sound there	esents to be signed by its officer undersigned and its
Ryan J. Byrnes Senior Vice President, Chief Financial Officer and Treasurer Todd Burrick	SEAL	CAPITOL INDEMNITY CORPORATION Adam L. Sills Chief Executive Officer and President
Chief Underwriting Officer STATE OF WISCONSIN COUNTY OF DANE S.S.:	STEINERING	
On the 1st day of September, 2022 before me personally in the County of New York, State of New CORPORATION, the corporation described in and whi said instrument is such corporate seal; that it was so affix	ich executed the above instrument that he knows	the seal of the said corrections that the seal of the seal of the said corrections that the seal of th
STATE OF WISCONSIN COUNTY OF DANE S.S.:	SOF WISCON	David J. Regele Notary Public, Danc Co., WI My Commission Is Permanent
I, the undersigned, duly elected to the office stated to authorized to make this certificate, DO HEREBY been revoked; and furthermore, that the Resolution of the	CERTIFY that the foregoing attached Powe	of Attorney remains in full force and has not
Signed and sealed at the City of Middleton, State of Wisco	onsin this 16th day of	October 20 25
	SEAL	Suzanne M. Broadbent Scoretary

00 45 10 NON-COLLUSION AFFIDAVIT

In accordance with Public Contract Code section 7106, the undersigned declares that he or she holds the position listed below with the bidder, the party making the foregoing bid, that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any

manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder, or to secure any advantage against the public body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid are true; and, further, that the bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid, and has not paid, and will not pay, any person or entity for such purpose.
Any person executing this declaration on behalf of a bidder that is a corporation, partnership, joint venture, limited liability company, limited liability partnership, or any other entity, hereby represents that he or she has full power to execute, and does execute, this declaration on behalf of the bidder.
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Signature Achies Gatterne Z Typed or Printed Name Oune Z Title Bidder
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
Subscribed and sworn before me This 20 day of October 2025
Notary Public in and for PLEASE SEE the State of California ATTACHMENT

State of California

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

County of Sonoma	
	Subscribed and sworn to (or affirmed) before me on
	this 20th day of October, 2025, by Date Month Year
YOGITA SANGWAN Notary Public - California Sonoma County	(1) Nicholas Grutierrez
Sonoma County Commission # 2389430 My Comm. Expires Jan 4, 2026	(and (2)
	proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.
Place Notary Seal and/or Stamp Above	Signature of Notary Public
OP	TIONAL
	n deter alteration of the document or is form to an unintended document.
Description of Attached Document	
Title or Type of Document: Non- C	ellusion Applidavit
Document Date: 10 20 20 25	Number of Pages:
Signer(s) Other Than Named Above:	

SUFFICIENT FUNDS DECLARATION **DOCUMENT 00 41 06**

(Labor Code section 2810)
To Be Executed by Bidder and Submitted with Bid

Owner: Oakland Unified Sch Contract: V 6 Burt 2 CO	ool District mpany / Harriet Tubman	Bid No 25092
this Declaration, and that such bid entity] to comply with all local, state	includes sufficient funds to permit, or federal labor laws or regulations of laws of entity) with the control of the control o	[insert title] of for the above Project that accompanies C Buldy Company [insert name of during the Project, including payment of vill comply with the provisions of Labor
I declare under penalty of percorrect and executed on Declared 20	erjury under the laws of the State of 20 25 at Sunta [city], A [California that the foregoing is true and state].
Date: 10/20/2025	Signature Print Name: Victors Lith Print Title:	urez

00.45 27.12 FINGERPRINTING AND CRIMINAL BACKGROUND CHECK CERTIFICATION

One of the boxes below must be checked, and an executed copy of this form must be provided to the District:

- Contractor's employees will have no contact or interaction with District pupils outside of the immediate supervision and control of the pupil's parent or guardian or a school employee. Accordingly, the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Contractor's services under this Agreement.
- □ Contractor's employees will have contact or interaction with District pupils outside of the immediate supervision and control of the pupil's parent or guardian or a school employee. Accordingly, the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to Contractor's services under this Agreement, and Contractor certifies its compliance with these provisions as follows: "Contractor certifies that the it has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all Contractor's employees, subconsultants, agents, and subconsultants' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Contractor, who may have contact with District pupils, outside of the immediate supervision and control of the pupil's parent or guardian or a school employee, in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. A complete and accurate list of all Employees who may come in contact with District pupils during the course and scope of the Agreement is attached hereto."
- □ Contractor's services under this Agreement shall be limited to the construction, reconstruction, rehabilitation, or repair of a school facility, and Contractor's employees shall have only limited contact with students. Accordingly, the requirements of Education Code section 45125.2 shall not apply to Contractor's services under this Agreement.
- □ Contractor's services under this Agreement shall be limited to the construction, reconstruction, rehabilitation, or repair of a school facility, and Contractor's employees will have contact, other than limited contact, with District pupils. Pursuant to Education Code section 45125.2, District shall ensure the safety of the pupils by at least one of the following as marked:

The installation of a physical barrier at the worksite to limit contact with pupils.

- ☐ Continual supervision and monitoring of all Contractor's on-site employees of Contractor by an employee of Contractor, ______ whom the Department of Justice has ascertained has not been convicted of a violent or serious felony.
- □ Surveillance of Employees by District personnel.

MEGAN'S LAW (SEX OFFENDERS). CONTRACTOR SHALL VERIFY AND CONTINUE TO VERIFY THAT THE EMPLOYEES OF CONTRACTOR THAT WILL BE ON THE PROJECT SITE AND THE EMPLOYEES OF THE SUBCONSULTANT(S) THAT WILL BE ON THE PROJECT SITE ARE NOT LISTED ON CALIFORNIA'S "MEGAN'S LAW" WEBSITE (HTTP://www.meganslaw.ca.gov/).

MUST BE COMPLETED BY CONTRACTOR'S AUTHORIZED REPRESENTATIVE:

I am a representative of the Contractor entering into this Agreement with the District and I am familiar with the facts herein certified and am authorized and qualified to execute this certificate on behalf of Contractor.

BY: N 6 Builder Company	
NAME: Nicholas Gatieriez	
TIME: Ource	
DATE: 10/0/25	

MUST BE COMPLETED BY DISTRICT'S AUTHORIZED REPRESENTATIVE:

As an authorized District official, I am familiar with the facts herein certified and am authorized to execute this certificate on behalf of the District.

	DISTRICT	
BY:		_
NAME:		_
Title:		
DATE:		

CONTRACTOR

00 45 27.08 IRAN CONTRACTING ACT CERTIFICATION [required if over \$1,000,000 project]

As required by California Public Contract Code Section 2204, the Bidder certifies subject to penalty for perjury that the option checked below relating to the Bidder's status in regard to the Iran Contracting Act of 2010 (Public Contract Code Section 2200 et seq.) is true and correct:

	(i)	identified on the current list of persons and entities engaging in ir in Iran prepared by the California Department of General Services subdivision (b) of Public Contract Code Section 2203; or		
	(ii)	a financial institution that extends, for 45 days or more, credi \$20,000,000 or more to any other person or entity identified or persons and entities engaging in investment activities in Iran prepa Department of General Services in accordance with subdivision (b Code Section 2203, if that person or entity uses or will use the creor services in the energy sector in Iran.	n the current list of red by the California o) of Public Contract	
	2010	The District has exempted the Contractor from the requirements of the Iran Contracting Act of 2010 after making a public finding that, absent the exemption, Agency will be unable to obtain the goods and/or services to be provided pursuant to the Contract.		
X	The a \$1,00	The amount of the Contract payable to the Contractor for the Project does not exceed \$1,000,000.		
certify (or dand correct.	eclare) ur	nder penalty of perjury under the laws of the State of California that t	he foregoing is true	
		1/11/11/12	10/10/25	
		Signature	Date	
		Dicholos Cotierraz	Owner	
		Name	Title	
		Name of Firm		
		<u> </u>		

00 45 27.07 SCHEDULE Z

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

I am aware of and hereby certify that neither N & Bvildw Company nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency. I further agree that I will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts, and subcontracts. Where the bidder/offeror/ contractor or any lower participant is unable to certify this statement, it shall attach an explanation to this solicitation proposal.

statement, it shall attach an explanation to the	his solicitation proposal.			
IN WITNESS WHEREOF, this instrument has bon the 10 day of 00, 20	peen duly executed by the Principal of the above named bidder of the purposes of submission of this bid.			
(Corporate Seal)	By Signature			
	Typed or Printed Name			
	Title			
	10/20/25 Date			
As the awardee under this Bid, I hereby certify that the above certification remains valid as of the date of contract award, specifically, as of the 10.1007/journal.org/ for the purposes of award of this contract.				
(Corporate Seal)	By Signature Signature			
	Typed or Printed Name			
	Title			
	10/20/25 Date			

00 40 02 SITE VISIT CERTIFICATION

TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID IF SITE VISIT WAS MANDATORY

PROJECT: Harriet Tubman Child Development Center Play Yard Site Improvement

Check option that applies	
	ed the Site of the proposed Work and became fully acquainted with the conditions relating I fully understand the facilities, difficulties, and restrictions attending the execution of the
Work and or contract.	
I certify that	(Bidder's representative) visited the Site of the proposed
	quainted with the conditions relating to construction and labor. The Bidder's representative
fully understood the facilit	ies, difficulties, and restrictions attending the execution of the Work under contract.
all of their respective off	e Oakland Unified School District, its Architect, its Engineer, its Construction Manager, and icers, agents, employees, and consultants from any damage, or omissions, related to been identified during my visit and/or the Bidder's representative's visit to the Site.
I certify under penalty of p	erjury under the laws of the State of California that the foregoing is true and correct.
Date:	10/0/25
Proper Name of Bidder:	Note Builder Company
Signature:	Mille Make
Print Name:	Nicholas Contierer
Title:	owner

00 65 36 PROJECT WARRANTY

We, the undersigned, do hereby warrant and guarantee all products and services described within which we have provided for:

Harriet Tubman Child Development Center Play Yard Site Improvement Bid No. 25092

are in accordance with the Contract Documents and that all such Work as installed will fulfill or exceed all minimum warranty requirements. We agree to repair or replace Work installed by us for a period of <u>at least two years</u> after the date of recording the Notice of Completion, together with any adjacent Work which is displaced or damaged by so doing, that proves to be defective in workmanship, material, or function at no expense to the [insert school district name] School District, ordinary wear and tear and unusual abuse or neglect excepted. Manufacturers' and suppliers' warranties may be longer than the <u>two year</u> period described above, but not shorter.

In the event of our failure to comply with the above-mentioned conditions within seven (7) business days, after notification in writing, we, the undersigned, all collectively and separately, hereby authorize the District to have said defective Work, repaired or replaced to be made good, and agree to pay to the District upon demand all moneys that the District may expend in making good said defective Work, including but not limited to all collection costs and reasonable attorneys' fees.

Company Name: 6 Boylder Com	npany
Signed:	
(Contractor's signature)	
Name: Wicholas butierrez	
(printed)	
Date: 10/0/25	<u> </u>

+ × @ in •

Consumers

Licensees

Applicants

Home Online Services License Details

■Contractor's License Detail for License # 1078311

information, you should be aware of the following limitations. DISCLAIMER: A license status check provides information taken from the CSLB license database. Before relying on this

- CSLB complaint disclosure is restricted by law (B&P 7124.6) If this entity is subject to public complaint disclosure click on link that will appear below for more information. Click here for a definition of disclosable actions.
- Only construction related civil judgments reported to CSLB are disclosed (B&P 7071.17).
- Arbitrations are not listed unless the contractor fails to comply with the terms.
- Due to workload, there may be relevant information that has not yet been entered into the board's license database

Business Information

Business Phone Number:(707) 852-5046 3100 DUTTON AVE SUITE 223 N G BUILDER COMPANY SANTA ROSA, CA 95407

Entity Sole Ownership

Issue Date 07/17/2021

Expire Date 07/31/2027

N G Builder Company 1000874885

Unlink From Business

Manage Contractor Employees

Manage Contractor Users

DIR Approvedianage Contractor Information

July 1, 2025 to June 30, 2026 Current registration valid

Future registration valid from July 1, 2026 to June 30, 2027

Request Addition to a Project Team

■ My Approvals

No records in Approval using that filter

■ My Projects

Search My Projects

Q

Name -(\geq

Project Number

State

Stage Awarding Body Submit new ECPR

Viev



Contractor's License Detail for License # 667261

DISCLAIMER: A license status check provides information taken from the CSLB license database. Before relying on this information, you should be aware of the following limitations.

- CSLB complaint disclosure is restricted by law (<u>B&P 7124.6</u>) If this entity is subject to public complaint disclosure click on link that will appear below for more information. Click <u>here</u> for a definition of disclosable actions.
- Only construction related civil judgments reported to CSLB are disclosed (B&P 7071.17)
- Arbitrations are not listed unless the contractor fails to comply with the terms.
- Due to workload, there may be relevant information that has not yet been entered into the board's license database.

Data current as of 10/20/2025 8:56:51 AM

Business Information

ROBERTSON INDUSTRIES INC 2140 E CEDAR ST TEMPE, AZ 85281 Business Phone Number:(602) 707-6884

 Entity
 Corporation

 Issue Date
 03/17/1993

 Expire Date
 03/31/2027

License Status

This license is current and active.

All information below should be reviewed.

Classifications

C-61 / D12 - SYNTHETIC PRODUCTS

Bonding Information

Contractor's Bond

This Ilcense filed a Contractor's Bond with TRAVELERS CASUALTY AND SURETY COMPANY OF

AMERICA.

Bond Number: 105209757 Bond Amount: \$25,000 Effective Date: 01/01/2023

Contractor's Bond History

Bond of Qualifying Individual

This license filed Bond of Qualifying Individual number 0254405 for WILLIAM JOHN STAFFORD in the

amount of \$25,000 with BERKLEY INSURANCE COMPANY.

Effective Date: 06/08/2023





Public Works Support

Log in

eCPR Search

Knowledge

Contractor Registration Search

Project Registration Search

Register

Home > Customer Account Lookup > 1000002700 - ROBERTSON INDUSTRIES, INC.

1000002700 - ROBERTSON INDUSTRIES, INC.

Customer Account Lookup

PWCR

1000002700

Contractor Status

DIR Approved

CSLB

667261



○Contractor's License Detail for License # 750759

DISCLAIMER: A license status check provides Information taken from the CSLB license database. Before relying on this information, you should be aware of the following limitations.

- CSLB complaint disclosure is restricted by law (B&P 7124.6) If this entity is subject to public complaint disclosure click
 on link that will appear below for more information. Click here for a definition of disclosable actions.
- Only construction related civil judgments reported to CSLB are disclosed (B&P 7071.17).
- Arbitrations are not listed unless the contractor fails to comply with the terms
- Due to workload, there may be relevant information that has not yet been entered into the board's license database.

Data current as of 10/20/2025 11:01:03 AM

Business Information

G & G BUILDERS INC 4542 CONTRACTORS PLACE LIVERMORE, CA 94551 Business Phone Number:(925) 846-9023

> Entity Corporation Issue Date 06/17/1998 Expire Date 06/30/2026

> > License Status

This license is current and active.

All information below should be reviewed.

Classifications

- ► B GENERAL BUILDING
- A GENERAL ENGINEERING

Randing Information

Contractor's Bond

This license filed a Contractor's Bond with AMERICAN CONTRACTORS INDEMNITY COMPANY.

Bond Number: 100411007 Bond Amount: \$25,000 Effective Date: 01/01/2023 Contractor's Bond History

Bond of Qualifying Individual

The qualifying individual GERARD PETER CALLAHAN certified that he/she owns 10 percent or more of the voting stock/membership interest of this company; therefore, the Bond of Qualifying individual is not required.

Effective Date: 06/05/2004 BQI's Bond History

Workers' Compensatio

An employee service group holds the workers compensation insurance.

Policy Number: C7386110A Effective Date: 10/01/2025 Expire Date: 10/01/2026 Workers' Compensation History





Public Works Support

Log in

eCPR Search

Knowledge

Contractor Registration Search

Project Registration Search

Register

Home > Customer Account Lookup > 1000013987 - G&G BUILDERS, INC.

1000013987 - G&G BUILDERS, INC.

Customer Account Lookup

PWCR

1000013987

Contractor Status

DIR Approved

CSLB

750759

ADDENDUM NO. 1

September 29, 2025

Harriet Tubman CDC Play Yard Site Improvements Project OAKLAND UNIFIED SCHOOL DISTRICT

OUSD PROJECT NUMBER 25092

Oakland Unified School District Facilities Planning & Management 955 High Street, Oakland, CA 94601

The following changes, additions, modifications and corrections hereinafter set forth shall apply to the Bid Documents for the project and shall be made a part thereof and subject to all the requirements thereof, as if originally specified and/or shown.

Addendum No. 1

Item# 1:

The Bid Due date is being changed to:

Wednesday, October 15, 2025, at 2:00 pm

Item# 2: Prequalification is not required for this project. However, the District prefers that bidders be included on the District's certified pregualification list.

Item# 3: We will be sending a separate addendum to address the questions that were asked during and after the bid walk."

> RECEIPT OF THIS ADDENDUM MUST BE ACKNOWLEDGED ON THE FORM OF PROPOSAL

> > End of Addendum No. 1

Mych fulf brichders betierrez owner 10/10/25

ADDENDUM NO. 2

October 6, 2025

Harriet Tubman CDC Play Yard Site Improvements Project OAKLAND UNIFIED SCHOOL DISTRICT

OUSD PROJECT NUMBER 25092

Oakland Unified School District Facilities Planning & Management 955 High Street, Oakland, CA 94601

The following changes, additions, modifications and corrections hereinafter set forth shall apply to the Bid Documents for the project and shall be made a part thereof and subject to all the requirements thereof, as if originally specified and/or shown.

Addendum No. 2

Item: 1:

The Bid Due date is being changed to: Monday, October 20, 2025, at 2:00 pm

Item 2 Revised Scope of Work:

- 1. Remove existing play structures and their footings, along with the safety surfacing. Include patching back. Ensure the restored surface blends seamlessly with the existing surroundings.
- 2. Prep surface for new play structures
 - a. Demolish existing asphalt layer within the designated play area. Total demolition area is approximately 1,300 square feet.
 - b. Footprint of the new play structure is 49 x 26.
 - c. Install 4" x 6" Curb/band w/1 #4 bar continuous along the perimeter of the safety surfacing.
 - d. Include a 4 inch base rock layer. Compacted to 95% compaction. Contractor to provide special inspector.
 - e. Include any prep required and draining needs. Follow safety surface and play structure vendors recommendations.
 - f. Drainage requirements:
 - i. Excavate a trench approximately 2 feet deep by 16 inches wide along the inside perimeter of the new curb.
 - ii. Install a new 4-inch perforated drain pipe.
 - iii. Wrap the perforated drain pipe with fabric.
 - iv. Backfill the trench with 3/4-inch drain rock, extending a minimum of 6 inches above the drain pipe.
 - v. Connect the new drain pipe for the play structure to the nearest existing
 - vi. Ensure the new drain pipe slopes from the highest point to the lowest point for optimal drainage.
- 3. New Play Structure Installation
 - a. Vendor name: Landscape Structures Inc. (LSI). Reference play structure design drawing and installation manual.

- b. Sub surface must not be more than 2% slope in all directions.
- c. OUSD to furnish the play equipment. Contractor to install.
 - i. Contractor is responsible to offload equipment, stagging and securing the materials onsite.
 - ii. Contractor must be Certified Playground Safety Inspector (CPSI) and must have a minimum of 3 years of experience installing play structures.
- 4. Poured-In-Place (PIP) Play Matting Surface for new Play Structure
 - a. Furnish and install new poured-in-place (PIP) matting for new play structure.

 Total 1,300 sqft
 - b. Product: TotTurf Standard EPDM or equivalent, 3.5" total thickness. Prep surface based on vendors recommendation.
 - c. PIP must contain 50% color with (2) color selection as part of the design. Color choices and design must be coordinated with OUSD.
 - d. Poured in place surfacing to include a cushion layer of rubber and polyurethane binder, capped with a wear course of TPV or equivalent granules mixed with aliphatic polyurethane for color topcoats.
 - e. Contractor must have a minimum of 3 years of experience installing PIP surfacing.
- 5. Apply a double layer of seal coating throughout the schoolyard. Approx. 1000 sqft. Include any prep work required (clean cracks at the existing asphalt surface of debris, pressure wash, and crack seal).
- 6. Furnish and install trees
 - a. Install (10) new trees, each 10ft in height, with a box size of 36 inches. Each tree must be securely staked to ensure stability. Install a wooden header board edging in a 5-foot diameter around each tree.
 - b. Furnish and install new irrigation and drainage systems for trees. Include trenching and re-pavement.
 - c. Place mulch around trees as needed.
 - d. Tree types:
 - i. Marina (Arbutus 'Marina' Standard 36" box)

7. Nature Areas

- a. Remove existing 4" asphalt layer. Approx. 2,600 sqft.
- b. Remove grass layer near the top fence. Approx. 1,000 sqft.
- c. Excavate and dispose 6" of soil beneath the adjacent surface (grade level) allow for Engineering Wood Fiber (EWF). Contractor to furnish and install EWF.
- d. Furnish and install new $\frac{1}{2}$ " irrigation & 3" french drainage systems to meet the needs for the space.
- e. Furnish and install stripped wood logs and log seats. The size of log seats and logs varies. Natural wood smooth.

Manufacturer / Vendor: WWW.BAYAREAREDWOOD.COM or equivalent.

- i. (12) Stripped Wood Logs (6' in length and 12" 18" in diameter). Backless, surface mounted, non-movable.
- ii. (40) Stumps varies sizes (12" 24" in diameter). Surfaces mounted, non-movable.
- iii. (4) Large Redwood Stump (5' 7' in diameter)
- a. Build a 10' x 10' stage. Reference link: https://kaboom.org/enhancement-projects/how-to-build-a-10-x-10-stage/

- 8. Garden Area Enhancements
 - a. Remove existing 8'x4'x4' planter beds.
 - b. Remove existing drip system lateral pipes and submain line.
 - c. Install new drip irrigation system for new (6) planter boxes 8'x4'x2'. Reference OUSD Standard for irrigation and planter beds material and build requirements.
- 9. Furnish and install privacy screen. Approximately 70 ft.

Note: Excavate a hole measuring 4 feet wide by 4 feet long by 4 feet deep for each tree. Remove and properly dispose of the excavated soil. After planting each tree, backfill the hole with a mixture of soil and compost to promote healthy growth. This is typical for all tree planting locations.

Add Alternates:

a. N/A.

Inclusions:

- 1. Area of work must be fenced off to ensure a safe working environment on site. Materials should also be staged within a fenced area.
- 2. Materials and debris generated during construction must be hauled off site after the work is completed.
- 3. Must provide your own dumpster.
- 4. Site must be scrubbed, and pressure washed after the completion of contractor's work. Newly installed play structure(s) must be wiped down.
- 5. Post-work inspections will be coordinated with a firm provided by OUSD.
- 6. Deliveries must be coordinated with OUSD.
- 7. Include furnishing and installation of (2) root watering systems (RWS) for each tree. Reference: https://store.rainbird.com/rwsb1401-rain-bird-rws-root-watering-system-36in-tube-0-25-gpm-bubbler-4-ingrate.html?utm_source=google&utm_medium=cpc&utm_campaign=RainBirdPLA&utm_ term=%7Bkeyword%7D.

Reference documents:

- 1. Update School Yard Diagram.
- 2. Update Project Schedule.
- 3. OUSD planter beds and irrigation standards
- 4. Soil Characterization Report.
- 5. Site underground utilities scanning and topographic survey.
- 6. LSI's Play Structure Design Drawing
- 7. LSI's Play Structure Installation Manual

RECEIPT OF THIS ADDENDUM MUST BE ACKNOWLEDGED ON THE FORM OF PROPOSAL

End of Addendum No. 2

Nicholas Cutierrez owner w/10/25

Bid cover sheet:

Bid form, including proof of signers' authority.

Bid security.

Designation of Subcontractors.

Noncollusion Declaration.

Sufficient Funds Declaration.

Fingerprinting Notice and Acknowledgement.

Iran Contracting Act Certification (if required; see the form).

Local Business Participation Form. [Not required]

Schedule Z Debarment Certification.

Site Visit Certification (if required; see above).

DVBE Certification (if DVBE is required; see above).

DVBE Worksheet (if DVBE is required; see above).

Proof of Registration per Labor Code §1725.5.

44. TIME OF COMPLETION AND LIQUIDATED DAMAGES:

The Contract Time shall be seventy-five (75) calendar days. See Article III of the Agreement for details about the Contract Time and any milestone deadlines.

Liquidated damages for delay in Completion of the Work within the Contract Time, or for delay in completion of a specified portion of the Work by a milestone deadline, will accrue and may be assessed as provided in the Contract Documents, including Article III of the Agreement and Article 19 of the General Conditions.

[END OF INSTRUCTIONS TO BIDDERS]

Instructions to Bidders
DESIGN-BID-BUILD
HARRIET TUBMAN CDC PLAY YARD SITE IMPROVEMENT
PROJECT NO. 25092



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 11/7/2025

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

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

PRODUCER		CONTACT NAME: Certificate Team	
Inszone Insurance Services, LLC 2721 Citrus Road, Suite A	2	PHONE (A/C, No, Ext): 877-308-9663	FAX (A/C, No): 916-400-2625
Rancho Cordova, CA 95742		E-MAIL ADDRESS: certs@inszoneins.com	
		INSURER(S) AFFORDING COVERAGE	NAIC#
	License#: 0F82764	INSURER A: State National Insurance Company	12831
NSURED Nicholas Gutierrez DBA: N G Buil 3100 Dutton Avenue, Suite 223 Santa Rosa, CA 95407	NGBUILD-01	INSURER B : California Automobile Insurance Co	38342
	ilders	INSURER c : Kinsale Insurance Company	38920
		INSURER D: Clear Spring Property and Casualty C	Company 15563
		INSURER E : Navigators Insurance Company	42307
		INSURER F : Evanston Insurance Company	35378
COVERAGES	CERTIFICATE NUMBER: 582083588	REVISION NU	MBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	R TYPE OF INSURANCE		ADDL SUBR INSD WVD POLICY NUMBER		POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
А	X	CLAIMS-MADE X OCCUR	Y	Y	NXTOGICJ4P-04-GL	7/6/2025	7/6/2026	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 100,000	
								MED EXP (Any one person)	\$ 15,000	
								PERSONAL & ADV INJURY	\$ 1,000,000	
	GEN	'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000	
	X	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000	
		OTHER:							\$	
₿	AUT	OMOBILE LIABILITY	Y	Υ	BA040000083490	9/5/2025	9/5/2026	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
	Х	ANY AUTO						BODILY INJURY (Per person)	\$	
		OWNED SCHEDULED AUTOS ONLY AUTOS						BODILY INJURY (Per accident)	\$	
		HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$	
									\$	
С		UMBRELLA LIAB X OCCUR	Y		0100323160-1	7/6/2025	7/6/2026	EACH OCCURRENCE	\$ 4,000,000	
	Χ	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 4,000,000	
		DED RETENTION\$							\$	
D		KERS COMPENSATION EMPLOYERS' LIABILITY		Y	CWC00036804	7/3/2025	7/3/2026	X PER OTH- STATUTE ER	منطقه بالقطاء والمناجس فسندست فالقافلة فالمثوليان فلسلة مرسو الهويونسي فلسية يجوي وينجيان مو	
	ANY	PROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$ 1,000,000	
	(Man	CER/MEMBEREXCLUDED?	NA					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000	
	If yes	, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000	
E E F	Equi	pment Floater pment Floater ution Liability			04-IM060580 04-IM060580 CPLMOL133804	10/24/2025 10/24/2025 8/19/2025	10/24/2026 10/24/2026 8/19/2026	Scheduled Equipment Deductible Aggregate/Occurence	\$93,268 \$2,500 \$1,000,000	
	L		<u></u>	<u> </u>			L	<u> </u>		

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) RE: Oakland Unified School District- Harriet Tubman CDC - 800 33rd Street Oakland CA 94608

Additional Insured on the General Liability and Auto Liability. Primary and Non-Contributory on the General Liability. Waiver of Subrogation on the General Liability, Auto Liability and Workers Compensation. Excess follows form, subject to the terms and conditions of the policy.

The aforementioned coverage is provided to the extent in the attached forms for: Oakland Unified School District its officers, elected officials, employees, agents and volunteers.

CERTIFICATE HOLDER	CANCELLATION
Oakland Unified School District	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
955 High St, Oakland, CA 94601	AUTHORIZED REPRESENTATIVE
	Chry

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Policy Number: NXTOGICJ4P-04-GL

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – AUTOMATIC STATUS WHEN REQUIRED IN CONSTRUCTION AGREEMENT WITH YOU

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II Who Is An Insured is amended to include as an additional insured any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured.

However, the insurance afforded to such additional insured:

- Only applies to the extent permitted by law; and
- 2. Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

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

This insurance does not apply to:

- 1. "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - **b.** Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

- "Bodily injury" or "property damage" occurring after:
 - a. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
 - b. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

- Required by the contract or agreement you have entered into with the additional insured; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

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

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – AUTOMATIC STATUS

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

SECTION II - WHO IS AN INSURED is amended to include as an additional insured any person or organization when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy.

- **A.** Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - **2.** The acts or omissions of those acting on your behalf with respect to:
 - a. Premises you own, rent, lease, or occupy; or
 - **b.** Your ongoing operations performed for that insured.
- B. The insurance afforded to such additional insured:
 - 1. Only applies to the extent permitted by law; and
 - 2. Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- **C.** The Limits of Insurance applicable to the additional insured are the lesser of those specified in:
 - 1. The written contract or agreement; or
 - 2. The Declarations for this policy, whichever is less.

Such are included in, and not in addition to, the Limits of Insurance shown in the Declarations.

D. Regardless of whether other insurance is available to an additional insured on a primary basis, this insurance will be primary and noncontributory if a written contract between you and the additional insured specifically requires that this insurance be primary.

All other terms and conditions of the policy remain unchanged.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

A. SECTION II - WHO IS AN INSURED is amended to include the following as insureds:

1. Lessor of Leased Equipment

Any person or organization from whom you lease equipment when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an insured only with respect to their liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your maintenance, operation or use of equipment leased to you by such person or organization.

No such person or organization is an insured under this section:

- a. Upon expiration or termination of their contract or agreement with you for such leased equipment ends;
- **b.** For any "bodily injury" or "property damage" caused by an "occurrence" which takes place after expiration or termination of their contract or agreement with you; or
- **c.** For any "personal and advertising injury" caused by an "offense" which takes place after expiration or termination of their contract or agreement with you.

2. Managers or Lessors of Premises

Any person or organization from whom you lease premises when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an insured only with respect to liability arising out of your ownership, maintenance or use of that part of the premises leased to you.

No such person or organization is an insured under this section for any:

- **a.** For "bodily injury" or "property damage" caused by an "occurrence" which takes place after you cease to be a tenant in that premises.
- **b.** Structural alterations, new construction or demolition operations performed by or on behalf of such person or organization.

3. Grantor of Franchise

Any person or organization (referred to below as grantor of a franchise) with whom you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy, but only with respect to "bodily injury" or "property damage" arising out of " liability as grantor of a franchise to you

B. With respect to the insurance afforded to these additional insureds, the following is added to SECTION III LIMITS OF INSURANCE:

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

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

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

C. With respect to the provisions of this endorsement, the following is added to **SECTION IV** – **COMMERCIAL GENERAL LIABILITY CONDITIONS**, paragraph **4. Other Insurance**:

Regardless of whether other insurance is available to an additional insured on a primary basis, this insurance will be primary and noncontributory if a written contract between you and the additional insured specifically requires that this insurance be primary.

All other terms and conditions of the policy remain unchanged.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

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

SCHEDULE

Name Of Person Or Organization:

Any person or organization against whom you have agreed to waive such right of recovery in a written contract or agreement

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

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

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

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET ADDITIONAL INSURED

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM TRUCKERS COVERAGE FORM

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

The following is added to the Section II - Liability Coverage, Paragraph A.1. Who Is An Insured Provision:

Any person or organization that you are required to include as additional insured on the Coverage Form in a written contract or agreement that is signed and executed by you before the "bodily injury" or "property damage" occurs and that is in effect during the policy period is an "insured" for Liability Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Section II.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BLANKET WAIVER OF SUBROGATION

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

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

SECTION IV – BUSINESSS AUTO CONDITIONS, A. Loss Conditions, 5. Transfer of Rights Of Recovery Against Others To Us, the following is added:

We waive any right of recovery we may have against any person or organization to the extent required of you by a written contract executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of the operations contemplated by such contract. The waiver applies only to the person or organization designated in such contract.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED AS REQUIRED BY WRITTEN CONTRACT

Attached To and Forming Part of Policy	Effective Date of Endorsement		Named Insured
0100323160-1	07/06/2025 12:01AM	at the Named	NG Builders LLC
	Insured address shown on the Declarations		
Additional Premium:		Return Premium:	
\$0		\$0	

This endorsement modifies insurance provided under the following:

COMMERCIAL EXCESS LIABILITY COVERAGE

A. This insurance is amended to include any person or organization you are required to include as an Additional Insured on this Policy by written contract in effect during the policy period and executed prior to the occurrence of the injury or damage, but only for the vicarious liability imposed on the Additional Insured provided that such liability is caused by the sole negligent conduct of the Named Insured and is proximately caused by "your work" or "your product" for the Additional Insured.

However:

- 1. The insurance afforded to such Additional Insured only applies to the extent permitted by law; and
- 2. Will not be broader than that which you are required by the written contract to provide for such Additional Insured.
- B. The insurance provided to the Additional Insured under this endorsement is limited as follows:
 - 1. This insurance does not apply to injury or damage arising out of "your work" or "your product" included in the "products-completed operations hazard" unless you are required to provide such coverage by written contract. If such insurance is required by written contract, the insurance provided to the Additional Insured is limited to the alleged or actual vicarious liability imposed on the Additional Insured as a result of the alleged or actual negligent conduct of the Named Insured as a result of liability solely caused by "your work" or "your product" for the Additional Insured.
 - 2. This insurance is excess over any valid and collectible insurance issued specifically to the Additional Insured as a named insured, except when the written contract requires that such insurance apply on an excess basis over the insurance provided to the Additional Insured by this policy.
 - 3. Where there is no duty to defend the Named Insured, there is no duty to defend the Additional Insured. Where there is no duty to indemnify the Named Insured, there is no duty to indemnify the Additional Insured
 - **4.** This insurance does not apply to injury or damage arising out of the sole negligence of the Additional Insured or any employees of the Additional Insured.
- C. With respect to the insurance afforded to the Additional Insured, the following is added to **SECTION IV LIMITS OF INSURANCE**:

The most we will pay on behalf of the Additional Insured is the amount of insurance:

- 1. Required by the written contract; or
- 2. Available under the applicable limits of insurance;

whichever is less.

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This endorsement shall not increase the applicable limits of insurance.

- **D.** Duties of the Additional Insured in the event of occurrence, claim or suit:
 - 1. The Additional Insured must promptly give notice of an occurrence, a claim which is made or a suit, to any other insurer which has insurance for a loss to which this insurance may apply.
 - 2. The Additional Insured must promptly tender the defense of any claim made or suit to any other insurer which also issued insurance to the Additional Insured as a Named Insured or to which the Additional Insured may qualify as an Additional Insured for a loss to which this insurance may apply.
- E. For the purposes of this endorsement, the following are added to the **DEFINITIONS** Section of this Policy:

"Your work":

- a. Means:
 - (1) Work or operations performed by or on behalf of the Named Insured; and
 - (2) Materials, parts or equipment furnished in connection with such work or operations.
- b. Includes
 - (1) Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of the Named Insured's work, and
 - (2) The providing of or failure to provide warnings or instructions.

"Your product":

- a. Means:
 - (1) Any goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:
 - (a) You;
 - (b) Others trading under your name; or
 - (c) A person or organization whose business or assets you have acquired; and
 - (2) Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.
- b. Includes
 - (1) Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your product"; and
 - (2) The providing of or failure to provide warnings or instructions.
- c. Does not include vending machines or other property rented to or located for the use of others but not sold.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

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Policy Number: 0100323160-1

COMMERCIAL EXCESS LIABILITY POLICY

PROVISIONS

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties, and what is covered and not covered. Throughout this policy, the words "you" and "your" refer to the Named Insured shown in the Declarations and any other person or organization qualifying as an insured under the "underlying insurance". The words "we" and "us" refer to the Company shown in the Declarations. Other words and phrases that appear in quotation marks have special meanings. Refer to SECTION II--DEFINITIONS.

SECTION I- COVERAGE

A. INSURING AGREEMENT

We will pay on behalf of the Named Insured those sums in excess of the "underlying insurance" that you become legally obligated to pay as damages because of injury or property damage to which this insurance applies, provided that the damages would be covered by the "underlying insurance(s)", but for the exhaustion of the applicable Limits of Insurance.

This policy shall follow the terms, definitions, conditions and exclusions of the "primary insurance" and of any other "underlying insurance" only to the extent coverage is further limited or restricted by the terms and conditions of such other "underlying insurance"; subject always to the policy period, policy limits, premiums and all other terms, definitions, conditions and exclusions of this policy. If any provisions of the "underlying insurance" conflict with any provisions of this policy, the provisions of this policy will apply.

This policy will not, in any event, provide broader coverage than that provided by the "underlying insurance".

The amount we will pay for damages shall not exceed the Limits of Insurance stated in Item 1 of the Declarations.

B. DEFENSE, INVESTIGATION, SETTLEMENT

- 1. When the Limit of Insurance of "underlying insurance" have not been exhausted, the Company will have the right but not the duty to participate in the investigation, defense and settlement of claims or suits against you seeking damages because of injury or damage to which this insurance might apply. If a claim or suit is settled within the limits of insurance of the "underlying insurance(s)", no costs will be payable by the Company.
- 2. When the Limit of Insurance of "underlying insurance" are exhausted by payments of judgments, settlements, and any costs or expenses subject to such limit, we will have a duty to defend claims or suits to which this insurance applies. We may, at our discretion, investigate and settle any claims or suits however we will have no duty to defend an insured against any claim or suit seeking damages to which this insurance does not apply. No other duty, obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for elsewhere in this policy.
- 3. Subject to the above provisions, costs incurred by you without the written consent of the Company shall be paid by you.
- 4. When we assume the defense of any claim or suit against you that seeks damages covered by this policy, we will pay all costs to the extent that such payments are not covered elsewhere.

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- 5. If the "primary insurance" includes defense costs and expenses within the limits of insurance of those policy(ies), then any such payments we make are included within and will reduce the Limits of Insurance of this policy as shown in **Item 1** of the Declarations.
- 6. We will have no duty to investigate, defend or settle claims or suits brought against you once the Limits of Insurance of this policy as stated in **Item 1** of the Declarations are exhausted, or if claims or suits brought against you are excluded from coverage under this policy.

SECTION II- DEFINITIONS

- 1. "Primary insurance" means the "underlying insurance" policy(ies) listed as "primary insurance" in the Schedule of Underlying Insurance forming a part of this policy.
- 2. "Underlying insurance(s)" means:

All policies or self insurance, including the "primary insurance", listed in the Schedule of Underlying Insurance and any replacements or renewals of them, provided that such replacement or renewal policy(ies) provide coverage equivalent to and afford limits of insurance equal to or greater than the policy(ies) being renewed or replaced.

Policies purchased or issued for newly acquired or newly formed organizations shall not be more restrictive than any of the policies included in the Schedule of Underlying Insurance.

If any "underlying insurance" is subject to a sublimit, this insurance shall not drop down as excess of such sublimit, however, the limit of insurance of the "underlying insurance" shall be recognized as depleted to the extent of the underlying insurer's payment of loss subject to such sublimit.

SECTION III- EXCLUSIONS

All exclusions in the "underlying insurance", will also apply to the Limits of Insurance and coverages available under this policy. If there are conflicts in the exclusions of the "underlying insurance" with any of the exclusions of this policy, the exclusions in this policy will apply.

1. Uninsured Motorists, Underinsured Motorists and No Fault

This insurance does not apply to any liability, loss and/or damage, expense, costs, or defense arising out of any:

- a. Uninsured or Underinsured Motorist law; or
- b. No Fault Law, Automobile Medical Payments Coverage or similar act or law; or
- c. Any automobile accident reparation law.

2. Lead, Asbestos, Silica, Erionite

This insurance does not apply to any claim or suit for any injury or damage, arising directly or indirectly out of, related to, or, in any way involving asbestos, lead, silica or erionite, including any expenses or any obligations to share damages with or repay anyone else who must pay damages from asbestos, lead, silica or erionite.

This exclusion applies to:

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- a. Any injury or damages of any type arising out of the inhalation, ingestion, exposure to, absorption of, or toxic substance from asbestos, lead, silica or erionite in any form or from any goods, products or structures containing same;
- The existence of asbestos, lead, silica or erionite in any form in occupancy or construction or the manufacture, sale, transportation, handling, storage, disposal, removal or degradation of same or goods or products containing asbestos, lead, silica or erionite;
- c. Any hiring, placement, supervision, training, retention, act, error or omission; or
- d. Any recommendations, requests or warnings, or, advice given or that should have been given, as well as any costs, including but not limited to abatement, mitigation, degradation, removal, containment, treatment, detoxification, neutralization or disposal of same or in any way respond to or assess the effects of asbestos, lead, silica or erionite.

3. Discrimination

This insurance does not apply to any claim or suit for any injury or damage, arising directly or indirectly out of, related to, or, in any way involving discrimination of any kind, whether actual or alleged, nor to any expenses or obligation to share damages with or repay another who must pay damages from discrimination.

4. Employment Practices

This insurance does not apply to liability for employment-related practices, regardless of allegations, nor to any expenses nor to any obligation to share damages with or repay anyone else who must pay damages from same including but not limited to:

- a. Refusal to employ or termination of employment;
- b. Discrimination, coercion, demotion, evaluation, reassignment, discipline, defamation, harassment in any form, humiliation or other employment related practices, policies, acts or omissions;
- c. Consequential injury as a result of a. or b. above.

5. Classification Limitation

This insurance applies only to the operations that are described in the DESCRIPTION OF OPERATIONS shown on the Declarations page of this policy.

6. Duty To Defend

Where there is no coverage under this policy, there is no duty to defend.

7. Professional Liability

This insurance does not apply to professional liability, malpractice, errors, or omissions or acts of any type including rendering or failure to render any type of professional service nor to any expenses or any obligation to share damages with or repay anyone else who must pay damages from same, unless such Professional Liability coverage is specifically endorsed onto this policy or included as "underlying insurance".

8. Fiduciary

This insurance does not apply to any claim or suit arising directly from or indirectly out of, related to, or, in any way involving:

- a. Coercion, conversion or misappropriation of the funds or property of others;
- b. Dishonest, fraudulent, criminal or malicious acts or omissions of the insured, or any partner or employee or any person for whom you are legally responsible; or
- c. Activities or operations performed in the capacity of a fiduciary.

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9. War

This insurance does not apply to any claim or suit for any injury or damage, arising directly or indirectly out of, related to, or, in any way involving:

- a. Hostile or warlike action in time of peace or war, including any action in hindering, combating or defending against an actual impending or expected attack by:
 - 1) Any government or sovereign power (de jure or de facto), or by any authority maintaining or using military, naval or air forces;
 - 2) Military or naval or air forces, or
 - 3) An agent of 1) or 2) above, it being understood that any discharge, explosion or use of any weapon of war employing nuclear fission or fusion, or biological, chemical or radiological discharge shall be conclusively presumed to be such hostile or warlike action by such a government, power, authority or forces.
- b. Insurrection, rebellion, revolution, civil war, usurped power, or action taken by governmental authority in hindering, combating or defending against such an event.

10. Prior Injury or Damage

This insurance does not apply to injury or damage which begins or takes place before the inception date of this policy, regardless of whether or not such injury or damage is known to any insured; provided that when "primary insurance" applies on a claims-made basis, this insurance does not apply to injury or damage which begins or takes place before the retroactive date of this policy. If the retroactive date of this policy differs from that of any "underlying insurance", the retroactive date of this policy shall apply. This exclusion shall apply even though the nature and extent of such damage or injury may change and even though the damage or injury may be continuous, progressive, cumulative, changing or evolving, and even though the occurrence causing such injury or damage may be or may involve a continuous or repeated exposure to substantially the same general harm or condition.

If you are a contractor, builder or developer the following also applies:

All property damage to units of or within a single project or development and arising from the same general type of harm or condition, shall be deemed to occur at the time of damage to the first such unit, even though the existence, nature and extent of such damage may change and even though the occurrence causing such property damage may be or involve a continuous or repeated exposure to substantially the same general harm or condition which also continues or takes place (in the case of repeated exposure to the substantially the same general harm or condition) during the policy period of this policy.

11. Sublimited Coverages

This insurance does not apply to liability arising out of any coverages shown in the Schedule of Underlying Insurance that have limits lower than the per occurrence or per claim limit, or the aggregate limits shown for that particular scheduled "underlying insurance".

This exclusion applies regardless of the limits of insurance of the "underlying insurance" and whether or not those limits of insurance are part of, in addition to, or, separate from the limits of insurance of the "underlying insurance".

12. ERISA

This insurance does not apply to any liability arising out of the Employee Retirement Income Security Act of 1974 (ERISA) including any amendments thereto or any similar state, statutory or common law.

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13. Occupational Disease

- a. Any injury to any insured's employee(s) arising from an "occupational disease(s)"; or
- b. Any injury to any person or any claims by any person that they sustained injury or the fear of sustaining injury arising out of any contact with, handling of, inhalation, absorption or exposure to any environmental, chemical, or toxic agent or substance including any dust or fumes there from arising out of the insured's operations.

"Occupational disease(s)" means any physical or mental disease, condition or disability of any employee(s) of any insured arising out of the insured's operations or conditions of employment, including any disease, condition or disability from a repetitive operation or any contact with, handling of, inhalation, absorption or exposure to any environmental, chemical or toxic agent or substance including any dust or fumes there from arising out of the insured's operations.

14. Property in the Care, Custody or Control of Insured

Property damage to property in the care, custody or control of any insured or the employee(s) of any insured, over which the insured or any of the insured's employees are for any purpose, exercising physical control.

15. Fungi and Bacteria

Bodily injury or property damage that in any way, in whole or in part, arises out of, relates to or results from:

- a. Actual, alleged or threatened exposure to, consumption of, ingestion of, inhalation of, absorption of, existence of or presence of "fungi or bacteria" in any manner or form whatsoever;
- b. The actual or alleged failure to warn, advise or instruct related to "fungi or bacteria" in any manner or form whatsoever;
- c. The actual or alleged failure to prevent exposure to "fungi or bacteria" in any manner or form whatsoever; or
- d. The actual or alleged presence of "fungi or bacteria" in any manner or form whatsoever, in any place whatsoever, whether or not within a facility owned or used by the Named Insured, including the contents of such facility.

This exclusion includes, but is not limited to, compliance with any request, demand, order, or statutory or regulatory requirement, or any other action authorized or required by law, or any other claim, demand, loss, cost, or expense arising out of, relating to or resulting from the investigation of, abating, testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating or disposing of, or in any way responding to, or assessing the effects of "fungi or bacteria", as well as any loss, costs, fees, expenses, penalties, judgments, fines, or sanctions arising out of, relating thereto or resulting from "fungi or bacteria".

This exclusion does not apply to any "fungi or bacteria" that are intended to be on or contained in food or beverages intended for consumption.

As used in this exclusion, "fungi or bacteria" include, without limitation, mold, mildew, yeast, spores, mycotoxins, endotoxins, or other pathogens, as well as any particulates or byproducts of any of the foregoing, either directly or indirectly.

SECTION IV-LIMITS OF INSURANCE

Regardless of the number of insureds under this policy, persons or organizations who sustain injury or damage or claims made or suits brought, the Company's liability is limited as follows:

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- 1. The Limit of Insurance under this policy applies only when the total applicable limits of the "underlying insurance" have been exhausted solely as a result of actual payment of claims for damages by the underlying insurer(s) including if applicable actual payments by the underlying insurer(s) of any costs or expenses incurred in the investigation or defense of any claim.
- 2. The Limit of Insurance shown in **Item 1** of the Declarations as Each Occurrence is the most we will pay for damages because of bodily injury, property damage, personal and advertising injury arising out of any one occurrence or event.
- 3. The Limit of Insurance shown in **Item 1** of the Declarations as the Annual Aggregate is the most we will pay for all damages.
- 4. If the applicable aggregate Limit of Insurance has been reduced by payments of claims or expenses to an amount that is less than the Occurrence limit stated in the Declarations, the remaining aggregate limit of insurance is the most that will be available for payment of damages arising out of any other occurrence.
- 5. The Limits of Insurance of this policy apply to the entire policy period shown in the Declarations. If this policy is extended after issuance for an additional period of less than 12 months, the additional period will be deemed part of the last preceding policy period for the purposes of determining the Limit of Insurance.

SECTION V- CONDITIONS

If any conditions of the "underlying insurance" conflicts with any conditions of this policy, the conditions of this policy will apply:

1. Maintenance of Underlying Insurance

You will maintain the "underlying insurance" in full force and effect during the term of this policy, and agree to inform us within 30 days of any replacement or material change to that "underlying insurance" by the same or any other company.

Even if you do not maintain the "underlying insurance" in full force and effect or if you fail to meet all conditions, terms and warranties of such "underlying insurance", this policy will apply as if those policies were available and collectible.

The aggregate limits of the "underlying insurance" shall be unimpaired at the effective date of this policy and:

- a. If "underlying insurance" applies on an occurrence basis, for the purpose of the insurance provided by this
 policy, only occurrences taking place during the policy period of this policy shall be considered in
 determining the extent of any exhaustion of the underlying aggregate limits; or
- b. If "underlying insurance" applies on a claims-made basis, for the purpose of the insurance provided by this policy, only injury or damage taking place after the retroactive date shown in the Declarations of this policy and before the end of the policy period of this policy shall be considered in determining the extent of any exhaustion of the underlying aggregate limits.

Even if replacement policies provide coverage with limits of insurance that are less than those indicated in the "underlying insurance" this policy will apply as if the terms, conditions and limits of the original "underlying insurance(s)" were still available and collectible, except insofar as this policy has been endorsed in writing to reflect such changes in the "underlying insurance".

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Your failure to comply with the foregoing shall not invalidate this policy, but in the event of such failure, we shall be liable under this policy only to the extent that we would have been liable if you complied.

For the purposes of this policy, if the limit of insurance of any "underlying insurance" is not paid or collectible because of:

- a. The bankruptcy or insolvency of the underlying insurer(s) providing such "underlying insurance";
- b. Any defense which the underlying insurer may assert; or
- c. The inability or failure for any reason of such underlying insurer(s) to comply with any of the obligations of its policy;

then this policy shall apply (and amounts payable hereunder shall be determined) as if such "underlying insurance" was available and collectible.

No statement contained in this condition limits our right to cancel or not renew this policy.

2. Other Insurance

This insurance is excess over any other valid and collectible insurance whether primary, excess, contingent, or any other basis, except any other insurance written specifically to be excess over this policy.

3. Duties in the Event of an Occurrence, Claim or Suit

You must see to it that we are notified as soon as practicable of an occurrence that may result in a claim for damages or suit under this policy. To the extent possible, notice should include:

- a. How, when and where the occurrence took place;
- b. The names, addresses, or any injured persons and any witnesses; and
- c. The nature and location of any injury or damage arising out of the occurrence.

If a claim is made, or suit is brought against you, which is reasonably likely to involve this policy, you must notify us in writing. Written notice should be mailed to the Company at the address shown on the Declarations page of this policy. You and any other insured must:

- a. immediately send us copies of any demands, notices, summonses, or legal papers received in connection with the claim or suit; and
- b. authorize us to obtain records and other information; and
- c. cooperate with us in the investigation, settlement and defense of the claim or suit; and
- d. assist us upon our request, in the enforcement of any right against any person or organization that may be liable to you because of injury or damage to which this policy may apply.

Except at your own cost, you will not voluntarily make payment, assume any obligation or incur any expense without our consent.

4. Transfer of Your Rights and Duties Under this Policy

Your rights and duties under this policy may not be transferred without our written consent. If you die or are legally incapacitated, bankrupt or insolvent, your rights and duties will be transferred to your legal representative, but only while acting within the scope of duties as your legal representative. In any event, Notice of Cancellation sent to the first Named Insured as shown in the Declarations, and mailed to the address shown in this policy will be sufficient notice to effect cancellation of this policy.

5. Territory

This insurance applies to occurrences that take place in the coverage territory as it is described below:

a. The United States of America (including its territories and possessions), Puerto Rico and Canada;

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- b. International waters or airspace, but only if the injury or damage occurs in the course of travel or transportation between any places included in **a.** above; or
- c. All other parts of the world if the injury or damage arises out of:
 - 1) Goods or products made or sold by you in the territory described in a. above;
 - 2) The activities of a person whose home is in the territory described in a. above, but is away for a short time on your business; or
 - 3) Personal and advertising injury offenses that take place through the Internet or similar electronic means of communication

provided the insured's responsibility to pay damages is determined in a suit on the merits, in the territory described in a above.

6. Cancellation

- a. The first Named Insured shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.
- b. We may cancel this policy by mailing or delivering to the first Named Insured written notice of cancellation at least:
 - 1) Ten (10) days before the effective date of cancellation if we cancel for non-payment of premium; or
 - 2) Thirty (30) days before the effective date of cancellation if we cancel for any other reason.
- c. We will mail or deliver our notice to the first Named Insured's last mailing address known to us. If notice is mailed, proof of mailing will be sufficient proof of notice.
- d. Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.
- e. If this policy is cancelled, we will send the first Named Insured any refund due subject to the minimum earned premium provisions of the policy. If we cancel for reasons other than non-payment of premium, the refund will be pro rata. If we cancel due to non-payment of premium or if the first Named Insured cancels, the refund may be less than pro rata. The cancellation will be effective even if we have not made or offered a refund.

7. Non-Renewal

- a. If we elect not to renew this policy we shall mail written notice to the first Named Insured at the address shown in the declarations. Such written notice of non-renewal shall be mailed at least thirty (30) days prior to the end of the policy period.
- b. If notice is mailed, proof of mailing will be sufficient proof of notice.

8. Changes

This policy contains all the agreements between you and us concerning the insurance afforded. The first Named Insured shown in the Declarations is authorized to make changes in the terms of this policy with our consent. This policy's terms can be amended or waived only by endorsement issued by us and made a part of this policy.

9. Representations

By accepting this policy, you agree that the statements in the Declarations are accurate and complete; those statements are based upon representations you made to us; and we have issued this policy in reliance upon your representations.

10. Terms, Conditions And Premiums

The first Named Insured shown in the Declarations is responsible for the payment of all premiums and will be the payee for any return premiums we pay. On each renewal, continuation or anniversary of the effective date CAX0001 0817

Page 8 of 11

of the policy or on an annual basis, the Company will determine the rate and premium and may amend the terms and conditions of the policy in accordance with the rates and rules then in effect.

11. Examination Of Your Books And Records

We may examine and audit your books and records as they relate to this policy at any time during the policy period and up to three years afterward.

12. Service Of Suit

In the event of the failure of the Company to pay any amount claimed to be due under this Policy, the Company will submit to the jurisdiction of any court of competent jurisdiction within the United States of America or Canada and will comply with all requirements necessary to give such court jurisdiction. All matters arising under this Policy shall be determined in accordance with the law and practice of such court.

Service of process in any such suit may be made upon the President and Chief Executive Officer of the Company or his designee at the address shown on the Declarations of this Policy. In any suit instituted upon this contract and against the President and Chief Executive Officer of the Company or his designee, the Company will abide by the final decision of such Court or of any Appellate Court in the event of an appeal. The President and Chief Executive Officer of the Company or his designee is authorized and directed to accept service of process and will enter a general appearance on behalf of the Company in any such suit.

Pursuant to any statute of any state, territory or district of the United States of America, the Company designates the Superintendent, Commissioner or Director of Insurance or other officer specified for the purpose in the statute, or his successors in office, as its true and lawful attorney upon whom may be served any lawful process in any action, suit or proceeding instituted by or on behalf of the insured or any beneficiary under this Policy arising out of this contract of insurance. The Company designates the above-named as the person to whom said officer is authorized to mail such process or a true copy of such process.

13. Transfer Of Rights Of Recovery Against Others To Us

If any person or organization to or for whom we make payment under this Policy has rights to recover damages from another, those rights are transferred to us. That person or organization must do nothing after loss to impair them. At our request, the insured will bring suit or transfer those rights to us and help us enforce them.

14.Legal Action Against Us

No one may bring a legal action against us under this Policy unless there has been full compliance with all of the terms of this Policy. No suit, action or proceeding for the recovery of any claim under this policy shall be sustainable in any court of law or equity unless it is commenced within twelve (12) months next after discovery by the insured of the occurrence which gives rise to the claim, provided however, that if by the laws of the state within which this Policy is issued, such limitation is invalid then any such claims shall be void unless such action, suit or proceeding is commenced within the shortest limit of time permitted by the laws of such state. We will not be liable for damages that are not payable under the terms of this policy or that are in excess of the applicable Limit of Insurance.

15.Binding Arbitration

All disputes under this policy shall be subject to binding arbitration as follows:

a. All disputes over coverage or any rights afforded under this policy, including whether an entity or person is a Named Insured, an insured, an additional insured or the effect of any applicable statutes or common

CAX0001 0817 Page 9 of 11

law upon the contractual obligations owed, shall be submitted to binding arbitration, which shall be the sole and exclusive means to resolve the dispute. Either party may initiate the binding arbitration.

The arbitration forum and process shall be agreed to by the parties. In the event the parties cannot agree on an arbitration forum and process, the matter shall be submitted to the American Arbitration Association. The Arbitration shall be before a panel of three arbitrators, unless the parties agree to one arbitrator, all of whom shall have experience in insurance coverage of the type afforded by this policy. If the parties select a panel of three arbitrators, each party shall select an arbitrator and the chosen arbitrators shall select a third arbitrator. The American Arbitration Association shall decide any disputes concerning the selection of the Arbitrators. The potential arbitrators from which the arbitrators shall be selected shall not be confined to those provided by the American Arbitration Association. Each party shall bear the costs of its arbitrator and shall share equally the costs of the third arbitrator and arbitration process. In the event of a single arbitrator, the cost shall be shared equally by the parties. The decision of the arbitration is final and binding on the parties.

b. All disputes regarding payment(s) owed under this policy for any deductible or premium, including but not limited to any audit premium, shall be settled by binding arbitration administered by the American Arbitration Association in accordance with the AAA Expedited Procedures. This arbitration shall be the sole and exclusive means to resolve the dispute. Either party may initiate the binding arbitration.

Each party will provide relevant documents in support of its position. In order to eliminate undue burden and expense, there shall be no other discovery allowed. The arbitration will be based solely on the documents submitted by the parties and there shall be no in-person or oral hearing. The disputes shall be decided by a single arbitrator. The arbitrator's decision shall be accompanied by a reasoned opinion and shall be binding upon all parties. Any judgment or award rendered by the arbitrator may be entered in any court having jurisdiction to enforce such judgment or award. Each party shall bear its own costs and expenses and an equal share of the arbitrator's fee and any administrative fees associated with the arbitration. Except as may be required by law, neither a party nor the arbitrator may disclose the existence, content, or results of any arbitration hereunder without the prior written consent of both parties.

Nuclear Energy Liability Exclusion

- 1. The insurance does not apply:
 - A. Under any Liability Coverage, to bodily injury or property damage:
 - (1) With respect to which an insured under the Policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters, Nuclear Insurance Association of Canada or any of their successors, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
 - (2) Resulting from the "hazardous properties" of "nuclear material" and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
 - B. Under any Liability Coverage, to bodily injury or property damage resulting from "hazardous properties" of "nuclear material", if:

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- (1) The "nuclear material" (a) is at any "nuclear facility" owned by, or operated by or on behalf of, an insured or (b) has been discharged or dispersed therefrom;
- (2) The "nuclear material" is contained in "spent fuel" or "waste" at any time possessed, handled, used, processed, stored, transported or disposed of, by or on behalf of an insured; or
- (3) The bodily injury or "property damage" arises out of the furnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any "nuclear facility", but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to "property damage" to such "nuclear facility" and any property thereat.

2. As used in this provision:

"Hazardous properties" includes radioactive, toxic or explosive properties.

"Nuclear material" means "source material", "special nuclear material" or "by-product material".

"Source material", "special nuclear material", and "by-product material" have the meanings given them in the Atomic Energy Act of 1954 or in any law amendatory thereof.

"Spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a "nuclear reactor".

"Waste" means any waste material (a) containing "by-product material" other than the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its "source material" content, and (b) resulting from the operation by any person or organization of any "nuclear facility" included under the first two paragraphs of the definition of "nuclear facility".

"Nuclear facility" means:

- (a) Any "nuclear reactor";
- (b) Any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing "spent fuel", or (3) handling, processing or packaging "waste";
- (c) Any equipment or device used for the processing, fabricating or alloying of "special nuclear material" if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235;
- (d) Any structure, basin, excavation, premises or place prepared or used for the storage or disposal of "waste";

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations.

"Nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material.

"Property damage" includes all forms of radioactive contamination of property.

CAX0001 0817 Page 11 of 11

(Ed. 04-84)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

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

The additional premium for this endorsement shall be 0.025 % of the California workers' compensation premium otherwise due on such remuneration.

Schedule

Person or Organization

Job Description

ANY PERSON OR ORGANIZATION AS REQUIRED BY WRITTEN CONTRACT

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective:

07/03/2025

Policy No.

CWC00036804

Endorsement No.

Insured N.G Builders LLC

Insurance Company

Clear Spring Property and Casualty Company

PAYMENT BOND DOCUMENT 00 61 01 (Labor and Material)

Bond	Number:	CIC1964011

KNOW ALL MEN BY THESE PRESENTS:

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

the Harriet Tubman Child Development Center Play Yard Site Improvement Bid No. 25092, located at 800 33RD Street, Oakland, CA. (the "Contract"), The scope of work consists of Demolish and dispose of the existing play structure, safety surfacing, and asphalt layer within the designated play area. Work includes installing new play structure, PIP (Poured-in-Place) safety surfacing, and a new drainage system to serve the play area, Apply double layer of seal coating. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, as well as preparing the nature space and installing nature play elements such as logs, stumps, and similar features. All work shall comply with standard safety requirements and be coordinated with OUSD. Further details are provided in the specifications.

which said agreement dated <u>December 11, 2025</u> and all of the Contract Documents are hereby referred to and made a part hereof;

and

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

NOW, THEREFORE, THESE PRESENTS WITNESSETH:

That the said Principal and the undersigned Capitol Indemnity Corporation

("Surety") are held and firmly bound unto all laborers, material men, and other persons, and bound for all amounts due, referred to in Civil Code section 9554, subdivision (b), in the sum of Two Hundred Fifty Nine Thousand Seven Hundred Two & 00/100 Dollars (\$259,702.00) which sum well and truly be made, we bind ourselves, our heirs, executors, administrators, successors, or assigns, jointly and severally, by these presents.

The condition of this obligation is that if the said Principal or any of its subcontractors, or the heirs, executors, administrators, successors, or assigns of any, all, or either of them, shall fail to pay any of the persons named in Civil Code section 9100, or any of the amounts due, as specified in Civil Code section 9554, subdivision (b), that said Surety will pay the same in an amount not exceeding the amount hereinabove set forth, and also in case suit is brought upon this bond, will pay costs and reasonable attorney's fees to be

{SR798938}1

OAKLAND UNIFIED SCHOOL DISTRICT HARRIET TUBMAN CDC PLAY YARD SITE IMPROVEMENT PROJECT NO. 25092

PAYMENT BOND DOCUMENT 00 61 01 awarded and fixed by the Court, and to be taxed as costs and to be included in the judgment therein rendered.

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

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

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

		een duly executed by the Principal and
Surety this 7th day of	November	, 20 <u>25</u> .
(To be signed by (Principal and Surety, (and acknowledged and (Notarial Seal attached	Outropianity Conditions of the Constitution of	N G Builder Company Principal Capitol Indemnity Corporation Surety 1600 Aspen Commons, Ste. 300, Middleton, WI 53562 By: Attorney-in-Fact
		Michael D. Lapre, Attorney-In-Fac
"		
The above bond is accepted	and approved this	day of

ALL-PURPOSE ACKNOW	۷I	LED	GE	М	EN	П
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A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF Arizona)SS	
COUNTY OF Maricopa			
On 11/7/2025	_ before me, _Mi	chelle Lee Eldridge	, Notary Public, personally appeared
Michael D. Lapre			
instrument and acknowledged to me t	hat he/she/they	executed the same	on(s) whose name(s) is/are subscribed to the within in his/her/their authorized capacity(ies), and that by on behalf of which the person(s) acted, executed the
I certify under PENALTY OF PERJURY un	nder the laws of t	he State of Arizona	that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.	dar		MICHELLE LEE ELDRIDGE NOTARY PUBLIC - ARIZONA MARICOPA COUNTY COMMISSION # 621594 MY COMMISSION EXPIRES JANUARY 17, 2027
Signature Company	I CHE	#	PANADALL 1. 1. Comments and the second of th
	\	ノ)	This area for official notarial seal.
OPTIONAL SI	CTION - NOT	PART OF NOTAR	Y ACKNOWLEDGEMENT
01.101		Y CLAIMED BY SI	
Though statute does not require the No documents.	tary to fill in the	data below, doing so	may prove invaluable to persons relying on the
INDIVIDUAL INDIVIDUAL			
CORPORATE OFFICER(S) TITLE	'S)		
PARTNER(S) LIMIT	, ,	☐ GENERAL	
✓ ATTORNEY-IN-FACT		h	
TRUSTEE(S)			
GUARDIAN/CONSERVATOR			
OTHER			
SIGNER IS REPRESENTING:			
Name of Person or Entity	and the same of th	Name	of Person or Entity
OPTIONAL SE	CTION - NOT	PART OF NOTAR	Y ACKNOWLEDGEMENT
			vent fraudulent reattachment of this form.
THIS CERTIFICATE	MUST BE ATT	ACHED TO THE D	OCUMENT DESCRIBED BELOW
TITLE OR TYPE OF DOCUMENT:			
NUMBER OF PAGES	DATE	OF DOCUMENT	
SIGNER(S) OTHER THAN NAMED AE			

CAPITOL INDEMNITY CORPORATION POWER OF ATTORNEY

CIC1964011

Bond Number

A O TY MEN OR THE A COUNTY
KNOW ALL MEN BY THESE PRESENTS, That the CAPITOL INDEMNITY CORPORATION, a corporation of the State of Wisconsin, having its principal offices in the City of Middleton, Wisconsin, does make, constitute and appoint
 BELINDA JOHNSON; MICHAEL SIMONS; MICHELLE L. ELDRIDGE; J.C. SHIVELY; LAUREN CASEY ALEXANDER; JOHN WILLIAMS
its true and lawful Attorney(s)-in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed, any and all bonds, undertakings and contracts of suretyship, provided that no bond or undertaking or contract of suretyship executed under this authority shall exceed in amount the sum of
ALL WRITTEN INSTRUMENTS IN AN AMOUNT NOT TO EXCEED: \$20,000,000.00
This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of CAPITOL INDEMNITY CORPORATION at a meeting duly called and held on the 15th day of May, 2002.
"RESOLVED, that the President, Executive Vice President, Vice President, Secretary or Treasurer, acting individually or otherwise, be and they hereby are granted the power and authorization to appoint by a Power of Attorney for the purposes only of executing and attesting bonds and undertakings, and other writings obligatory in the nature thereof, one or more resident vice-presidents, assistant secretaries and attorney(s)-in-fact, each appointed to have the powers and duties usual to such offices to the business of this company; the signature of such officers and seal of the Company may be affixed to any such power of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company, and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking or other writing obligatory in the nature thereof to which it is attached. Any such appointment may be revoked, for cause, or without cause, by any of said officers, at any time."
In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and authority hereby given to the Attorney in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.
In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner – Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.
IN WITNESS WHEREOF, the CAPITOL INDEMNITY CORPORATION has caused these presents to be signed by its officer undersigned and its corporate seal to be hereto affixed duly attested, this 1st day of September, 2022.
Ryan J. Byrnes Senior Vice President, Chief Financial Officer and Treasurer Todd Burrick Chief Underwriting Officer CAPITOL INDEMNITY CORPORATION CAPITOL INDEMNITY CORPORATION Adam L. Sills Chief Executive Officer and President
STATE OF WISCONSIN COUNTY OF DANE S.S.: On the 1st day of September, 2022 before me personally came Adam L. Sills, to me known, who being by me duly sworn, did depose and say: that he resides in the County of New York, State of New York; that he is Chief Executive Officer and President of CAPITOL INDEMNITY
CORPORATION, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order of the Board of Directors of said corporation and that he signed his name thereto by like order or the Board of Directors of said corporation and that he signed his name thereto by like order or the Board of Directors of said corporation and that he signed his name thereto by like order or the Board of Directors of said corporation and that he signed his name thereto by like order or the Board of Directors of said corporation and that he signed his name thereto by like order or the Board of Directors of Said Corporation and that he signed his name thereto by like order or the Board of Directors of Said Corporation and that he signed his name thereto by like order or the Board of Directors of Said Corporation and the Said Co
STATE OF WISCONSIN COUNTY OF DANE S.S.: David J. Regele Notary Public, Dane Co., WI My Commission Is Permanent
I, the undersigned, duly elected to the office stated below, now the incumbent in CAPITOL INDEMNITY CORPORATION, a Wisconsin Corporation, authorized to make this certificate, DO HEREBY CERTIFY that the foregoing attached Power of Attorney remains in full force and has not been revoked; and furthermore, that the Resolution of the Board of Directors, set forth in the Power of Attorney is now in force.
Signed and sealed at the City of Middleton, State of Wisconsin this 7th day of November . 20 25
SEAL Suzanne M. Broadbant Secretary
(***)

PERFORMANCE BOND DOCUMENT 00 61 00

Bond Number: CIC1964011

KNOW ALL MEN BY THESE PRESENTS that we, NG Builder Company
s Principal, and Capitol Indemnity Corporation as Surety are held and firmly bound
and the Garland Officed School District, in the County of Alameda State of California
eremaiter called the "Owner," in the sum of Two Hundred Fifty Nine Thousand Seven Hundred Two & 20/400
ollars (\$259,702.00) for the payment of which sum well and truly made we hind
discives, our news, executors, administrators, and successors, jointly and cavarally to
the Owner for the full performance of a certain contract with the Owner, the terms of
hich are incorporated herein by reference, dated <u>December 11, 2025</u> , for construction

the Harriet Tubman Child Development Center Play Yard Site Improvement Bid No. 25092, located at 800 33rd Street, Oakland, CA. (the "Contract"), The scope of work consists of Demolish and dispose of the existing play structure, safety surfacing, and asphalt layer within the designated play area. Work includes installing new play structure, PIP (Poured-in-Place) safety surfacing, and a new drainage system to serve the play area, Apply double layer of seal coating. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, as well as preparing the nature space and installing nature play elements such as logs, stumps, and similar features. All work shall comply with standard safety requirements and be coordinated with OUSD. Further details are provided in the specifications.

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

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

No further agreement between Surety and Owner shall be required as a prerequisite to the Surety performing its obligations under this bond. In the event that the

{SR798942}1

OAKLAND UNIFIED SCHOOL DISTRICT HARRIET TUBMAN CDC PLAY VARD SITE IMPROVMENT PROJECT NO. 25092

Surety elects to complete the Work of the Contract after termination of the Contract by Owner, the Surety may not hire Principal, or any of Principal's owners, employees, or subcontractors, to perform the Work without the written consent of Owner, and the Owner may grant or withhold such consent within its sole discretion.

IN WITNESS WHEREOF		•	
instrument under their several seals hereto affixed and these presents du		of November , 20 ²⁵ ,	
to authority of its governing body.	ly signed by its un	dersigned representative, pursuant	
to the state of the governing body.			
(To be signed by)		
(Principal and Surety,)		
(and acknowledged and	j ,		
(Notarial Seal attached	,)		
(Affix Corporate Seal)		f lith luille	
		All Collection	
		(Individual Principal)	
		3100 Datton Ave Suite 27 (Business Address) Santa Rosa (3
		(Business Address) Sourta Rosa	CA
		N G Builder Company	
(Affix Corporate Seal)			
		(Corporate Principal)	
		3100 Dutton Ave., Ste. 223	
		Santa Rosa, CA 95407	
		(Business Address)	
(Affix Corporate Seal)		Capitol Indemnity Corporation	
• ,		(Corporate Surety)	
		1600 Aspen Commons, Ste. 300,	
		Middleton, WI 53562	
		(Business Address)	
	DEMNITY CO.	TOTAL CONTROL OF THE	
	OV CORPORATE OF		
	SEAL	Ву:	
	* Bornard *		
	* Prsconsn *	Michael D. Lapre, Attorney-In-Fact	
The rate of premium on this bond is	3% pe	er thousand.	
777			
The total amount of premium charged	l is \$7,791.00	*	
The above must be filled in by Corpo	rate Surety.		
, , , , , ,	{SR798942}2		
OAKLAND UNIFIED SCHOOL DISTRICT HARRIET TUBMAN CDC	,	PERFORMANCE BOND DOCUMENT 00 61 00	

PLAY YARD SITE IMPROVMENT PROJECT NO. 25092

PART B COURT CALDI. PAR INCOMENUM B REPRESENTANT CON	ALL-	Pl	JRP09	SE.	ACKNOWI	EDGEMEN'
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A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF Arizona COUNTY OF Maricopa)SS									
)									
On 11/7/2025 before me,	Michelle Lee Eldridge	, Notary Public, personally appeared								
Michael D. Lapre Who proved to me on the basis of satisfactory or	vidence to be the name									
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.										
I certify under PENALTY OF PERJURY under the laws	of the State of Arizona	- Danagraph is true and correct.								
WITNESS my hand and official seal.		MICHELLE LEE ELDRIDGE NOTARY PUBLIC - ARIZONA MARICOPA COUNTY								
Signature Share Salah		COMMISSION # 621594 MY COMMISSION EXPIRES JANUARY 17, 2027								
		This area for official notarial seal.								
OPTIONAL SECTION - N CAPAC	OT PART OF NOTAR CITY CLAIMED BY SI	Y ACKNOWLEDGEMENT GNER								
Though statute does not require the Notary to fill in t documents.	he data below, doing so	may prove invaluable to persons relying on the								
INDIVIDUAL										
CORPORATE OFFICER(S) TITLE(S)										
PARTNER(S) LIMITED	GENERAL									
✓ ATTORNEY-IN-FACT										
TRUSTEE(S)										
GUARDIAN/CONSERVATOR										
OTHER										
SIGNER IS REPRESENTING:										
Name of Person or Entity	Name	of Person or Entity								
OPTIONAL SECTION - NO										
Though the data requested here is not requ	uired by law, it could prev	vent fraudulent reattachment of this form.								
THIS CERTIFICATE MUST BE AT	TTACHED TO THE DO	OCUMENT DESCRIBED BELOW								
TITLE OR TYPE OF DOCUMENT:										
SIGNER(S) OTHER THAN NAMED ABOVE										

CAPITOL INDEMNITY CORPORATION POWER OF ATTORNEY

CIC1964011

Bond Number

	a make, consulute and appoint	RATION, a corporation of the State of Wisconsin, having its
BELINDA JOHNSON; MICHAEL SIMONS; MICH	AN FLORES; R.M. FRIEDIK; PI IELLE L. ELDRIDGE; J.C. SHIVEL	HILLIP SIMONS; ARTYCE JOHNSONY; LAUREN CASEY ALEXANDER; JOHN WILLIAMS
that is said of the trace that no bond of dide	erraking or contract of sureryship exec	as surety, and as its act and deed, any and all bonds, undertakings outed under this authority shall exceed in amount the sum of DEXCEED: \$20,000,000.00
and a mee	ung duly caned and held on the 15th o	rity of the following Resolution adopted by the Board of Directors day of May, 2002.
writings obligatory in the nature thereof, one or more residuties usual to such offices to the business of this compan or to any certificate relating thereto by facsimile, and any and binding upon the Company, and any such nower so	don't vice-presidents, assistant secretar ty; the signature of such officers and size such power of attorney or certificate executed and certified by facsimiles taking on other uniting obligators in	easurer, acting individually or otherwise, be and they hereby are by of executing and attesting bonds and undertakings, and other ies and attorney(s)-in-fact, each appointee to have the powers and eal of the Company may be affixed to any such power of attorney bearing such facsimile signatures or facsimile seal shall be valid ignatures and facsimile seal shall be valid and binding upon the the nature thereof to which it is attached. Any such appointment
of Florida Department of Transportation. It is fully undersestimate to the Contractor and/or its assignce, shall not reli	stood that consenting to the State of F feve this surety company of any of its	agreed that the power and authority hereby given to the Attorneyes on engineering and construction contracts required by the State lorida Department of Transportation making payment of the final obligations under its bond.
In connection with obligations in favor of the Kentucky D.	epartment of Highways only, it is agr	eed that the power and authority hereby given to the Attorney-in- en given to the Commissioner – Department of Highways of the
IN WITNESS WHEREOF, the CAPITOL INDEMNI corporate seal to be hereto affixed duly attested, this 1st da	TY CORPORATION has caused ty of September, 2022.	hese presents to be signed by its officer undersigned and its
Ryan J. Byrnes Senior Vice President, Chief Financial Officer and Treasurer Todd Burrick Chief Underwriting Officer	SEAL **VSCONSN**	CAPITOL INDEMNITY CORPORATION Adam L. Sills Chief Executive Officer and President
STATE OF WISCONSIN COUNTY OF DANE S.S.:		
CORPORATION, the corporation described in and which	k; that he is Chief Executive executed the above instrument; that he	o being by me duly sworn, did depose and say: that he resides Officer and President of CAPITOL INDEMNITY the knows the seal of the said corporation; that the seal affixed to said corporation and that he signed his name thereto by like order.
STATE OF WISCONSIN COUNTY OF DANE S.S.:	O LOTARY. STATE OF WISO	David J. Regele Notary Public, Dane Co., WI My Commission Is Permanent
I, the undersigned, duly elected to the office stated bel-	ERTIFY that the foregoing attach	DL INDEMNITY CORPORATION, a Wisconsin Corporation, and Power of Attorney remains in full force and has not year of Attorney is now in force.
Signed and sealed at the City of Middleton, State of Wiscons		November , 20 25
	SEAL	Suzanna M Broadbant Suzanne M. Broadbent Secretary

Capitol Indemnity Corporation

1600 Aspen Commons, Middleton, WI 53562

CHANGE RIDER

Bond No. CIC1964011

Date of Bond 11-07-2025

Principal N G Builder Company

Obligee Oakland Unified School District

Nothing herein contained shall be held to vary, waive, alter or extend any of the terms, conditions, agreements or warranties of the above captioned bond, other than as stated below.

This Rider is effective 11-11-2025 and is to be attached to and form a part of the above captioned bond. This Rider is issued on behalf of N G Builder Company as Principal, in favor of the Obligee stated above.

In consideration of the premium charged, it is understood and agreed, on or after the effective date as set forth herein, the Surety consents to:

Change the Effective Date:

From: 11-07-2025

To: 02-16-2026

Said change is applicable only to acts or omissions on or after the effective date as set forth herein.

Provided, however, that the liability of the Surety under the attached bond as changed by this Rider shall in no event be cumulative.

Signed, sealed and dated on November 11, 2025.

	SEAL	Ву:	Capitol Indemnity Corporation Michael D. Lapre, Attorney-in-Fac	_ rt
Accepted:				
By:			i i	
Date:				

CAPITOL INDEMNITY CORPORATION POWER OF ATTORNEY

CIC1964011

Bond Number

KNOW ALL MEN BY THESE PRESENTS, That the CAPITOL INDEMNITY CORPORATION, a corporation of the State of Wisconsin, having its principal offices in the City of Middleton, Wisconsin, does make, constitute and appoint
BELINDA JOHNSON; MICHAEL SIMONS; MICHELLE L. ELDRIDGE; J.C. SHIVELY; LAUREN CASEY ALEXANDER
its true and lawful Attorney(s)-in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed, any and all bonds, undertakings and contracts of suretyship, provided that no bond or undertaking or contract of suretyship executed under this authority shall exceed in amount the sum of
This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Roard of Directors

This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of CAPITOL INDEMNITY CORPORATION at a meeting duly called and held on the 15th day of May, 2002.

"RESOLVED, that the President, Executive Vice President, Vice President, Secretary or Treasurer, acting individually or otherwise, be and they hereby are granted the power and authorization to appoint by a Power of Attorney for the purposes only of executing and attesting bonds and undertakings, and other writings obligatory in the nature thereof, one or more resident vice-presidents, assistant secretaries and attorney(s)-in-fact, each appointee to have the powers and duties usual to such offices to the business of this company; the signature of such officers and seal of the Company may be affixed to any such power of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company, and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking or other writing obligatory in the nature thereof to which it is attached. Any such appointment may be revoked, for cause, or without cause, by any of said officers, at any time."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and authority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner – Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

IN WITNESS WHEREOF, the CAPITOL INDEMNITY CORPORATION has caused these presents to be signed by its officer undersigned and its corporate seal to be hereto affixed duly attested, this 1st day of September, 2022.

ansanthhing

Attest:

Ryan J. Byrnes
Senior Vice President,
Chief Financial Officer and Treasurer

Todd Burrick Chief Underwriting Officer

STATE OF WISCONSIN COUNTY OF DANE

SEAL ***

CAPITOL INDEMNITY CORPORATION

Adam L. Sills Chief Executive Officer and President

On the 1st day of September, 2022 before me personally came Adam L. Sills, to me known, who being by me duly sworn, did depose and say: that he resides in the County of New York, State of New York; that he is Chief Executive Officer and President of CAPITOL INDEMNITY CORPORATION, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.

STATE OF WISCONSIN COUNTY OF DANE S.S.:

David J. Regele
Notary Public, Dane Co., WI
My Commission Is Permanent

I, the undersigned, duly elected to the office stated below, now the incumbent in CAPITOL INDEMNITY CORPORATION, a Wisconsin Corporation, authorized to make this certificate, DO HEREBY CERTIFY that the foregoing attached Power of Attorney remains in full force and has not been revoked; and furthermore, that the Resolution of the Board of Directors, set forth in the Power of Attorney is now in force.

Signed and sealed at the City of Middleton, State of Wisconsin this

_{day of} February

₂₀ 26



16th

Suzanne II Bwadbent Suzanne M. Broadbent Secretary

ALL-PURPOSE ACKNOWLEDGEMENT									
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.									
STATE OF Colorado)SS COUNTY OF Arapahoe)									
On November 11, 2025 before me, Lauren Casey Alexander , Notary Public, personally appeared									
Michael D. Lapre who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.									
Coertify under PENALTY OF PERJURY under the laws of the State of Colorado WITNESS my hand and official seal. Signature That the foregoing paragraph is true and correct. LAUREN CASEY ALEXANDER NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20144013503 MY COMMISSION EXPIRES MARCH 27, 2026 This area for official notarial seal.									
OPTIONAL SECTION - NOT PART OF NOTARY ACKNOWLEDGEMENT									
Though statute does not require the Notary to fill in the data below, doing so may prove invaluable to persons relying on the documents. INDIVIDUAL CORPORATE OFFICER(S) TITLE(S) PARTINER(S) ILIMITED GENERAL TRUSTEE(S) GUARDIAN/CONSERVATOR OTHER SIGNER IS REPRESENTING:									
Name of Person or Entity Name of Person or Entity									
OPTIONAL SECTION - NOT PART OF NOTARY ACKNOWLEDGEMENT Though the data requested here is not required by law, it could prevent fraudulent reattachment of this form. THIS CERTIFICATE MUST BE ATTACHED TO THE DOCUMENT DESCRIBED BELOW									
TITLE OR TYPE OF DOCUMENT:									
NUMBER OF PAGES DATE OF DOCUMENT									
SIGNER(S) OTHER THAN NAMED ABOVE									

CALIFORNIA NEWSPAPER SERVICE BUREAU

DAILY JOURNAL CORPORATION

Mailing Address: 915 E 1ST ST, LOS ANGELES, CA 90012 Telephone (800) 788-7840 / Fax (800) 464-2839 Visit us @ www.LegalAdstore.com

Juanita Hunter OAKLAND USD/FACILITIES PLANNING & MGMT 955 HIGH ST OAKLAND, CA 94601

COPY OF NOTICE

Notice Type: **BID NOTICE INVITING BIDS**

Ad Description

HARRIET TUBMAN CDC PLAY YARD SITE IMPROVEMENT PROJECT

To the right is a copy of the notice you sent to us for publication in the EL MUNDO. Please read this notice carefully and call us with any corrections. The Proof of Publication will be filed with the County Clerk, if required, and mailed to you after the last date below. Publication date(s) for this notice is (are):

09/18/2025

The charge(s) for this order is as follows. An invoice will be sent after the last date of publication. If you prepaid this order in full, you will not receive an invoice

Publication \$638.13 \$638.13

Total

CNS# 3967856

NOTICE TO BIDDERS
NOTICE TO BIDDERS
NOTICE IS HEREBY GIVEN that
the Oakland Unified School
District ("District") will receive
bids up to, but not later than
02:00 p.m. on October 2, 2025,
sealed bids for the award of a sealed bids for the award of a

sealed bids for the award of a contract for:

BID NO. 25092
Harriet Tubman Child
Development
Center Play Yard Site
Improvement 800 33rd
Avenue, Oakland, CA 94621
Bids shall be received at
Front Desk
Facilities Planning &
Management, 955 High Street,
Oakland, CA, 94601
and shall be opened and publicly read aloud at the above state time and place. Responses must be sealed and clearly marked
"Harriet Tubman Child
Development Center Play

Development Center Yard Site

Improvement, BID NO. 25092."
Facsimile or electronic copies of the bid will not be accepted. Bids received after the above-specified time may be rejected. The Project includes Demolish and dispose of the existing play structure, safety surfacing, and asphalt layer within the designated play area. Work includes installing new play structure, PIP (Poured-in-Place) safety surfacing, and a new drainage system to serve the play area, Apply double layer of seal coating. Additional scope includes furnishing and installing new trees with complete irrigation and drainage systems, as well as preparing the nature space and installing nature play elements such as logs, stumps, and similar features. All work shall comply with Standard safety requirements and be coordinated with OLISS. Eurther details are Improvement, BID NO. 25092." requirements and be coordinated with OUSD. Further details are provided in the specifications. There

provided in the specifications. There will be a mandatory Pre-Bid Conference at the Front Entrance, Harriet Tubman CDC, 800 33rd Avenue, Oakland, on September 25, 2025, at 11:00 a.m. for the purpose of acquainting all prospective bidders with the bid documents and the work site. Please notify the Project Manager, April Clement, email address: April.clement@ousd.org / Ph# 510-879-2721. Failure to attend this mandatory pre-bid conference may disqualify the non-attending bidder from the bid.

Engineer's Estimate: \$320,000 Each bid must conform and be responsive to this notice and all other documents comprising the contract documents. All contract documents. An interested parties may obtain additional information by contacting, April Clement, email:

April Clement, email: April.clement@ousd.org. All forms must be completed, signed, and returned with the bid. No bidder may withdraw its bid for a period of sixty (60) calendar

days after the date set for the receipt of bids. The successful bidder shall file a payment bond issued by an admitted Surety authorized to conduct business in the State of California approved by the District. Pursuant to the Contract Documents, the successful binder will be required.

by the District. Pursuant to the Contract Documents, the successful binder will be required to furnish a Payment and Performance Bond in the amount of one hundred percent (100%) of the Contract Sum.

This Project is a public works project and is subject to the payment of prevailing wages. The Director of Industrial Relations has determined the general prevailing rate of per diem wages in the locality in which this work is to be performed for each craft or type of worker needed to execute the contract that will be awarded type of worker needed to execute the contract that will be awarded to the successful bidder, copies of which are available to the public on the internet at http://www.dir.ca.gov/DLSR/ or from the District Purchasing Department, upon request. This Project is not subject to the District's Project Labor Agreement. The Full version of the OUSD's latest Project Labor Agreement can be found by going to the OUSD home page: https://www.ousd.org/facilities-planning-management-department/opportunities

https://www.ousd.org/facilities-planning-management-department/opportunities
This Contract is not subject to prequalification pursuant to Public Contract Code section 20111.6. The contractor must be listed on the current OUSD certification list
This bid is not subject to Disabled Veteran Business Enterprise requirements.
Contract Plans & Specifications
Documents will be available for review on or after September 17, 2025. at East Bay Blue Print, 10cated at 1745 14th Avenue, Oakland, CA, 94606. All requests should be addressed Attention: Sandy Petty. Plans can be ordered by: Phone: 510-261-890 Fax: 510-261-6077 Email: ebbp@eastbayblueprint.com, Attn: Sandy. Online using the Plan Command System at www.eastbayblueprint.com or plans can be delivered to a place of business, at requester's own expense. Payment for plan sets

of business, at requester's own expense. Payment for plan sets must be made with East Bay Blue Print and are NON-Print and REFUNDABLE.

REFUNDABLE.
In addition, Contract Documents are available for bidders' review at the following builders' exchanges:
Builder's Exchange of Alameda County
Reed Construction Market Data McGraw Hill Construction Data Contra Costa Builder's Exchange San Francisco Builder's Exchange

Arin Hardsco builder's Exchange Marin Builder's Exchange The successful bidder and all subcontractor(s) shall comply with all applicable Labor Code provisions, which include, but are not limited to, the payment of not



less than the required prevailing rates to all workers employed by them in the execution of the Contract, the employment of apprentices, the hours of labor and the debarment of contractors. Each Bidder submitting a bid must be a Department of Industrial Relations registered contractor pursuant to Labor Code section 1725.5 ("DIR Registered Contractor"), unless an exception expressly provided in the Labor Code applies. This project is subject to compliance monitoring and enforcement by the DIR. If awarded the Contract, at all times during performance of the work, the Bidder and all Subcontractors of any tier shall be DIR Registered Contractors and continue to comply with all DIR requirements. Each bidder shall be a licensed contractor pursuant to the Business and Professions Code and shall be licensed in the following classifications: A-General Engineering and/or B-General Building Contractor. No bid will be accepted from a contractor who has not been licensed in accordance with the California Business and Profession Code at the time the bid is submitted. The Contract Time shall be Seventy-Five (75) calendar days, and liquidated damages for delay shall accrue. The District reserves the right to reject any one or more items of a bid, or to waive any irregularities or informalities in the bid or in the bidding process. 9/18/25

TRADE JOURNALS - NOTICE TO BIDDERS - HARRIET TUBMAN CDC PLAY YARD SITE PROJECT

External
PLAN ROOMS
TRADE JOURNALS



Juanita Hunter < juanita.hunter@ousd.org>

Thu, Sep 18, 11:53 AM

to Support@bidamerica.com, doug, sbe, cacgoodfaith, candspublishing, sarah, info, info, support, info,

Hello Trade Journals,

I am providing the attached Notice to Bidders for your reference.

Best Regards,

Juanita Hunter, Specialist, Facilities Contracts & Bids Facilities Planning & Management 955 High Street, Oakland, CA 94601 P 510-535-7044, F 510-535-7040 OUSD "Education Matters" One attachment • Scanned by Gmail



	DIVI	SION	OF	FAC	ILITIE	S PL	ANNIN	G AND MAI	NAGEMENT	Ro	UTI	NG F	ORM	
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							Contractor	Information						
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	endor ID	#	00908		Company			Title	JOSIE MAITUI	0				
Street A					n Avenue,	Suite 2	23	City	Santa Rosa		State	CA	Zip 95	5407
Telepho	ne			390-28				Policy Expires					<u> </u>	
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00.1.000	Division							Phone	510-535-7038		Fax		510-535	-7082
1.	Executiv	e Directo	or, Faci	ilities					·					
	Signature/ESSICA CANNON							Date Approved						
OUSD Llegal Counsel (Nacilities 25 21:32:15 PST)														
2.	Signatui	re Ja	mes	Trai	ber				Date Approved	11/	13/20)25		
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