Board Office Use: Le	gislative File Info.
File ID Number	24-0584
Introduction Date	04-10-2024
Enactment Number	24-0651
Enactment Date	4/10/2024 CJH





Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

PrestonThomas, Chief Systems & Services Officer, Facilities Planning and Management

Kenya Chatman, Executive Director, Facilities Planning and Management

Board Meeting Date April 10, 2024

Subject Change Order No. 1 Agreement Between Owner and Contractor – Deco Tech Systems –

Castlemont High School Security Improvement Project – Division of Facilities Planning

and Management

Action Requested Approval by the Board of Education of Change Order No. 1 by and between the District

and Deco Tech Systems, Walnut Creek, CA, for additional software services deemed necessary to improve the user experience, software experience, and a server upgrade. The PCO 1 attached to this change order includes the cost of the labor, equipment, and programming of the new server for the Castlemont High School Security Improvement Project in the amount of \$8,387.50 increasing the contract price from \$323,000.00 to

\$331,387.50, pursuant to the change order.

Discussion This Change Order is for Castlemont High School Security Improvement Project for

additional software services deemed necessary to improve the user experience, software

experience, and a server upgrade.

LBP (Local Business Participation Percentage)

00.00%

Recommendation Approval by the Board of Education of Change Order No. 1 by and between the District

and Deco Tech Systems, Walnut Creek, CA, for additional software services deemed necessary to improve the user experience, software experience, and a server upgrade. The PCO 1 attached to this change order includes the cost of the labor, equipment, and programming of the new server for the Castlemont High School Security Improvement Project in the amount of \$8,387.50 increasing the contract price from \$323,000.00 to

\$331,387.50, pursuant to the change order.

Fiscal Impact Fund 21 Building Funds Measure Y

Attachments • Change Order No. 1 and Other Documents

• Routing Form

• File ID 23-0815

Division of Facilities Planning and Management • 955 High Street Oakland, California 94601 • Phone 510/535-2728 • Fax 510/535-7040

(Proposed Change Order) No. 1

PROJECT:

Security Improvement Project

Castlemont High School

DATE: FEBRUARY 23, 2024 DSA FILE NO.: N/A DSA APP NO.: N/A

OUSD PROJECT #: 23104

OWNER:

OAKLAND UNIFIED SCHOOL DISTRICT

CONTRACTOR: DECOTECH SYSTEMS

PROJECT MANAGER: Kyle Brower

Contractor hereby submits this Change Order Request ("COR") pursuant to the contract documents, including but not limited to General Conditions sections 4.5.1, 4.5.2, 7.6, 7.7, 8.4.1, and 8.4.2.

DESCRIPTION OF PROPOSED CHANGES IN WORK (specifically refer to attached pages or incorporated documents): During construction, the owner and contractor reviewed the existing surveillance system. Upon review, the software experience was slow and not performing as per the standards. A server upgrade was deemed necessary to improve the user experience, The PCO includes the cost of the labor, equipment and programming of existing cameras into the new server. The costs associated with the PCO are partially covered by the allowance. This change order covers the remaining PCO costs.

OTHER PROPOSED CHANGES TO THE CONTRACT:
None

PROPOSED ADJUSTMENT TO CONTRACT PRICE: \$8.387.50

PROPOSED ADJUSTMENT TO CONTRACT TIME: 0 calendar days

REASON FOR REQUEST (check one or more):

______ Unforeseen Conditions
______ Direction by Government Agency
______ X___ Owner Requested
______ Design Omission
______ Design Error
_____ Other: ______ Other: _______

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CERTIFICATION

I, <u>David Dickstein</u> [name of declarant], declare the following:

DecoTech Systems [Contractor company name] has contracted with Qakland Unified School District [public entity name] for the Castlemont High School Security Improvement Contract ("Contract"). DecoTech Systems [Contractor company name] authorized me to prepare the attached Change Order Request ("COR") for money and/or time extension for Qakland Unified School District [public entity name] regarding this Contract (such COR being dated February 23, and entitled Change Order 1, and requesting \$8.387.50 and/or Q additional days), and I prepared the attached COR. I am the most knowledgeable person at DecoTech Systems [Contractor company name] regarding this COR.

The attached COR complies with all laws applicable to submission of a COR, including but not limited to California Penal Code section 72, Government Code sections 12650 et seq. (False Claims Act), and Business and Professions Code sections 17200 et seq. (Unfair Business Practices Act). I am aware that submission or certification of false claims, or other claims that violate law or the Contract, may lead to fines, imprisonment, and/or other serious legal consequences for myself or DecoTech Systems [Contractor company name].

The attached COR does not breach the Contract, is not a false claim, does not violate any applicable law, satisfies all provisions of the Contract applicable to submission of the COR, only contains truthful and accurate supporting data, and only requests money and/or time extensions that accurately reflect the adjustments to money and time for which I believe that Oakland Unified School District [public entity name] is responsible under its Contract with DecoTech Systems [Contractor company name].

While preparing this declaration and COR I consulted with others (including attorneys, consultants, or others who work for <u>DecoTech Systems</u> [Contractor company name]) when necessary to ensure that the statements were true and correct.

Contractor understands and agrees that any COR submitted without this certification does not meet the terms of the Contract Documents; that Owner, or Owner's representatives, may reject the COR on that basis; and that unless Contractor properly and timely files the COR with the certification, Contractor cannot further pursue the COR in any forum and all rights to additional money or time for the issues covered by the COR are waived due to a condition precedent not having been satisfied.

I declare under the penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed Feb 23, 2024, at Oakland, California.

[signature]

David Dickstein [name of declarant]

Division of Facilities Planning and Management • 955 High Street Oakland, California 94601 • Phone 510/535-2728

CHANGE ORDER

For Design-Bid-Build Contract

Owner:

Oakland Unified School District

Project:

Security Improvement

School:

Castlemont HS

Contractor:

DecoTech Systems

Change Order No.:

1

Date:

Feb 23, 2024

DSA File No.:

N/A

DSA Application No.:

N/A

OUSD Project #:

<u>23104</u>

Project Manager:

Kyle Brower

IF-NOT-PREVIOUSLY-DIRECTED; THE CONTRACTOR IS HEREBY DIRECTED TO PERFORM THE WORK REQUIRED BY THIS CHANGE ORDER AND ITS ATTACHMENTS, INCLUDING BUT NOT LIMITED TO THE SUMMARY, THE RELEVANT CORS OR PCOS, AND THE BACKUP DOCUMENTATION FOR THE CORS AND PCOS.

DESCRIPTION OF AGREED CHANGES IN WORK OR CONTRACT (refer to attached pages or incorporated documents, if necessary): During construction the owner and contractor reviewed the existing surveillance system. Upon review, the software experience was slow and not performing as per the standards. A server upgrade was deemed necessary to improve the user experience. The PCO includes the cost of the labor, equipment and programming of existing cameras into the new server. The costs associated with the PCO are partially covered by the allowance. This change order covers the remaining PCO costs.

TOTAL ADJUSTMENT TO CONTRACT PRICE BY THIS CHANGE ORDER: \$8.387.50 TOTAL ADJUSTMENT TO CONTRACT TIME BY THIS CHANGE ORDER: 0 calendar days

{SR840743}

Revised 8/13/23

23104 Castlement HS Security Improvement Project Change Order No. 1 Page 1 of 4

Division of Facilities Planning and Management ● 955 High Street Oakland, California 94601 • Phone 510/535-2728

SUMMARY OF ADJUSTMENTS TO CONTRACT PRICE:

Original Contract Price (include all special and

contingency allowances): \$323,000.00

Prior Change Orders: + \$0

Total Contract Price Prior to This Change Order = \$323,000.00

This Change Order's Adjustment: + \$8,387.50
Adjusted Contract Price (include all special and

contingency allowances): = \$331,387.5

Current Change Order's Percentage of Original Contract Price: 2.60%
Total Change Orders' Percentage of Original Contract Price: 2.60%

NOTE: Any unspent allowance amounts (including any contingency allowance) shall be retained by the Owner at the end of the Contract. To process an allowance expenditure, use the Allowance Expenditure Directive form, which requires signatures of Contractor and Owner, but does not require Board approval.

SUMMARY OF ADJUSTMENTS TO TIME FOR COMPLETION:

Original contract time: 90 Calendar Days

Prior change order adjustments to contract time: + <u>0 Calendar Davs</u>
This change order's adjustment to contract time: + 0 Calendar Davs

Adjusted contract time: = 90 Calendar Days

{SR840743}

Revised 8/13/23

23104 Castlemont HS Security Improvement Project Change Order No. 1 Page 2 of 4

Division of Facilities Planning and Management • 955 High Street Oakland, California 94601 • Phone 510/535-2728

The compensation (time and cost) set forth in this change order comprises the total compensation due the Contractor for the change defined in the change order, including extra work and impact on unchanged work. Acceptance of this change order by Contractor constitutes a full and complete accord and satisfaction of any and all claims by Contractor arising out of or relating to the work and issues covered by the change order, including but not limited to claims for the following: Costs to perform the work; contract balance; contract retention; time; extended field, home office, and other overhead; acceleration, impact, disruption, and delay damages; any and all direct and indirect costs; claims by subcontractors and suppliers; and any and all other requests to the Owner for time or money, from any source and under any legal theory whatsoever, as to the subject of this change order. No signature under protest or accompanied by reservation of rights or protest language, or any other attempts to avoid such waiver shall be of any force or effect whatsoever. No additions or deletions to this change order shall be allowed, except with the approval of Owner's governing body. No language contained in backup material to any change order shall constitute a waiver of anything in this paragraph or the next paragraph, and such backup material shall be interpreted as though such language does not exist.

AS TO THE SCOPE OF THIS CHANGE ORDER, CONTRACTOR EXPRESSLY UNDERSTANDS AND AGREES TO WAIVE THE PROVISIONS OF, AND ALL RIGHTS AND BENEFITS AFFORDED BY, CALIFORNIA CIVIL CODE SECTION 1542, WHICH PROVIDES IN FULL AS FOLLOWS:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

This Change Order is hereby agreed to, accepted, and approved, and will be binding and enforceable upon signature by Contractor and approval by the Owner's governing body.

{SR840743}

Revised 8/13/23

23104 Castlemont HS Security Improvement Project Change Order No. 1 Page 3 of 4

Division of Facilities Planning and Management ● 955 High Street Oakland, California 94601 ● Phone 510/535-2728

Approved: Architect of Record	Approved and Agreed: General Contractor	Approved and Agreed:
N/A	David Dickstein	Executive Director, Facilities 2.1.11
Print Name:	2 Sti	Date:
N/A	Signature:	
Signature:		
Date:	2/23/2024 Date:	Chief Systems & Services Officer, Facilities
Approved as to Form: une A. Lindsey		$\frac{2-27-24}{\text{Date:}}$
OUSD General Counsel		
Date: Mar 19, 2024		
	Architect of Record N/A Print Name: N/A Signature: Date: Approved as to Form: Lindsey OUSD General Counsel	Architect of Record N/A Print Name: N/A Signature: Date: Approved as to Form: Lindsey OUSD General Contractor David Dickstein Print Name: 2/23/2024 Date:

Name: Benjamin Davis

Position: President, Board of Education

Sign:

Date: 4/11/2024

Name: Kyla Johnson-Trammell Position: Superintendent & Secretary, Board of Education

Sign: "All James Date: 4/11/2024"

{SR840743}

Revised 8/13/23

23104 Castlemont HS Security Improvement Project Change Order No. 1 Page 4 of 4

Division of Facilities Planning and Management ● 955 High Street Oakland, California 94601 ● Phone 510/535-2728 ● Fax 510/535-7040

ALLOWANCE EXPENDITURE DIRECTIVE No. 4

For the Castlemont HS Security Improvement ALLOWANCE

PROJECT:

OWNER:

Security Improvement Project

Castlemont High School

OAKLAND UNIFIED SCHOOL DISTRICT

CONTRACTOR: Decotech Systems

DATE: FEBRUARY 23, 2024

DSA FILE NO.: DSA APP NO.: OUSD PROJECT #: 23104

PROJECT MANAGER: Kyle Brower

If not previously directed, the Contractor is hereby directed to perform the Work described in this allowance expenditure directive and its attachments, including but not limited to the Summary, the relevant CORs or PCOs, and the backup documentation for the CORs or PCOs. Any request for a time extension for such work must be separately processed via contract procedures and a change order.

DESCRIPTION OF AGREED CHANGES (specifically refer to attached pages or incorporated documents, such as CORs or PCOs, or include a detailed description of the changes):

During construction, the owner and contractor reviewed the existing surveillance system. Upon review, the software experience was slow and not performing as per the standards. A server upgrade was deemed necessary to improve the user experience. The PCO includes the cost of the labor, equipment and programming of existing cameras into the new server. This AED exhausts the allowance amount, and the remaining PCO costs are covered by Change Order 1.

AGREED ALLOWANCE EXPENDITURE FOR THIS WORK: \$6,208.21

SUMMARY OF ADJUSTMENTS TO ALLOWANCE:

Original Amount of Allowance: \$25,000.00 Board-Approved Changes to Allowance: Previous Allowance Expenditure Directives: \$18,791,79 This Allowance Expenditure Directive: \$6,208,21 Remaining Amount of Allowance:

THE COMPENSATION SET FORTH IN THIS DIRECTIVE COMPRISES THE TOTAL COMPENSATION DUE THE CONTRACTOR UPON COMPLETION OF THE WORK DESCRIBED, INCLUDING EXTRA WORK, AND IMPACT ON UNCHANGED WORK. ACCEPTANCE BY CONTRACTOR OF THIS DIRECTIVE CONSTITUTES A FULL AND COMPLETE ACCORD AND SATISFACTION OF ANY AND ALL CLAIMS BY CONTRACTOR ARISING OUT OF OR RELATING TO THE WORK AND ISSUES COVERED BY THE DIRECTIVE, INCLUDING BUT NOT LIMITED TO CLAIMS FOR CONTRACT BALANCE AND RETENTION, EXTENDED FIELD, HOME OFFICE OR OTHER OVERHEAD, ALL ACCELERATION, IMPACT, DISRUPTION AND DELAY DAMAGES, ANY AND ALL OTHER DIRECT AND/OR INDIRECT COSTS, CLAIMS BY SUBCONTRACTORS AND SUPPLIERS, AND ANY AND ALL OTHER CLAIMS AGAINST THE OWNER FOR MONEY, FROM ANY SOURCE AND UNDER ANY LEGAL THEORY WHATSOEVER, AS TO THE SUBJECT OF THIS DIRECTIVE. NO SIGNATURE UNDER PROTEST OR ACCOMPANIED BY RESERVATION OF RIGHTS OR PROTEST LANGUAGE, OR ANY OTHER ATTEMPTS TO AVOID SUCH WAIVER SHALL BE OF ANY FORCE OR EFFECT WHATSOEVER. NO ADDITIONS OR DELETIONS TO THIS DIRECTIVE SHALL BE ALLOWED, EXCEPT WITH WRITTEN PERMISSION OF OWNER. NO LANGUAGE CONTAINED IN BACKUP MATERIAL TO THIS DIRECTIVE SHALL CONSTITUTE A WAIVER OF THIS REQUIREMENT, AND SUCH BACKUP MATERIAL SHALL BE INTERPRETED AS THOUGH SUCH LANGUAGE DOES NOT EXIST.

Division of Facilities Planning and Management • 955 High Street Oakland, California 94601 • Phone 510/535-2728 • Fax 510/535-7040

AS TO THE SCOPE OF THIS DIRECTIVE, CONTRACTOR EXPRESSLY UNDERSTANDS AND AGREES TO WAIVE THE PROVISIONS OF, AND ALL RIGHTS AND BENEFITS AFFORDED BY, CALIFORNIA CIVIL CODE SECTION 1542, WHICH PROVIDES IN FULL AS FOLLOWS:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

This Allowance Expenditure Directive is hereby agreed to, accepted, and approved by the Parties, and will be binding and enforceable.

Approved:	Approved and Agreed:	Approved and Agreed:
Architect of Record	General Contractor	Hong
N/A		Executive Director of Facilities
		Date: 2.26.24
	White the second	A Day
		Chief Systems & Services Officer of
Date:	Date:	Facilities
	2 23 24	Date: 2-26-24



1180 Mt Diablo Blvd. Walnut Creek, CA 94596

PROPOSAL

DATE	NUMBER
2/22/2024	E24-24165

PREPARED FOR

Oakland Unified School District Attn: Kyle Brower 955 High St. Oakland, CA 94601

\cap	1	icanca	#862324
\cup_{A}	L	.1001150	#002324

TERMS	FOB
Net 30	DESTINATION

QTY	ITEM	DESCRIPTION	UNIT \$	TOTAL
	240.475.0	CASTLEMONT H.S. PCO #5 REPLACE SERVER	9 995 00	9 995 007
24	210-AZEG NETENG2	Dell PowerEdge R550 Server (OUSD Standard) New Milestone recording Server Installation and Migrate Existing Cameras to New Server Sub-Total	8,885.00 200.00	8,885.00T 4,800.00 13,685.00
ACOMPANION AND AND AND AND AND AND AND AND AND AN				
	TOTAL			

Prices In Effect for 30 Days From the Date of This Quotation

Sales Tax (10.25%)

\$910.71

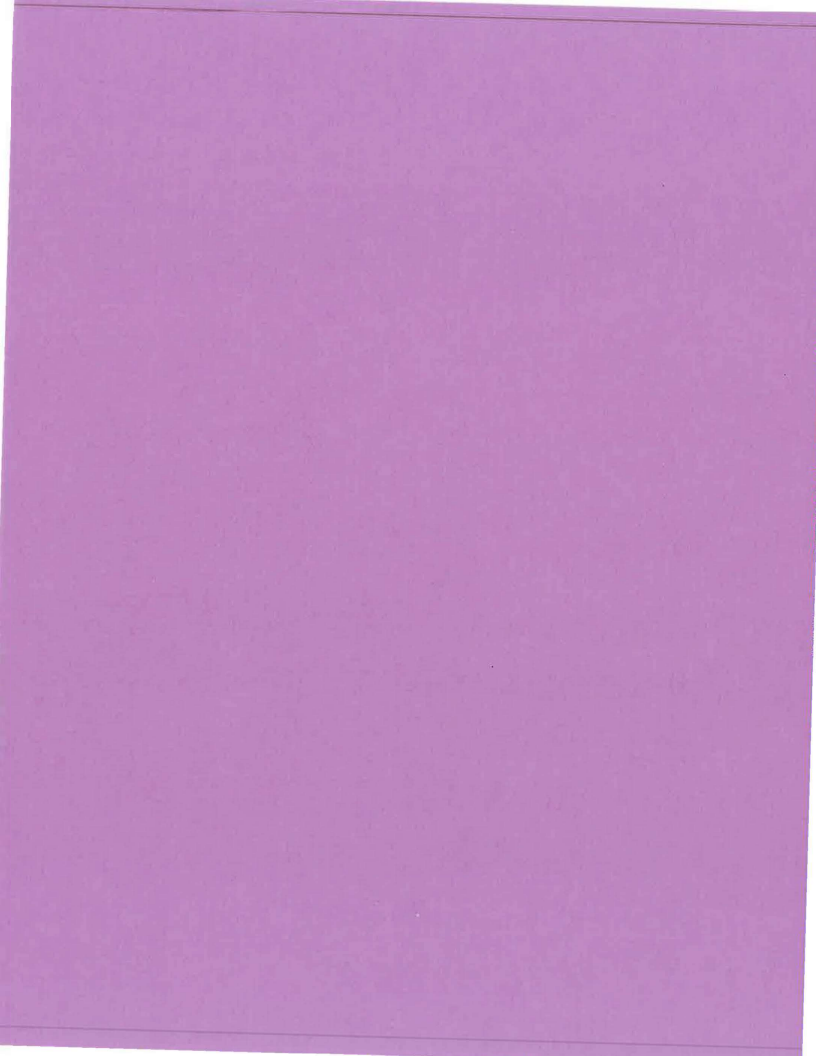
Total

\$14,595.71



DIVISION OF FACILITIES PLANNING AND MANAGEMENT ROUTING FORM

N. S.						Project I	nformation	W.	818	F			
Project	Name	Cas	tlem	ont T igl	Schoo	ol Securit	Improvemen	nt Projec	t	Sit	te	301	
						Basic D	Directions						
Services	cannot b	e provided un	til the	contract			e Board <u>or</u> is er by the Board.	ntered by	the Supe	erinte	endent	pursua	ant to authority
Attachme	ent Check						ncluding certifica ertification, unles					act is ov	er \$15,000
				7	C	ontracto	r Information	THE.			V		
Contracto	or Name	DecoT	ech S	ystems, I			Agency's Conta	act Dav	id Dickste	ein			
OUSD V	endor ID #						Title	Owi	ner				
Street Ac				blo Blvd.			City	Wal	nut Creel	k 5	State	CA	Zip 94596
Telephon		925-95					Policy Expires						
	or History		ısly be	en an Ol	JSD cor	ntractor? X	Yes ∐ No	Wo	orked as a	an Ol	JSD en	nployee	? Yes X No
OUSD P	roject #	23104											
	W 1 1 1 1 1	A LEASE		Teri	m of C	Original,	Amended C	Contract	t				THE STATE OF
Date W	Vork Will	Begin (i.e.,	4.0	7.0000	Date '	Work Will	End By (not mor	e than 5 ye	ars from s	tart da	ite;		
effective	date of cor	ntract)	4-2	7-2023	for con	struction cor	ntracts, enter plann	ed complet	ion date)			7-25-2	2023
		-			New I	Date of Co	ontract End (If A	Any)					
	W.	POLETY.		Com	pensa	tion/Re	vised Comp	ensatio	n				
If New	Contract	, Total Contra	ct			If New Co	ontract, Total C	ontract F	rice (No	t To			
Price (Lump Su	m)		\$ Exceed)							\$		
Pay Ra	ate Per H	OUT (If Hourly)		\$ If Amendment, Change in P				in Price			-	\$ 8,38	37.50
Other I	Expenses	3				Requisition	on Number						
	If you are	planning to multi-i	fund a	contract us	sing LEP		nformation se contact the State	e and Fede	ral Office <u>l</u>	<u>before</u>	comple	eting requ	uisition.
Resou	rce#	Funding Sour	ce				Org Key				Objec	t Code	Amount
9655/992	5	Fund 21, Measu	ıre Y	210-96	355-0 - 9	925-8500	-6274-301-918	0-9906-9	999-231	104	62	74	\$8,387.50
				Annro	val and	Pouting (i	in order of appr	oval eton	c)				
		rovided before the		act is fully			hase Order is issu			ument	affirms	that to y	our knowledge
	Division						Phone	510-5	535-7038		Fax		510-535-7082
1.		Director, Facilit	ties Pl	anning an	d Manag	gement		3.31					
	Signature	Kenya Inatmen (Mar 19, 2024 1	0:27 PDY)					Date App	roved	Mar	19, 2	2024	
		Counsel, OUSD		Į,									
2.	Signature	Jenine A.	Li	rdsey				Date App	oroved	Ма	ar 19,	2024	
	Chief Sys	stems & Services	Offic	er, Faciliti	es Plani	ning and Ma	ınagement						
3.	Signature	Preston Thomas (Mar 19, 202	4 10:36 PDT)				Date Ap	proved	Ма	r 19,	2024	
	Chief Fin	ancial Officer											
4.	Signature)						Date Ap	proved				
	Presiden	t, Board of Educ	ation										11.70
5.	Signature)						Date Ap	proved				



Board Office Use: Le	egislative File Info.
File ID Number	23-0815
Introduction Date	4/26/2023
Enactment Number	23-0775
Enactment Date	4/26/2023 CJH





Memo (Bid Award)

To

Board of Education

From

Kyla Johnson-Trammell, Superintendent

Kenya Chatman, Executive Director, Division of Facilities Planning and Management

Board Meeting Date

April 26, 2023

Subject

Agreement Between Owner and Contractor – DecoTech Systems, Inc. Castlemont High School Security Improvement Project - Division of Facilities Planning and Management

Action Requested

Approval by the Board of Education of Agreement Between Owner and Contractor by and between the **District** and **DecoTech Systems**, **Inc.**, Walnut Creek, California, for the latter to provide installation of 83 new cameras, replacement of 30 existing cameras, and repair of IO cameras at Castlemont High School. The selected vendor will be responsible for the installation of all cameras and Milestone programming upon completion. The successful bidder shall have at least 5 years of K 12 experience, Milestone certification, and in-house networking staff. Oakland Unified School District will provide servers if required, as well as Milestone licenses. Typical camera unit to be installed shall be Hanwha Wisenet QNV-8080R. This is a design build project and will require as-builts upon completion, for the **Castlemont High School Security Improvement Project**, in the amount of \$323,000.00, which includes contingency allowance totaling \$25,000.00, as the lowest responsive bidder, with the work anticipated to commence on **April 27**, 2023, and scheduled to last for ninety days (90), with an anticipated ending of **July 25**, 2023.

Discussion

The scope of work of the contract consists of installation, replacement of surveillance cameras for the Castlemont High School Security Improvement Project. Contractor was selected through competitive bidding. (Public Contract Code§2207)..

LBP (Local Business Participation Percentage) 00.00%

Recommendation

Approval by the Board of Education of Agreement Between Owner and Contractor by and between the **District** and **DecoTech Systems**, **Inc.**, Walnut Creek, California, for the latter to provide installation of 83 new cameras, replacement of 30 existing cameras, and repair of IO cameras at Castlemont High School. The selected vendor will be responsible for the installation of all cameras and Milestone programming upon completion. The successful bidder shall have at least 5 years of K 12 experience, Milestone certification, and in-house networking staff. Oakland Unified School District will provide servers if required, as well as Milestone licenses. Typical camera unit to be installed shall be Hanwha Wisenet QNV-8080R. This is a design build project and will require as-builts upon completion, for the **Castlemont High School Security Improvement Project**, in the amount of \$323,000.00, which includes

contingency allowance totaling \$25,000.00, as the lowest responsive bidder, with the work anticipated to commence on April 27, 2023, and scheduled to last for ninety days (90), with an anticipated ending of July 25, 2023.

Fiscal Impact

Fund 21 Building Funds, Measure Y

Attachments

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



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

Legislative File ID No.	<u>23-0815</u>		
Department:	Facilities Planning and Management		
Vendor Name:	DecoTech Systems, Inc.		
Project Name:	<u>Castlemont High School Security Improvement</u>	Project No.:	<u>23104</u>
Contract Term: Intende	ed Start: April 27, 2023	Intended End:	<u>July 25, 2023</u>
Total Cost Over Contra	act Term: <u>\$323,000.00</u>		
Approved by:	Kenya Chatman		
Is Vendor a local Oakla	and Business or has it met the requirements of the		
Local Business	s Policy? ☐ Yes (No if Unchecked)		
How was this contracto	or or vendor selected?		
DecoTech Systems, Inc	c. was selected by the District as the lowest responsible	and responsive bid.	
DecoTech Systems, I of IO cameras at Cast Milestone programmi certification, and in-h Milestone licenses. T	nc., latter to provide installation of 83 new camera tlemont High School. The selected vendor will be ing upon completion. The successful bidder shall house networking staff. Oakland Unified School Dypical camera unit to be installed shall be Hanwhaire as-builts upon completion, for the Castlemont F	as, replacement of 30 exists responsible for the instantant have at least 5 years of K District will provide server Wisenet QNV-8080R.	allation of all cameras and & 12 experience, Milestone ers if required, as well as This is a design build
Was this contract comp	petitively bid? Check box for "Yes" (If "No,"	leave box unchecked)	
Was this contract comp If "No," please answer th	·	leave box unchecked)	
If "No," please answer th	·	leave box unchecked)	

2) Please check the competitive bidding exception relied upon: **Construction Contract**: ☐ Price is at or under UPCCAA threshold of \$60,000 (as of 1/1/19) ☐ CMAS contract [may only include "incidental work or service"] (Public Contract Code §§10101(a) and 10298(a)) – contact legal counsel to discuss if applicable ☐ Emergency contract (Public Contract Code §§22035 and 22050) – contact legal counsel to discuss if

	<i>applicable</i>
	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:
Consul	tant 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 <i>when state funds being used</i> – 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) – <i>contact legal counsel to discuss if applicable</i>
	For services other than above, the cost of services is \$109,300 or less (as of 1/1/23)
	No advantage to bidding (including sole source) – contact legal counsel to discuss if applicable
<u>Purcha</u>	sing Contract:
	Price is at or under bid threshold of \$109,300 (as of 1/1/23)
	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 counses to discuss if applicable
☐ CMAS contract [may only include "incidental work or service"] (Public Contract Code §§10101(a) and 10298(a)) – contact legal counsel to discuss if applicable
☐ Piggyback contract for purchase of personal property (Public Contract Code §20118) – contact legal counsel to discuss if applicable
☐ Supplies for emergency construction contract (Public Contract Code §§22035 and 22050) – contact legal counsel to discuss if applicable
☐ No advantage to bidding (including sole source) – <i>contact legal counsel to discuss if applicable</i>
□ Other:
Maintenance Contract:
\square Price is at or under bid threshold of \$109,300 (as of 1/1/23)
☐ No advantage to bidding (including sole source) – <i>contact legal counsel to discuss</i>
☐ Other:

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

AGREEMENT BETWEEN OWNER AND CONTRACTOR

This Agreement, effective April 27, 2023, is by and between the Oakland Unified School District, in Alameda County, California, hereinafter called the "Owner," and **DECOTECH SYSTEMS, INC.** hereinafter called the "Contractor."

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

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

the Castlemont High School Security Improvement Project, 18601 MacArthur Blvd, Oakland, CA. 94605,

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

OUSD, 955 High Street, Oakland, California, 94601, 510-535-7044.

and other Contract Documents relating thereto.

The Contract as awarded includes the base scope of work only as specified in the Bid Form.

During the Work, the Contractor shall ensure that all Work, including but not limited to Work performed by Subcontractors, is performed in compliance with all applicable legal, contractual, and local government requirements related to the novel coronavirus and COVID-19, including "social distancing," masks, and hygiene as may be ordered by the State or local authorities and as may be directed in the Contract Documents.

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 COLBI DOCS 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 ninety (90) 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 **April 27**, **2023**, in which case the deadline for Completion would be **July 25**, **2023**.

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 \$500.00 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 \$500.00 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 THREE HUNDRED TWENTY-THREE THOUSAND DOLLARS NO/100 (\$323,000.00) 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 **TWENTY-FIVE THOUSAND DOLLARS NO/100 (\$25,000.00)** 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 payment, shall act as a full and complete waiver by Contractor of all rights to recover additional amounts, or to receive a time extension or other consideration, 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 $(1\frac{1}{2})$ 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 Twenty-five Dollars (\$25.00) for each worker employed in the execution of this Agreement by the Contractor or by any subcontractor for each calendar day during which such worker is required or permitted to work more than eight hours in any one calendar day, and forty hours in any one calendar week, except as herein provided.

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

ARTICLE X. DSA OVERSIGHT PROCESS. The Contractor must comply with the applicable requirements of the Division of State Architect ("DSA") Construction Oversight Process ("DSA Oversight Process"), including but not limited to (a) notifying the Owner's Inspector of Record/Project Inspector ("IOR") upon commencement and completion of each aspect of the Work as required under DSA Form 156; (b) coordinating the Work with the

IOR's inspection duties and requirements; (c) submitting verified reports under DSA Form 6-C; and (d) coordinating with the Owner, Owner's Architect, any Construction Manager, any laboratories, and the IOR to meet the DSA Oversight Process requirements without delay or added costs to the Work or Project.

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

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

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

Contractor shall provide the insurance set forth in the General Conditions. The amount of general liability insurance shall be \$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, which includes change orders signed by the parties and approved or ratified by the Governing Board.

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

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

CONTRACTOR: DECO TECH SYSTEMS Signature:	_	
Name: David Dickstein	Date: 3/28/ 2023	
(Chairman, Pres., or Vice-Pres. President		
Signature Kuy LTL		
Name: Kelly DeGeest	Date: 3/28/2023	
(Secretary, Asst. Secretary, CFO, or Asst. Treasure)VP, Secretary		

Malafile	4/27/2023
Mike Hutchinson, President, Board of Education	Date
Tyl 19-have	4/27/2023
Kyla Johnson-Trammell, Superintendent and Secretary, Board of Education	Date
Ketalmas	4.3.2023
Kenya Chatman, Executive Director,	Date
Facilities Planning and Management	

Approved As To Form:

3/31/23

OUSD Facilities Legal Counsel

Date

862324

CALIFORNIA CONTRACTOR'S

LICENSE NO.

8/31/2023

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.

Signature in route

Performance and Payment Bonds

PERFORMANCE BOND DOCUMENT 00 61 00

Bond Number:			
KNOW	ALL MEN BY THESE PRI	ESENTS that we,	, as Principal, and
	, as Surety, are held and firmly	y bound unto the Oakland	d Unified School
District, in the C	County of Alameda, State of Ca	alifornia, hereinafter calle	ed the "Owner," in the
sum of	Dollars (\$) for the paymen	t of which sum well and
truly made, we b	oind ourselves, our heirs, exec	utors, administrators, and	successors, jointly and
severally, to the	Owner for the full performance	ce of a certain contract w	ith the Owner, the terms
of which are inc	orporated herein by reference,	dated April 27, 2023, fe	or construction of

The Castlemont High School Security Improvement Project which consists of but not limited to: The Scope of work consists of but is not limited to Installation of 83 new cameras, replacement of 30 existing cameras, and repair of 10 cameras at the Castlemont site. The selected vendor will be responsible for the installation of all cameras and Milestone programming upon completion. The successful bidder shall have at least 5 years k12 experience, Milestone certification prior to bid opening, and in-house networking staff. OUSD will provide servers if required, as well as Milestone licenses. Typical camera unit to be installed shall be Hanwha Wisenet QNV-8080R. This is a design build project and will require as-builts upon completion. (the "Contract").

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

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

No further agreement between Surety and Owner shall be required as a prerequisite to the Surety performing its obligations under this bond. In the event that the Surety elects to complete the Work of the Contract after termination of the Contract by Owner, the Surety may not hire Principal, or any of Principal's owners, employees, or subcontractors, to perform the Work without the written consent of Owner, and the Owner may grant or withhold such consent within its sole discretion.

IN WITNESS WHEREOF, the abo	ve-bounden p	arties have executed this
	day of _	
hereto affixed and these presents duly signed	d by its unders	igned representative, pursuant to
authority of its governing body.		
(T. 1	`	
(To be signed by)	
(Principal and Surety,)	
(and acknowledged and)	
(Notarial Seal attached)	
(Affix Corporate Seal)		
		(Individual Principal)
		(marvidaar i imeipar)
		(D ' A 11)
		(Business Address)
(Affix Corporate Seal)		
(inimi corporate scar)		(Corporate Principal)
		(Pusinass Address)
		(Business Address)
(Affix Corporate Seal)		
(Ama Corporate Scar)		(Corporate Surety)
		(Business Address)
		By:
The rate of premium on this bond is	per tl	nousand.
The total amount of premium charged is		·
The above must be filled in by Corporate Su	irety.	

PAYMENT BOND DOCMENT 00 61 01 (Labor and Material)

Bond Number:
KNOW ALL MEN BY THESE PRESENTS:
That WHEREAS, the Oakland Unified School District (the "Owner" of the public works contract described below) and, 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
Skyline High School Sewer Replacement Project, located 21150 Skyline Blvd, Oakland, CA 94619, the scope consists of but not limited to: Installation of 83 new cameras, replacement of 30 existing cameras, and repair of 10 cameras at the Castlemont site. The selected vendor will be responsible for the installation of all cameras and Milestone programming upon completion. The successful bidder shall have at least 5 years k12 experience, Milestone certification prior to bid opening, and in-house networking staff. OUSD will provide servers if required, as well as Milestone licenses. Typical camera unit to be installed shall be Hanwha Wisenet QNV-8080R. This is a design build project and will require as-builts upon completion.
which said agreement dated <u>April 27, 2023</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 ("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 Dollars (\$) 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

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to pay any of the persons named in Civil Code section 9100, or any of the amounts due, as

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

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

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

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

IN WITNESS WHEREOF, t Surety this day of _		y executed by the Principal and
(To be signed by (Principal and Surety, (and acknowledged and (Notarial Seal attached)))	
		Principal
		Surety
		By:Attorney-in-Fact
The above bond is accepted a	and approved this day	of .

Oakland Unified School District Division of Facilities Planning and Management

BID OPENING TABULATION SHEET

School:	Castlemont High School		Date:	Monday, March 6, 2023
Project:	Security		Time:	2:00 P.M.
Project #:	23104		Project Mgr:	Kyle Brower
Estimate:	\$250,000		Architect:	N/A
Signature of W	fitness to Bid		Signature of Bid Opener	are Two.
Company:	DecoTech Systems	Base Bid:	\$ 298,000.00	Required Day of Bid:
Address:	1180 Mt. Diablo Blvd., Suite #300	Allowance:	\$ 25,000.00	Signed Bid Form X
City/State:	Walnut Creek, CA 94596	TOTAL:	\$ 323,000.00	Addendum Acknow. X
Phone:	925-954-1520	Alternates:	325/000100	Bid Bond X
Fax:	925-954-1521	/accinaces.		Non-Collusion X
I dx.	J23 J34 1321			Iran Contracting Certification X
			Time Submitted Date Submitted	
			10:06 a.m. 3/6/2023	Contractor's Sub List X
				Debarment Suspension & Schd Z X
				Local Business Participation Form X
			Time Opened Date Opened	DVBE Forms X
			2:20 p.m. 3/6/2023	
Company:	Y	Base Bid:		Required Day of Bid:
Address:		Allowance:	\$25,000.00	Signed Bid Form
City/State:		TOTAL:		Addendum Acknow.
Phone:		Alternates:		Bid Bond
Fax:				Non-Collusion
				Iran Contracting Certification
			Time Submitted Date Submitted	Site Visit Certification
				Contractor's Sub List
				Debarment Suspension & Schd Z
			The Council Council	Local Business Participation Form DVBE Forms
la-			Time Opened Date Opened	DVBE FORMS
Company:		Base Bid:		Required Day of Bid:
Address:		Allowance:	\$25,000.00	Signed Bid Form
City/State:		TOTAL:	420/000.00	Addendum Acknow.
Phone:		Alternates:		Bid Bond
Fax:				Non-Collusion
1				Iran Contracting Certification
			Time Submitted Date Submitted	Site Visit Certification
				Contractor's Sub List
	_			Debarment Suspension & Schd Z
			Time Opened Date Opened	Local Business Participation Form DVBE Forms
			Time Opened Date Opened	DVDE FORMS
Company:		Base Bid:		Required Day of Bid:
Address:		Allowance:	\$25,000.00	Signed Bid Form
City/State:		TOTAL:		Addendum Acknow.
Phone:		Alternates:		Bid Bond
Fax:				Non-Collusion
				Iran Contracting Certification
			Time Submitted Date Submitted	Site Visit Certification
				Contractor's Sub List
				Debarment Suspension & Schd Z
			Time Opened Date Opened	Local Business Participation Form DVBE Forms
			Time Stantist Date Overled	DVDETOTIIS

BID FORM DOCUMENT 00 31 01

OAKLAND UNIFIED SCHOOL DISTRICT

Facilities Planning and Management 955 High Street, Oakland, CA 94601

Dear Board Members:

The undersigned, doing business under the firm name of DecoTech Systems, Inc., hereby proposes and agrees to enter into a contract, with the Oakland Unified School District ("Owner"), to furnish any and all labor, materials, applicable taxes, equipment and services for the completion of Work as described hereinafter and in the Contract Documents as Castlelmont High School Security Improvement Project, 8601 MacArthur Blvd, Oakland, CA 94605 (the "Contract"), Project No. 23104, Scope of work consists of but not limited to Installation of 83 new cameras, replacement of 30 existing cameras, and repair of 10 cameras at the Castlemont site. The selected vendor will be responsible for the installation of all cameras and Milestone programming upon completion. The successful bidder shall have at least 5 years k12 experience, Milestone certification prior to bid opening, and in-house networking staff. OUSD will provide servers if required, as well as Milestone licenses. Typical camera unit to be installed shall be Hanwha Wisenet QNV-8080R. This is a design build project and will require as-builts upon completion. (the "Contract").

The Contract Documents were prepared by OUSD, 955 High Street, Oakland, CA 94601

Bid Amount (Base Bid):

The undersigned proposes to furnish such labor, materials, applicable taxes, equipment and services for the amount of:

Two Hundred Ninety-Eight Thousand ar Bid Amount	id 00/100 Dollars	\$298,000.00
Twenty-Five Thousand	Dollars	\$25,000.00
Contingency Allowance		

OAKLAND UNIFIED SCHOOL DISTRICT CASTLELMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104 BID FORM DOCUMENT 00 31 01

{SR684258}

Three Hundred Twenty-Three Thousand and 00/100 Dollars
Total Base Bid Amount

\$323,000.00

By submitting this bid, bidder acknowledges and agrees that the Total Base Bid Amount accounts for any and all allowances.

Miscellaneous:

The low bid shall be determined as described in the Notice to Bidders.

The undersigned certifies to the best of its knowledge and belief that it and its officials are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract certifies that this vendor does not appear on the Excluded Parties List. https://www.sam.gov/portal/public/SAM

If written notice of the Award of Contract is mailed, faxed, or delivered to the undersigned at any time before this bid is withdrawn, the undersigned shall, within ten (10) days after the date of such mailing, faxing, or delivering of such notice, execute and deliver an agreement in the form of agreement present in these Contract Documents and give Performance and Payment Bonds in accordance with the specifications and bid as accepted.

The undersigned declares that it has read and understands the Contract Documents, including but not limited to the Notice to Bidders, the Instructions to Bidders, the Agreement, the General Conditions, the Drawings, the Specifications, and any Special Conditions.

The undersigned hereby designates as the office to which such Notice of Award of Contract may be mailed, faxed, or delivered:

DecoTech Systems, Inc.	
1180 Mt. Diablo Blvd. Ste 300, Walnut Creek, CA 94596	
Our Public Liability and Property Damage Insurance is placed with: The Hartford	
Our Workers' Compensation Insurance is placed with: The Hartford	

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

Circular letters, bulletins, addenda, etc., bound with the specifications or issued during the time of bidding are included in the bid, and, in Completing the Contract, they are to become a part thereof.

The receipt of the following addenda to the specifications is acknowledged:

2/22/2023	
Addendum No. 1 Date Addendum No	Date _
Addendum No. 1 Date Addendum No. 2 Date Addend	Date _
Addendum No. 3 Date 3/3/Addendum No.	Date

This bid may be withdrawn at any time prior to the scheduled time for the opening of bids or any authorized postponement thereof.

A bidder shall not submit a bid unless the bidder's California contractor's license number appears clearly on the bid, the license expiration date and class are stated, and the bid contains a statement that the representations made therein are made under penalty of perjury. Any bid submitted by a contractor who is not licensed pursuant to Business and Professions Code section 7028.15 shall be considered nonresponsive and shall be rejected. Any bid not containing the above information may be considered nonresponsive and may be rejected.

Proof of Bidder's registration per Labor Code §1725.5 must be submitted with this bid form.

NOTE: Each bid must give the full business address of the bidder and be signed by bidder with bidder's usual signature. Bids by partnerships must furnish the full name of all partners and 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. Bids by corporations must be signed 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 officers signing on behalf of a corporation shall be furnished with the bid.

The undersigned declares under penalty of perjury under the laws of the State of California that the representations made in this bid are true and correct.

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

Print or Type Name:David Dick stein					
Title: Pre sident					
Signature:					
Name of Company as Licensed in California: DecoTech Syste ms, Inc.					
Business Address: 1180 Mt. Diablo Blvd. Walnut Creek, CA 94596					
Telephone Number: (925) 954-1520					
California Contractor License No.:862324					
Class and Expiration Date: _B, C-7, C-10 exp. 8/31/2023					
Public Works Contractor Registration No.:1000003634					
State of Incorporation, if Applicable:California					
INDIVIDUAL:					
Dated:, 20_					
(Name) Signature					
PARTNERSHIP:					
Evidence of authority to bind partnership is attached.					
Dated:, 20_					
(Name) Signature General Partner					
CORPORATION:					
Evidence of authority to bind corporation is attached.					
Dated: _February 24 , 2023					
(Name)David Dickstein (Chairman, Pres, or Vice-Pres Pre sidet					

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

(Name) Suzanne Dickstein				
(Secretary, Asst. Secretary, CFO, or Asst.	Treasurer	Chief	Financial	Officer

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

BID BOND DOCUMENT 00 40 00

KNOW ALL MEN BY THESE PRESE	ENTS that we the undersigned, DecoTech
Systems, Inc., as Principal and Hartford Fire Ir	
held and firmly bound unto the Oakland Unifie	ed School District ("Owner") in the sum of
10% the contract price Dollars (\$) for payment of which sum, well and
truly to be made, we hereby jointly and several	ly bind ourselves, our heirs, executors,
administrators, successors and assigns.	

The condition of the above obligation is such that whereas the Principal has submitted to the Owner a certain bid, attached hereto and hereby made a part hereof, to enter into a Contract in writing for the construction of Castlemont High School Security Camera Upgrades in strict accordance with Contract Documents.

NOW, THEREFORE,

Bond Number: n/a

- a. If said bid shall be rejected, or, in the alternative;
- b. If said bid shall be accepted and the Principal shall execute and deliver a contract in the form of agreement attached hereto and shall execute and deliver Performance and Payment Bonds in the forms attached hereto (all properly completed in accordance with said bid), and shall in all other respects perform the agreement created by the acceptance of said bid;

Then this obligation shall be void, otherwise the same shall remain in full force and effect, it being expressly understood and agreed that the liability of the Surety for any and all default of the Principal hereunder shall be the amount of this obligation as herein stated.

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

DOCUMENT 00 40 00

BID BOND

IN WITNESS WHEREOF, the above-bounden parties have executed this instrument under several seals this 1st day of March, 2023, the name and corporate party being hereto affixed and these presents duly signed by its undersigned representative, pursuant to authority of its governing body. In the presence of:

(Notary Seal)

DecoTech Systems, Inc. (Principal)

1180 Mt. Diablo Blvd #300 - Walnut Creek, CA

(Business Address)

Bv:

Hartford Fire Insurance Company (Corporate Surety)

1 Hartford Plaza - Hartford CT

(Business Address)

By:

Alexa Perfecto, Attorney-In-Fact

The rate or premium of this bond is ______ per thousand, the total amount of premium charged, \$

(The above must be filled in by Corporate Surety).

SEE ATTACHED ACK' OMENT

BID BOND DOCUMENT 00 40 00

SEE ATTACHED
ACKNOWLEDGMENT

2

{SR526355}

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL

SECURITY IMPROVEMENT

PROJECT NO. 23104

ACKNOWLEDGMENT

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 California County ofContra Costa)			
On March 1st, 2023 before	(insert name and title of the officer)			
personally appeared Alexa Perfecto 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 un paragraph is true and correct.	der the laws of the State of California that the foregoing			
WITNESS my hand and official seal.	PRIYANKA KUMAR COMM. # 2290826 NOTARY PUBLIC - CALIFORNIA COUNTY OF CONTRA COSTA MY COMM. EXP. JUNE 8, 2023			
Signature	(Seal)			

Some of the Companies names below are not licensed in every state	
X Hartford Fire Insurance Company	E W
X Hartford Casualty Insurance Company	
Hartford Accident and Indemnity Company	THE
Hartford Underwriters Insurance Company	HARTFORD
Twin City Fire Insurance Company	
Hartford Insurance Company of Illinois	
Hartford Insurance Company of the Midwest	
Hartford Insurance Company of the Southeast	
(Designated Company(ies) delineated above by X in box)	One Hartford Plaza, Hartford, Connecticut 06155
Date: 4/19/2021	
From:	
Bond Department San Francisco (57)	
Subject: Power Of Attorney – Agency Code: 57–101622	
To: NIXON INSURANCE AGENCY 396 CIVIC DRIVE SUITE A PLEASANT HILL, CA 94523	
POA names as of this date:	
HILL, California	
Unlimited Bond Signing Authority	X A (Standard) Underwriting Authority
	D (None) Underwriting Authority
	E (Bulk Reporting) Underwriting Authority
Attached is the following: X Original power for producing pre-printed powers Do not attach a photocopy (Xerox) or a faxed copy to any bond.	
The Power of Attorney (POA) form must be sealed prior to being	z uttached to the bond.
Sent under separate cover directly to the Agency:	
Manually executed power(s) (Wet Powers) to the attention	
Manually executed power(s) (Wei Towers) to the attention	on of
Company Seal(s) to the attention of	on of
	on of
Company Seal(s) to the attention of	on of

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STATE OF CALIFORNIA **DEPARTMENT OF INSURANCE** NO 07268 SAN FRANCISCO

Certificate of Authority

THIS IS TO CERTIFY THAT, Pursuant to the Insurance Code of the State of California, Hartford Fire Insurance Company

of Hartford, Connecticut , organized under the
laws of Connecticut , subject to its Articles of Incorporation of
other fundamental organizational documents, is hereby authorized to transact within the State, subject to
all provisions of this Certificate, the following classes of insurance: Fire, Marine, Surety,
Disability, Plate Glass, Liability, Workers' Compensation, Common
Carrier Liability, Boiler and Machinery, Burglary, Credit, Sprinkler
Team and Vehicle, Automobile Aircraft, Legal, and Miscellaneous
as such classes are now or may hereafter be defined in the Insurance Laws of the State of California. THIS CERTIFICATE is expressly conditioned upon the holder hereof now and hereafter being in
full compliance with all, and not in violation of any, of the applicable laws and lawful requirements made
under authority of the laws of the State of California as long as such laws or requirements are in effect
and applicable, and as such laws and requirements now are, or may hereafter be changed or amended.
IN WITNESS WHEREOF, effective as of the



day of October , _2000 , I have hereunto set my hand and caused my official seal to be affixed this

day of October . 2000



NOTICE:

Qualification with the Secretary of State must be accomplished as required by the California Corporations Code promptly after issuance of this Certificate of Authority. Failure to do so will be a violation of Insurance Code Section 701 and will be grounds for revoking this Certificate of Authority pursuant to the convanants made in the application therefor and the conditions contained herein.

POWER OF ATTORNE

Direct Inquiries/Claims to: THE HARTFORD BOND, T-11 One Hartford Plaza Hartford, Connecticut 06155 Bond, Claims@thehartford.com

call: 888-266-3488 or fax: 860-757-5835

KNOW ALL PERSONS BY THESE PRESENTS THAT:

X

X

Agency Name: NIXON INSURANCE AGENCY Agency Code: 57-101622 Hartford Fire Insurance Company, a corporation duly organized under the laws of the State of Connecticut Hartford Casualty Insurance Company, a corporation duly organized under the laws of the State of Indiana Hartford Accident and Indemnity Company, a corporation duly organized under the laws of the State of Connecticut Hartford Underwriters Insurance Company, a corporation duly organized under the laws of the State of Connecticut

Twin City Fire Insurance Company, a corporation duly organized under the laws of the State of Indiana Hartford Insurance Company of Illinois, a corporation duly organized under the laws of the State of Illinois

Hartford Insurance Company of the Midwest, a corporation duly organized under the laws of the State of Indiana

Hartford Insurance Company of the Southeast, a corporation duly organized under the laws of the State of Florida

having their home office in Hartford, Connecticut, (hereinafter collectively referred to as the "Companies") do hereby make, constitute and appoint, up to the amount of Unlimited:

Christopher Nixon, Alexa Perfecto, Jan Sprague of PLEASANT HILL, California

their true and lawful Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign its name as surety(ies) only as delineated above by 🗵, and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

In Witness Whereof, and as authorized by a Resolution of the Board of Directors of the Companies on May 23, 2016 the Companies have caused these presents to be signed by its Assistant Vice President and its corporate seals to be hereto affixed, duly attested by its Assistant Secretary. Further, pursuant to Resolution of the Board of Directors of the Companies, the Companies hereby unambiguously affirm that they are and will be bound by any mechanically applied signatures applied to this Power of Attorney.















Joelle L. LaPierre, Assistant Vice President



Shelby Wiggins, Assistant Secretary

STATE OF FLORIDA

COUNTY OF SEMINOLE

ss. Lake Mary

On this 13th day of February, 2020, before me personally came Joelle LaPierre, to me known, who being by me duly sworn, did depose and say: that (s)he resides in Seminole County, State of Florida; that (s)he is the Assistant Vice President of the Companies, the corporations described in and which executed the above instrument; that (s)he knows the seals of the said corporations; that the seals affixed to the said instrument are such corporate seals; that they were so affixed by authority of the Boards of Directors of said corporations and that (s)he signed his/her name thereto by like authority.



Jessica Noelle Ciccone My Commission #FF024702 Uxpires June 20, 2021

I, the undersigned, Assistant Vice President of the Companies, DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is still in full force effective as of

Signed and sealed in Lake Mary, Florida.

















DESIGNATION OF SUBCONTRACTORS DOCUMENT 00 40 01

PROJECT:	Castlemont High School Security Improvements (Project Name)
PROJECT NO:	23104 BIDDER'S NAME DecoTech Systems, Inc.
DIR 10 Digit Reg	gistration No: 1000003634

Each bidder shall set forth below the name and the location of the place of business of each subcontractor, and the California contractor license number and (for all projects over Twenty-Five Thousand Dollars (\$25,000)) public works contractor registration number of each subcontractor who will perform work or labor or render service to the Contractor in or about the construction of the Work or improvement, or to a subcontractor licensed by the State of California who, under subcontract to the Contractor, specially fabricates and installs a portion of the Work or improvement according to detailed drawings contained in the plans and specifications, in an amount in excess of one-half of 1 percent (0.5%) of the bidder's total bid, and the portion of the Work which will be done by each subcontractor. 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 Owner 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 Owner.

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

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104 DESIGNATION OF SUBCONTRACTORS
DOCUMENT 00 40 01

{SR526332}

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 Owner'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.

NOTE: Reproduce page two of this section for additional listings needed beyond the length of this form.

Portion of Work (description)	Portion of Work (dollar amount)	Name of Subcontractor & Phone No.	Location of Subcontractor	California Contractor License Number	Public Works Contractor Registration Number
None					

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

{SR526332}

DESIGNATED OF SUBCONTRACTORS DOCUMENT 00 40 01

The second secon		
I .		
1		

I am the authorized representative of the Bidder submitting this Designation of Subcontractors and I declare that each subcontractor listed holds a valid and current contractor license in good standing in California to perform the portion of work for which the subcontractor is listed.

I declare under penalty of perj	ury under the laws of th	ne State of California	that the foregoing is true	and correct and that this
declaration is executed on Feb 24	, 2023, at Oakland	_[city],CA	[state].	
137				

Signature:

Print Name: David Dickstein

Title: President

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

(SR526332)

DESIGNATED OF SUBCONTRACTORS
DOCUMENT 00 40 01

NONCOLLUSION DECLARATION DOCUMENT 00 40 03

Owner:	Oakland Unified School District		
Contract:	Contract: Castlemont High School Security Improvement		
The undersign	ned declares:		
I am tl	he President of DecoTech Systems, Inc. the		
party making	the foregoing bid.		
partnership, co- collusive or sl bidder to put it conspired, con refrain from be agreement, co- any other bidde any other bidde or indirectly, thereof, or divi- company, asset	id is not made in the interest of, or on behalf of, any undisclosed person, ompany, association, organization, or corporation. The bid is genuine and not ham. The bidder has not directly or indirectly induced or solicited any other in a false or sham bid. The bidder has not directly or indirectly colluded, nnived, or agreed with any bidder or anyone else to put in a sham bid, or to bidding. The bidder has not in any manner, directly or indirectly, sought by immunication, or conference with anyone to fix the bid price of the bidder or der, or to fix any overhead, profit, or cost element of the bid price, or of that of der. All statements contained in the bid are true. The bidder has not, directly submitted his or her bid price or any breakdown thereof, or the contents rulged information or data relative thereto, to any corporation, partnership, ociation, organization, bid depository, or to any member or agent thereof to ollusive or sham bid, and has not paid, and will not pay, any person or entity ose.		
partnership, jo other entity, h	erson executing this declaration on behalf of a bidder that is a corporation, bint venture, limited liability company, limited liability partnership, or any hereby represents that he or she has full power to execute, and does execute, on on behalf of the bidder.		
	are under penalty of perjury under the laws of the State of California that the rue and correct and that this declaration is executed on <u>Feb 24</u> , 2023, at [city], <u>CA</u> [state].		
X	MX S		
Signature			
David Dick	stein		

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104

NON-COLLUSION **DOCUMENT 00 40 03**

Print Name

SUFFICIENT FUNDS DECLARATION DOCUMENT 00 11 13 (Labor Code section 2810)

Owner:	Oakland Unified Sc	chool District		
Contract:	Castlemont High So	chool Security I	mprovement	
[insert title] the above Profunds to pern state or feder prevailing was	of DecoTech System oject that accompanies nit DecoTech System al labor laws or regula	s this Declaration of the ensemble of the ense	at I am the President at I am the President at I am the President at I am the I and submitting on, and that such bid include of entity to comply with the Project, including payment of entity will converted the Contract.	des sufficient h all local, ent of
I decl	are under penalty of p	perjury under the	e laws of the State of Califo 24th 2023, at Oakland [
Date: Febru	ary 24, 2023	2	016	_
			Signature	
			David Dickstein	_
		Print Title:	President	

FINGERPRINTING NOTICE AND ACKNOWLEDGMENT FOR CONSTRUCTION CONTRACTS

(Education Code Sections 45125.1 and 45125.2) **DOCUMENT 00 43 00**

Business entities entering into contracts with the Owner for the construction, reconstruction, rehabilitation or repair of a facility must comply with Education Code sections 45125.1 and 45125.2. Such entities are responsible for ensuring full compliance with the law and should therefore review all applicable statutes and regulations. The following information is provided to you, the bidding contractor, simply to assist such entities with compliance with the law.

- 1. The Owner has determined that your employee(s), or you as a sole proprietorship, will have more than limited contact with students, therefore the Owner requires that you must use one or more of the following methods to ensure the safety of pupils (Education Code §45125.2(a)):
 - a. Install a physical barrier at the worksite to limit contact with pupils.
 - b. If you are not a sole proprietorship, have one of your employees, whom the Department of Justice has ascertained has not been convicted of a violent or serious felony (see *Attachment A* to this Notice and Acknowledgement), continually monitor and supervise all of your employees. For the Department of Justice to so ascertain, your employee may submit fingerprints to the Department of justice pursuant to Education Code section 45125.1(a).
 - c. Arrange, with Owner's approval, for surveillance of your employees by Owner's personnel.

Prior to commencing the Work, you shall submit the Independent Contractor Student Contact Form (see *Attachment B* to this Notice and Acknowledgement) to the Owner, which will indicate which of the above methods you will use.

[NOTE TO OWNER: Most projects create more than "limited contact" with students; however, if the owner has determined that the contractor will only have limited contact (or will have no contact) with students (for example, new construction at an isolated site), then please consult with legal counsel about whether this notice is required.]

2. If you are providing the construction, reconstruction, rehabilitation or repair services in an emergency or exceptional situation, you are not required to comply with Education Code section 45125.2, above. An "emergency or exceptional" situation is one in which pupil health or safety is endangered or when repairs are needed to make a facility safe and

habitable. Owner shall determine whether an emergency or exceptional situation exists. (Education Code §45125.2(d).)

3. If you use one or more of the three methods in Section 1 (above), you are not required to comply with Education Code section 45125.1. (Education Code §45125.2(b).) If you use one or more of these three methods, you must submit the Independent Contractor Student Contact Form (see *Attachment B* to this Notice and Acknowledgement) to the Owner, which will indicate which of the above methods you will use.

I have read the foregoing and agree to comply with the requirements of Education Code sections 45125.1 and 45125.2 as applicable.

Dated: 2/24/2023	2 His
	Signature
Name:David Dickstein	Title:President

IRAN CONTRACTING ACT CERTIFICATION

(Public Contract Code sections 2202-2208)

DOCUENT 00 40 04

(To be Executed by Bidder and Submitted With Bid)

As required by Public Contract Code ("PCC") section 2204 for contracts of \$1,000,000 or more, please insert bidder's or financial institution's name and Federal ID Number (if available) and complete <u>one</u> of the options below. Please note that California law establishes penalties for providing false certifications, including civil penalties equal to the greater of \$250,000 or twice the amount of the contract for which the false certification was made; contract termination; and three-year ineligibility to bid on contracts. (PCC §2205.)

OPTION #1 - CERTIFICATION

I, the official named below, certify I am duly authorized to execute this certification on behalf of the bidder/financial institution identified below, and the bidder/financial institution identified below is **not** on the current list of persons engaged in investment activities in Iran created by California Department of General Services ("DGS") and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person/bidder, for 45 days or more, if that other person/bidder will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS. (PCC §2204(a).)

Bidder Name/Financial Institution (Printed) DecoTech Systems, Inc.		Federal ID Number (or n/a) 68-0424937	
By (Authorized Signature)			
Printed Name and Title of Person Sign David Dickstein, President	ning		
Date Executed 2/24/2023	Executed in Oakland, CA		

OPTION #2 – EXEMPTION

Pursuant to Public Contract Code sections 2203(c) and (d), a public entity may permit a bidder/financial institution engaged in investment activities in Iran, on a case-by-case basis, to be eligible for, or to bid on, submit a proposal for, or enters into or renews, a contract for goods and services. If you have obtained an exemption from the certification requirement under the Iran Contracting Act, please fill out the information below, and attach documentation demonstrating the exemption approval.

Bidder Name/Financial Institution (Printed)	Federal ID Number (or n/a)				
By (Authorized Signature)					
Printed Name and Title of Person Signing	Date Executed				

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO. 23104 IRAN CONTRACTING DOCUMENT 00 40 04



February 24, 2023

QUESTIONNAIRE REGARDING QUALIFICATIONS AND EXPERIENCE DOCUMENT 00 21 00

- 1. All information on the prequalification application submitted to Oakland Unified School District and dated July 22, 2022 remains the same, no changes. Approval letter from Oakland Unified School District is dated July 28, 2022.
- 2. References and project information has been supplied on the prequalification application.
- 3. No contracts identified in the prequalification application has had any delayed dates in completion.
- 4. No contracts have had a Civil Wage and Penalty Assessment or Determination of Civil Penalty assessed.
- 5. N/A
- 6. N/A
- 7. None

Ruth	2/24/2023
David Dickstein, President	Date



Oakland Unified School District Local Business Uitilization

OAKLAND UNIFIED SCHOOL DISTRICT Contributly Schools, Thriving Students

LOCAL BUSINESS PARTICIPATION	ON WORKSHEET									
Prime	DecoTech Systems, Inc.		Bid Opening Date	2/27/2023						
Project Name	Castlemont High School Security Improvements		Time:	2:00pm						
Project Number	23104		Project Manager:	Kyle Brower						
Proposed Total Contract Amount	\$323, 00000		Architect:							
BASE BID AMOUNT	\$323,000.00									
Proposed Total SLBE Amount (%)	0 %									
Small, Local Business Enterprise(s)/Small	Emerging, Locat Business Enterpise(s)	Total Amount of Contract (as a S assquant)	Local Business Enterprise (LBE)	Small, Local Business Enterprise (SLEE)	Small, Local Resident Business Enterprise (SLRBE)					
Company Name	Comforms Areney									
Address City State	Certification No. (tf ovailable)									
Company Name	Cortify in Agency									
Address, Envistate	Certification No. (16 at calable)									
Company Name	Certifying Agency									
Address City State	Cerusian No. (1) soutable)									
Company Name	Certifying Agency									
Address City/State	Certification No. (rf available)									
Company Name	Cottiving Agency									
Address. City/State	Corulismon No (If outliable)									

APPROVAL - LBU Compliance Officer

Certifying Assess

Conificance No. (if available)

Company Name

Address, City.Scate

TOTAL PARTICIPATION

NOTE: All Local Business Utilization documentation must be included with bid form at the time of bid opening.

SCHEDULE Z DOCUMENT 00 52 00

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION – LOWER TIER COVERED TRANSACTION

Under the requirements of OMB Circular A-133 Supplement, part 3, Section 1, the District is required to obtain certifications that contractors and sub-grantees receiving awards exceeding \$25,000 have not been suspended or debarred from participating in federally funded procurement activities.

The undersigned company certifies to the best of its knowledge and belief that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any Federal department or agency; and that none of its subcontractors are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any Federal department or agency.

If the undersigned company is unable to certify to the above statement, it shall attach an explanation to this proposal.

as to the abo	nd submitting ve stated cond Systems, In	litions.	npany's authorized representative hereby certif	ies				
Company	/ Name		Signature of Authorized Representative					
1180 Mt Di Address	ablo Blvd,	WC, CA 94596	David Dickstein Type or Print Name					
	954-1520 Phone	2/24/2023 Date	President Type or Print Name					
Anou Codo	Thone	Date	Type of Time Name					

<u>Please Note:</u> General Contractors and all of their subcontractors are required to submit this certification form.

END OF DOCUMENT

SITE VISIT CERTIFICATION DOCUMENT 00 40 02

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

PROJECT: Castlemont High School Security Improvement Project

Check option that applies:							
I certify that I visited the Site of the proposed Work and became fully acquainted with the conditions relating to construction and labor. I fully understand the facilities, difficulties, and restrictions attending the execution of the Work under contract.							
I certify thatEric Rice (Bidder's representative) visited the Site of the proposed Work and became fully acquainted with the conditions relating to construction and labor. The Bidder's representative fully understood the facilities, difficulties, and restrictions attending the execution of the Work under contract.							
Construction Manager, and a	Oakland Unified School District, its Architect, its Engineer, its all of their respective officers, agents, employees, and consultants ons, related to conditions that could have been identified during my esentative's visit to the Site.						
I certify under penalty of pertrue and correct.	jury under the laws of the State of California that the foregoing is						
Date:	2/24/2023						
Proper Name of Bidder:	DecoTech Systems, Inc.						
Signature:							
Print Name:David Dickstein							
Title: President							

END OF DOCUMENT

PRIME BIDDER CERTIFICATION OF DISABLED VETERAN BUSINESS ENTERPRISE PARTICIPATION

DOCUMENT 00 41 00

To be completed by the Prime Bidder		PAGE 1 OF 2
PART I – IDENTIFICATION INFORMATIO	N	
BIDDER'S NAME	BUSINESS ADDRESS 1180 Mt Diablo Blvd	TELEPHONE NUMBER (925) 954-1520
DecoTech Systems, Inc.	Walnut Creek, CA 94596	(923) 934-1320
SCHOOL DISTRICT	COUNTY	APPLICATION NO.
Oakland USD	Alameda	

PART II – METHOD OF COMPLIANCE WITH DVBE PARTICIPATION GOALS – Include this form and any other applicable documents listed in this table with your bid/proposal. Read the three columns in the table below as sentences from left to right. Check the appropriate box to indicate your method of committing the contract dollar amount.

NOTE: Architectural, engineering, environmental, land surveying or construction management firms must indicate their method of compliance by marking the appropriate box A, B, C, or D after selection by the District and before the contract is signed.

YOUR BUSINESS ENTERPRISE	AND YOU	AND YOU
A. ☐ is Disabled Veteran owned and your forces, will perform at least 3 percent of this contract	will include a copy of your DVBE letter from the Office of Small Business and Disabled Veteran Business Enterprise Services (OSDS).	
B. is Disabled Veteran owned but is unable to perform the 3 percent of this contract with your forces	will use DVBE subcontractors/ suppliers to bring the contract participation to at least 3 percent	will include a copy of each DVBE's letter from OSDS (including yours, if applicable).
C. ☑ is not Disabled Veteran owned	will use DVBE subcontractors/ suppliers for at least 3 percent of this contract	
D. □ is unable to meet the required participation goals	will complete a Good Faith Effort to obtain DVBE participation	will include the Prime Bidder's Good Faith Effort Worksheet.

Note: An Office of Small Business and Disabled Veteran Business Enterprise Services (OSDS) letter must be attached for each DVBE participating in the contract. The DVBE letter is obtained by application through the OSDS and must be provided at the time of bid opening. If the letter is not provided, the bid may be deemed nonresponsive and may be ineligible for award of the contract.

Continued on reverse side

PART III – DVBE DOLLAR PARTICIPATION OF BID/PROPOSAL – Architectural, engineering, environmental, land surveying or construction management firms complete this part after selection by the district and before the contract is signed.

D.

Show deductive alternate(s) in parenthesis. For more alternates/base bids, use a separate page to show items.

- A. If your business enterprise is a DVBE, list in the appropriate column the total dollar amount of your bid to be performed by your own participation.
- B. List all your DVBE subcontractors/suppliers. Enter in the appropriate column the dollar amount for each of your subcontractors/suppliers.
- C. Enter the total of Lines A and B for each column.
- Enter the dollar amount of the bid/proposal to be performed by **non**-DVBE firms. Note: This line is the sum of the prime and subcontractor(s) **non**-DVBE dollar participation.
- E. Enter the sum of the column totals from Line C and Line D. Note: Please be aware that the final determination of DVBE compliance is made based on the contract amount resulting from the district's acceptance or rejection of alternates.

	BASE BID/PROPOSAL	ALTERNATE #1	ALTERNATE #2	ALTERNATE #3 OR BASE BID B	ALTERNATE #4 OR BASE BID C	ALTERNATE #5 (Modernization or Reconstruction Only)
A. Prime Bidder, if DVBE (own participation)	\$	\$	\$	\$	\$	\$
B. DVBE Subcontractor or Supplier						
1. P.T.S.	\$9,690.00	1				
2.						
3.						
4.						
C. Subtotal (A & B)	\$9,690.00					
D. Non-DVBE	313,310.00					
E. Total Bid	323,000.00					

OAKLAND UNIFIED SCHOOL DISTRICT CASTLEMONT HIGH SCHOOL SECURITY IMPROVEMENT PROJECT NO.:23104 DVBE PARTICIPATION CERTIFICATE DOCUMENT 00 41 00

REVISION NUMBER:

DATE (MM/DD/YYYY) 04/18/2022

CERTIFICATE OF LIABILITY INSURANCE

ACORD'

COVERAGES

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 BEDDESENTATIVE OF PRODUCER AND THE CERTIFICATE HOLDER.

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). CONTACT Alexa Perfecto, CLCS 925-521-1601 Nixon Insurance Agency FAX (A/C, No): 925-521-1608 PHONE (A/C, No, Ext): 925-521-1601 aff. of Atlantic-Pacific Ins. E-MAIL ADDRESS: aperfecto@nixoninsuranceagency.com 396 Civic Drive, #A Pleasant Hill, CA 94523 INSURER(S) AFFORDING COVERAGE Chris Nixon, CIC, CPCU NAIC# 00914 INSURER A: Trumbull Insurance Company INSURER B Sentinel Ins Company Ltd 11000 DecoTech Systems, Inc. Dave Dickstein 1180 Mt. Diablo Blvd. Walnut Creek, CA 94596 INSURER C: Hartford Accident & Indemnity 22357 INSURER D **INSURER E:** INSURER F:

IN	HIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD IDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS									
	ERTIFICATE 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.									
SR TR		TYPE OF INSURANCE	ADDL			POLICY EFF	POLICY EXP	LIMIT	s	
3	X	COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE	\$	1,000,000
		CLAIMS-MADE X OCCUR	X		57UUNZC8139	09/02/2021	09/02/2022	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	300,000
								MED EXP (Any one person)	\$	10,000
								PERSONAL & ADV INJURY	\$	1,000,000
	05	III ACCRECATE LIMIT APPLIES DED.						OFNEDAL ACCRECATE		2.000.000

			1				IVIED EXP (Any one person)	Ф	
							PERSONAL & ADV INJURY	\$	1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$	2.000.000
	POLICY X PRO-						PRODUCTS - COMP/OP AGG	\$	2,000,000
	OTHER:							\$	
A	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
	X ANY AUTO	X		57UENBB6633	09/02/2021	09/02/2022	BODILY INJURY (Per person)	\$	
1	OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$	
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$	
			-					\$	
В	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	5,000,000
	EXCESS LIAB CLAIMS-MADE			57RHUZC8175	09/02/2021	09/02/2022	AGGREGATE	\$	5,000,000
	DED X RETENTION\$ 10,000)						\$	* 1
C	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						X PER STATUTE OTH-		
	ANY PROPRIETOR/PARTNER/EXECUTIVE		X	57WEZR6845	07/01/2021	07/01/2022	E.L. EACH ACCIDENT	\$	1,000,000
1	(Mandatory in NH)	N/A					E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT		1,000,000
В	Property of Others			57UUNZC8139	09/02/2021	09/02/2022			2,000,000
	Install. Floater			57UUNZC8139	09/02/2021	09/02/2022	Install		250,000

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

CERTIFICATE NUMBER:

RE: Madison Expansion Project, Data Cabling for VOIP
Certificate Holder is added as Additional Insured as respects General and
Automobile Liability with Primary Wording per forms HG0001 and HA9916
attached. Workers' Compensation Waiver of Subrogation applies per form
WC990303 attached. Cancelaltion per form IL0017 attached.

CERTIFICATE HOLDER	CANCELLATION
Oakland Unified School	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
District 1000 Broadway #440 Oakland, CA 94607	AUTHORIZED REPRESENTATIVE Yelzen Ferfrühr

have all your rights and duties under this Coverage Part.

e. Unnamed Subsidiary

Any subsidiary, and subsidiary thereof, of yours which is a legally incorporated entity of which you own a financial interest of more than 50% of the voting stock on the effective date of the Coverage Part.

The insurance afforded herein for any subsidiary not named in this Coverage Part as a named insured does not apply to injury or damage with respect to which an insured under this Coverage Part is also an insured under another policy or would be an insured under such policy but for its termination or the exhaustion of its limits of insurance.

3. Newly Acquired or Formed Organization

Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and over which you maintain financial interest of more than 50% of the voting stock, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:

- a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier;
- b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and
- c. Coverage B does not apply to "personal and advertising injury" arising out of an offense committed before you acquired or formed the organization.

4. Mobile Equipment

With respect to "mobile equipment" registered in your name under any motor vehicle registration law, any person is an insured while driving such equipment along a public highway with your permission. Any other person or organization responsible for the conduct of such person is also an insured, but only with respect to liability arising out of the operation of the equipment, and only if no other insurance of any kind is available to that person or organization for this liability. However, no person or organization is an insured with respect to:

- a. "Bodily injury" to a co-"employee" of the person driving the equipment; or
- b. "Property damage" to property owned by, rented to, in the charge of or occupied by you or the employer of any person who is an insured under this provision.

5. Nonowned Watercraft

With respect to watercraft you do not own that is less than 51 feet long and is not being used to carry persons for a charge, any person is an insured while operating such watercraft with your permission. Any other person or organization responsible for the conduct of such person is also an insured, but only with respect to liability arising out of the operation of the watercraft, and only if no other insurance of any kind is available to that person or organization for this liability.

However, no person or organization is an insured with respect to:

- a. "Bodily injury" to a co-"employee" of the person operating the watercraft; or
- b. "Property damage" to property owned by, rented to, in the charge of or occupied by you or the employer of any person who is an insured under this provision.

6. Additional Insureds When Required By Written Contract, Written Agreement Or Permit

The following person(s) or organization(s) are an additional insured when you have agreed, in a written contract, written agreement or because of a permit issued by a state or political subdivision, that such person or organization be added as an additional insured on your policy, provided the injury or damage occurs subsequent to the execution of the contract or agreement.

A person or organization is an additional insured under this provision only for that period of time required by the contract or agreement.

However, no such person or organization is an insured under this provision if such person or organization is included as an insured by an endorsement issued by us and made a part of this Coverage Part.

a. Vendors

Any person(s) or organization(s) (referred to below as vendor), but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business and only if this Coverage Part provides coverage for "bodily injury" or "property damage" included within the "products-completed operations hazard".

(1) The insurance afforded the vendor is subject to the following additional exclusions:

This insurance does not apply to:

(a) "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;

- (b) Any express warranty unauthorized by you;
- (c) Any physical or chemical change in the product made intentionally by the vendor;
- (d) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
- (e) Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products;
- (f) Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor; or
- (h) "Bodily injury" or "property damage" arising out of the sole negligence of the vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
 - (i) The exceptions contained in Subparagraphs (d) or (f); or
 - (ii) Such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products.
- (2) This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.

b. Lessors of Equipment

- (1) Any person or organization from whom you lease equipment; but 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.
- (2) With respect to the insurance afforded to these additional insureds this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.

c. Lessors of Land or Premises

Any person or organization from whom you lease land or premises, but only with respect to liability arising out of the ownership, maintenance or use of that part of the land or premises leased to you.

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

This insurance does not apply to:

- 1. Any "occurrence" which takes place after you cease to lease that land; or
- 2. Structural alterations, new construction or demolition operations performed by or on behalf of such person or organization.

d. Architects, Engineers or Surveyors

Any architect, engineer, or surveyor, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

- (1) In connection with your premises; or
- (2) In the performance of your ongoing operations performed by you or on your behalf.

With respect to the insurance afforded these additional insureds, the following additional exclusion applies:

This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or the failure to render any professional services by or for you, including:

- The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- Supervisory, inspection, architectural or englneering activities.

e. Permits Issued By State Or Political Subdivisions

Any state or political subdivision, but only with respect to operations performed by you or on your behalf for which the state or political subdivision has issued a permit.

With respect to the insurance afforded these additional insureds, this insurance does not apply to:

- (1) "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the state or municipality; or
- (2) "Bodily injury" or "property damage" included within the "products-completed operations hazard".

HG 00 01 06 05 Page 11 of 18

that are in excess of the applicable limit of insurance. An agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.

4. Other Insurance

If other valid and collectible insurance is available to the insured for a loss we cover under Coverages A or B of this Coverage Part, our obligations are limited as follows:

a. Primary Insurance

This insurance is primary except when **b**. below applies. If other insurance is also primary, we will share with all that other insurance by the method described in **c**. below.

b. Excess insurance

This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis:

(1) Your Work

That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work":

(2) Premises Rented To You

That is fire, lightning or explosion insurance for premises rented to you or temporarily occupied by you with permission of the owner;

(3) Tenant Liability

That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner;

(4) Aircraft, Auto Or Watercraft

If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Section I – Coverage A – Bodily Injury And Property Damage Liability;

(5) Property Damage to Borrowed Equipment Or Use Of Elevators

If the loss arises out of "property damage" to borrowed equipment or the use of elevators to the extent not subject to Exclusion j. of Section i - Coverage A - Bodily Injury And Property Damage Liability;

(6) When You Are Added As An Additional Insured To Other Insurance

Any other insurance available to you covering liability for damages arising out of the premises or operations, or products and completed operations, for which you have been added as an additional insured by that insurance; or

(7) When You Add Others As An Additional Insured To This Insurance

Any other insurance available to an additional insured.

However, the following provisions apply to other insurance available to any person or organization who is an additional insured under this coverage part.

(a) Primary Insurance When Required By Contract

This insurance is primary if you have agreed in a written contract or written agreement that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in **c**. below.

(b) Primary And Non-Contributory To Other Insurance When Required By Contract

If you have agreed in a written contract, written agreement, or permit that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

Paragraphs (a) and (b) do not apply to other insurance to which the additional insured has been added as an additional insured.

When this insurance is excess, we will have no duty under Coverages A or B to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

c. Method Of Sharing

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

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

5. Premium Audit

4 4 4 4

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

6. Representations

a. When You Accept This Policy

By accepting this policy, you agree:

- The statements in the Declarations are accurate and complete;
- (2) Those statements are based upon representations you made to us; and
- (3) We have issued this policy in reliance upon your representations.

b. Unintentional Failure To Disclose Hazards

If unintentionally you should fail to disclose all hazards relating to the conduct of your business that exist at the inception date of this Coverage Part, we shall not deny coverage under this Coverage Part because of such failure.

7. Separation Of Insureds

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

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

8. Transfer Of Rights Of Recovery Against Others To

a. Transfer of Rights Of Recovery

If the insured has rights to recover all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after loss to impair them. At our request, the

insured will bring "suit" or transfer those rights to us and help us enforce them.

b. Waiver Of Rights Of Recovery (Waiver Of Subrogation)

If the insured has waived any rights of recovery against any person or organization for all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, we also waive that right, provided the insured waived their rights of recovery against such person or organization in a contract, agreement or permit that was executed prior to the injury or damage.

9. When We Do Not Renew

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

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

SECTION V - DEFINITIONS

- "Advertisement" means the widespread public dissemination of information or images that has the purpose of inducing the sale of goods, products or services through:
 - a. (1) Radio;
 - (2) Television;
 - (3) Billboard;
 - (4) Magazine;
 - (5) Newspaper; or
 - **b.** Any other publication that is given widespread public distribution.

However, "advertisement" does not include:

- a. The design, printed material, information or images contained in, on or upon the packaging or labeling of any goods or products; or
- **b.** An interactive conversation between or among persons through a computer network.
- "Advertising idea" means any idea for an "advertisement".
- "Asbestos hazard" means an exposure or threat of exposure to the actual or alleged properties of asbestos and includes the mere presence of asbestos in any form.
- 4. "Auto" means a land motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment. But "auto" does not include "mobile equipment".
- 5. "Bodily injury" means physical:
 - a. Injury;
 - b. Sickness; or
 - c. Disease

sustained by a person and, if arising out of the above, mental anguish or death at any time.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

COMMERCIAL AUTOMOBILE BROAD FORM ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

To the extent that the provisions of this endorsement provide broader benefits to the "insured" than other provisions of the Coverage Form, the provisions of this endorsement apply.

1. BROAD FORM INSURED

A. Subsidiaries and Newly Acquired or Formed Organizations

The Named Insured shown in the Declarations is amended to include:

- (1) Any legal business entity other than a partnership or joint venture, formed as a subsidiary in which you have an ownership interest of more than 50% on the effective date of the Coverage Form. However, the Named Insured does not include any subsidiary that is an "insured" under any other automobile policy or would be an "insured" under such a policy but for its termination or the exhaustion of its Limit of Insurance.
- (2) Any organization that is acquired or formed by you and over which you maintain majority ownership. However, the Named Insured does not include any newly formed or acquired organization:
 - (a) That is a partnership or joint venture,
 - (b) That is an "insured" under any other policy,
 - (c) That has exhausted its Limit of Insurance under any other policy, or
 - (d) 180 days or more after its acquisition or formation by you, unless you have given us notice of the acquisition or formation.

Coverage does not apply to "bodily injury" or "property damage" that results from an "accident" that occurred before you formed or acquired the organization.

B. Employees as Insureds

Paragraph A.1. - WHO IS AN INSURED - of SECTION II - LIABILITY COVERAGE is amended to add:

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

C. Lessors as Insureds

Paragraph A.1. - WHO IS AN INSURED - of Section II - Liability Coverage is amended to add:

- e. The lessor of a covered "auto" while the "auto" is leased to you under a written agreement if:
 - (1) The agreement requires you to provide direct primary insurance for the lessor and
 - (2) The "auto" is leased without a driver.

Such a leased "auto" will be considered a covered "auto" you own and not a covered "auto" you hire.

D. Additional Insured if Required by Contract

- (1) Paragraph A.1. WHO IS AN INSURED of Section II Liability Coverage is amended to add:
 - f. When you have agreed, in a written contract or written agreement, that a person or organization be added as an additional insured on your business auto policy, such person or organization is an "insured", but only to the extent such person or organization is liable for "bodily injury" or "property damage" caused by the conduct of an "insured" under paragraphs a. or b. of Who Is An Insured with regard to the ownership, maintenance or use of a covered "auto."



Total State

The insurance afforded to any such additional insured applies only if the "bodily injury" or "property damage" occurs:

- (1) During the policy period, and
- (2) Subsequent to the execution of such written contract, and
- (3) Prior to the expiration of the period of time that the written contract requires such insurance be provided to the additional insured.

(2) How Limits Apply

If you have agreed in a written contract or written agreement that another person or organization be added as an additional insured on your policy, the most we will pay on behalf of such additional insured is the lesser of:

- (a) The limits of insurance specified in the written contract or written agreement; or
- (b) The Limits of Insurance shown in the Declarations.

Such amount shall be a part of and not in addition to Limits of Insurance shown in the Declarations and described in this Section.

(3) Additional Insureds Other Insurance

If we cover a claim or "suit" under this Coverage Part that may also be covered by other insurance available to an additional insured, such additional insured must submit such claim or "suit" to the other insurer for defense and indemnity.

However, this provision does not apply to the extent that you have agreed in a written contract or written agreement that this insurance is primary and non-contributory with the additional insured's own insurance.

(4) Duties in The Event Of Accident, Claim, Suit or Loss

If you have agreed in a written contract or written agreement that another person or organization be added as an additional insured on your policy, the additional insured shall be required to comply with the provisions in LOSS CONDITIONS 2. - DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS - OF SECTION IV - BUSINESS AUTO CONDITIONS, in the same manner as the Named Insured.

E. Primary and Non-Contributory Required by Contract

Only with respect to insurance provided to an additional insured in 1.D. - Additional Insured If Required by Contract, the following provisions apply:

(3) Primary Insurance When Required By Contract

This insurance is primary if you have agreed in a written contract or written agreement that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in Other Insurance 5.d.

(4) Primary And Non-Contributory To Other Insurance When Required By Contract

If you have agreed in a written contract or written agreement that this insurance is primary and non-contributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

Paragraphs (3) and (4) do not apply to other insurance to which the additional insured has been added as an additional insured

When this insurance is excess, we will have no duty to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, by the method described in Other Insurance 5.d.

2. AUTOS RENTED BY EMPLOYEES

Any "auto" hired or rented by your "employee" on your behalf and at your direction will be considered an "auto" you hire.

The OTHER INSURANCE Condition is amended by adding the following:

EXTENDED OPTIONS

1. Employers' Liability Insurance

Item 3.B. of the **Information Page** is replaced by the following:

B. Employers' Liability Insurance:

 Part Two of the policy applies to work in each state listed in Item 3.A.

The Limits of Liability under Part Two are the higher of:

Bodily Injury by Accident	\$500,000	Each Accident
Bodily Injury by Disease	\$500,000	Policy Limit
Bodily Injury by Disease	\$500,000	Each Employee

OR

2. The amount shown in the Information Page.

This provision 1 of EXTENDED OPTIONS does not apply in New York because the Limits Of Our Liability are unlimited.

In this provision the limits are changed from \$500,000 to \$1,000,000 in California.

2. Unintentional Failure to Disclose Hazards

If you unintentionally should fail to disclose all existing hazards at the inception date of your policy, we shall not deny coverage under this policy because of such failure.

3. Waiver of Our Right To Recover From Others

A. 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 any person or organization for whom you perform work under a written contract that requires you to obtain this agreement from us.

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

- B. This provision 3, does not apply in the states of Pennsylvania and Utah.
- 4. Foreign Voluntary Compensation and Employers' Liability Reimbursement
 - A. How This Reimbursement Applies

Form WC 99 03 03 B Printed in U.S.A. (Ed. 8/00)

This reimbursement provision applies to bodily injury by accident or bodily injury by disease. Bodily injury includes resulting death.

- The bodily injury must be sustained by an officer or employee.
- 2. The bodily injury must occur in the course of employment necessary or incidental to work in a country not listed in Exclusion C.1. of this provision.
- 3. Bodily injury by accident must occur during the policy period.
- 4. Bodily injury by disease must be caused or aggravated by the conditions of your employment. The officer or employee's last exposure to those conditions of your employment must occur during the policy period.

B. We Will Reimburse

We will reimburse you for all amounts paid by you whether such amounts are:

- voluntary payments for the benefits that would be required of you if you and your officers or employees were subject to any workers' compensation law of the state of hire of the individual employee.
- 2. sums to which Part Two (Employers' Liability Insurance) would apply if the Country of Employment were shown in Item 3.A. of the Information Page.

C. Exclusions

This insurance does not cover:

- any occurrences in the United States. Canada, and any country or jurisdiction which is the subject of trade or economic sanctions imposed by the laws or regulations of the United States of America in effect as of the inception date of this policy.
- any obligation imposed by a workers' compensation or occupational disease law, or similar law.
- bodily injury intentionally caused or aggravated by you.

COMMON POLICY CONDITIONS

All Coverage Parts included in this policy are subject to the following conditions.

A. Cancellation

- The first Named Insured shown in the Declarations may cancel this policy by mailing or delivering to us advance written notice of cancellation.
- We may cancel this policy by mailing or delivering to the first Named Insured written notice of cancellation at least:
 - a. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
 - b. 30 days before the effective date of cancellation if we cancel for any other reason.
- We will mail or deliver our notice to the first Named Insured's last mailing address known to us.
- Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.
- 5. If this policy is cancelled, we will send the first Named Insured any premium refund due. If we cancel, the refund will be pro rata. 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.
- If notice is mailed, proof of mailing will be sufficient proof of notice.

B. 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.

C. 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.

D. Inspections And Surveys

- 1. We have the right to:
 - a. Make inspections and surveys at any time;

- Give you reports on the conditions we find;
 and
- c. Recommend changes.
- 2. We are not obligated to make any inspections, surveys, reports or recommendations and any such actions we do undertake relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public. And we do not warrant that conditions:
 - a. Are safe or healthful; or
 - b. Comply with laws, regulations, codes or standards.
- Paragraphs 1. and 2. of this condition apply not only to us, but also to any rating, advisory, rate service or similar organization which makes insurance inspections, surveys, reports or recommendations.
- 4. Paragraph 2. of this condition does not apply to any inspections, surveys, reports or recommendations we may make relative to certification, under state or municipal statutes, ordinances or regulations, of boilers, pressure vessels or elevators.

E. Premiums

The first Named Insured shown in the Declarations:

- Is responsible for the payment of all premiums;
- Will be the payee for any return premiums we pay.

F. Transfer Of Your Rights And Duties Under This Policy

Your rights and duties under this policy may not be transferred without our written consent except in the case of death of an individual named insured.

If you die, your rights and duties will be transferred to your legal representative but only while acting within the scope of duties as your legal representative. Until your legal representative is appointed, anyone having proper temporary custody of your property will have your rights and duties but only with respect to that property.



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Street A			180 Mt. Diablo Blvd.			City	Walnut Cree	ek State CA Zip 94596			
Telephoi	ne		925-954-1520			Policy Expires		1			
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1.	Director, Fa	cilities Plannii	ng and Manage	ement		STORY OF THE STORY					
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2.	General Co	General Counsel, Department of Facilities Planning and Management									
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3.	Signature PM Date Approved 4.3.2015								5		
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5.	Signature	nature Mike Hutchinson					Date Approved	4/2	7/2023		