Los Angeles Unified School District

PROCUREMENT SERVICES DIVISION

333 South Beaudry Avenue, 28th Floor, Los Angeles, CA 90017 Telephone (213) 241-3087 ◆ Fax (213) 241-2853

ALBERTO M. CARVALHO

Superintendent

KARLA ESTRADA

Deputy Superintendent of Instruction

PEDRO SALCIDO

Deputy Superintendent of Business Services & Operations



CHRISTOPHER D. MOUNT-BENITES

Interim Chief Business Officer

SUNG YON LEE

Deputy Chief Business Officer

MATTHEW A. FRIEDMAN

Interim Chief Procurement Officer

September 16, 2024

SENT VIA EMAIL: rmendoza@rmslifesafety.com

RELIABLE MONITORING SERVICES dba RMS CONSTRUCTION ATTN: Ricky Mendoza, President 1899 Freeman Ave Signal Hill, CA 90755

NOTICE OF AWARD

Bid /Contract No.: 2510002 (COLIN ID# 10369324)

Project Name: ROSEMONT AVENUE EEC (SCOPE ID 224825)

Description: NEW ACCESSIBLE RESTROOM AND FIRE ALARM UPGRADE (PSA) (COST

CENTER 1955301)

Contract Amount: \$498,330

Contract Duration: 190 CALENDAR DAYS

This is your notice that you have been awarded the contract for the above-referenced project on **SEPTEMBER 16, 2024,** hereby defined as the **EFFECTIVE DATE OF THE CONTRACT.**

The executed Bid and Acceptance form is attached. Copies of the Contract Documents shall be provided upon Contractor's request by contact our office at (213) 241-1188.

Please contact your project Owner Authorized Representative (OAR), EMIL OHANIAN, at (818) 512-1112, regarding scheduling of the Job Start Meeting and issuance of the Notice to Proceed.

Should you have any questions regarding award of contract, please contact the undersigned at (213) 241-3153.

Sincerely,

Gabriela Flores
Gabriela Flores

Contract Administration Analyst

c: Denisse Castillo, Program Manager Emil Ohanian, OAR Inspection Section John McEvoy Willis Towers Watson Existing Facilities P/S

RECORDING REQUESTED BY AND MAIL TO:

LOS ANGELES DAILY JOURNAL

~ SINCE 1888 ~

915 E 1ST ST, LOS ANGELES, CA 90012 Mailing Address: P.O. Box 54026, Los Angeles, California 90054-0026 Telephone (213) 229-5300 / Fax (213) 229-5481

GABRIELA FLORES LAUSD/FACILITIES CONTRACTS 333 SO. BEAUDRY AVE, 28TH FLOOR LOS ANGELES, CA - 90017

PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of Los Angeles) ss

BID2 - NOTICE INVITING BIDS (2 PUBS) Notice Type:

Ad Description:

2510002 Rosemont Ave EEC New Accessible Restroom & Fire Alarm Upgrade

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the LOS ANGELES DAILY JOURNAL, a newspaper published in the English language in the city of LOS ANGELES, county of LOS ANGELES, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of LOS ANGELES, State of California, under date 04/26/1954, Case No. 599,382. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

07/12/2024, 07/16/2024

Executed on: 07/16/2024 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

lin Hanklin



DJ#: 3831829

NOTICE TO CONTRACTORS
BIDDERS ARE CAUTIONED TO
EXAMINE CAREFULLY
SPECIFICATIONS AND BID FORMS BEFORE BIDDING.

Notice is hereby given that the Board of Education of the City of Los Angeles will receive bids from the District's list of pre-

receive bids from the District's list of prequalified contractors to furnish all labor
and material for the following:
THE FOLLOWING PROJECT(S) ARE
FUNDED BY PROPOSITIONS WHICH
WERE APPROVED BY THE VOTERS
AND IS SUBJECT TO THE PROJECT
STABILIZATION AGREEMENT.
DATE OF BID OPENING: AUGUST 7,
2024 @ TIME: 1:00 PME: 1:00 PME:

2024 @ TIME: 1:00 PM BID NUMBER: 2510002, NEW ACCESSIBLE RESTROOM & FIRE

NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE at ROSEMONT AVE EEC (COLIN ID# 10369324 / SCOPE ID# 224825). NON- MANDATORY Pre-Bid Meeting: 7/24/24 @ TIME: 10:00 AM . Prime contractor shall hold license in the following classification(s): B GENERAL BUILDING CONTRACTOR license contractor. BUILDING CONTRACTOR license required. Contractor Caused Compensable Delay (L.D.): \$500.00 per calendar day. The anticipated construction bond estimate for the Work of this Project is \$325,000.00.

Bidder should note that OWNER's prequalification program has been expanded pursuant to Public Contract Code 2011.6 to include mechanical, plumbing

Code 20111.6 to include mechanical, electrical and plumbing subcontractors, holding C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43, and C-46 licenses. Bidders who will be utilizing a first-tier subcontractor to perform such specialty work must select a subcontractor from the OWNER's List of Prequalified Subcontractors Subcontractors.

Subcontractors.

Effective March 1, 2015, a contractor or subcontractor shall not be qualified to bid on or be listed in a bid proposal unless currently registered with the California Department of Industrial Relations (DIR).

Relations (DIR).

For any contract awarded on or after April 1, 2015, a contractor or subcontractor shall not engage in the performance of any contract unless currently registered with the DIR.

For Bids with a Mandatory Pre-Bid Meeting, Bidders who have not signed in on the attendance sheet will be

on the attendance sheet will be monresponsive.

The Los Angeles Unified School District has a Labor Compliance Program as approved by the Director of the Department of Industrial relations and the Board of Education in compliance with Section 1771.5 of the California Labor Code

Section 1/71.5 of the California Labor Code.
Copies of the prevailing rate of per diem wages are on file at the following District office and shall be made available to any interested party on request: Facilities Services Division / Labor Compliance Department

333 S. Beaudry Avenue,
21st Floor
Los Angeles, CA 90017
(213) 241-4665
Each bid shall be in accordance with drawings, specifications and other contract documents now on file at Facilities Construction Contracts, 333 S. Beaudry Ave., Los Angeles, CA 90017.
Bidding documents are available online at lausd.wtpcenter.com and will be available

Monday through Friday on 7/12/24 at World Trade Printing Company – 12082 Western Ave., Garden Grove, CA 92841, from 8:30 a.m. through 5:00 p.m. A fee will be charged for plans and

will be charged for plans and specifications. On February 25, 2003, the Board of Education adopted a twenty-five (25%) participation goal for Small Business Enterprise (SBE), per contract, based on the basis of award amount of funds allocated to the school construction and modernization program. This goal will be included in each construction contract.

The Los Angeles Unified School

Los Angeles Unified School The Los Angeles Unified School District has implemented an electronic bid submittal process. Bidders are now required to utilize the District's online Supplier Portal to submit a bid package electronically. Bid shall be submitted by the bid due date to https://vendors. lausd.net/ir/j portal for the transaction number associated with the solicitation. Attention of bidders is called to the

Attention of bidders is called to the provisions concerning bid guarantee in the Bid Form and contract bonds requirements in the General Conditions of the specifications.
The Board reserves the right to reject any

Ine Board reserves the right to reject any or all bids, and to waive any informality in any bid.

DATED: 7/12/24

BOARD OF EDUCATION OF THE CITY OF LOS ANGELES by Procurement Services Division.

7/11, 7/18/24

DJ-3831829#

DOCUMENT 00 4100

BID AND ACCEPTANCE FORM

Bidder Name: RMS Construction

1.01 BID SUBMISSION INSTRUCTIONS

- A. Submit this form, along with all other required bid forms, electronically as indicated in Section 00 2113 Instructions to Bidders. The bid shall be submitted by the Bid Due Date.
- B. Bidders shall keep the Bid and Acceptance Form intact and return all pages when submitting bid.
- C. Failure to submit the complete Bid and Acceptance Form may invalidate the bid.

1.02 BID DUE DATE: Before 1:00 P.M. on August 7, 2024

The only acceptable time of receipt is the date/time stamp imprinted upon the bid package by the representative of Facilities Contracts.

1.03 PROJECT IDENTIFICATION:

A. The undersigned, is familiar with the terms of the Contract, the local conditions affecting performance of Contract, the cost of the Work at the place where the Work is to be done, and with the Drawings, Specifications and all other Bidding Documents. The undersigned hereby proposes and agrees to perform, within the Contract Time stipulated, the Work including all of its component parts; and to provide and furnish any and all of the labor, materials, tools, apparatus, facilities, expendable equipment, and all utility and transportation services necessary to perform the Work in accordance with the Contract and complete all Work in a workmanlike manner for: ROSEMONT AVENUE EARLY EDUCATION CENTER, NEW ACCESSIBLE RESTROOM AND FIRE ALARM UPGRADE, 10369324 / 224825

in strict conformity with the Drawings and Specifications prepared by:

Facilities Services Division Los Angeles Unified School District

1.04 Bidder acknowledges the following Addendum:

Number 1

1.05 BASE BID (MUST BE FULLY COMPLETED BY BIDDER)

A. Bidder will complete the Work in accordance with the Contract Documents for the following base bid amount:

(\$ 498,330.00 (numeric figures)

1.06 BID ITEMS N/A

- 1.07 The base bid amount includes all Contract Allowances, if any, as set forth in the Specifications or as described in Section 01 2100 Allowances. N/A
- 1.08 The base bid amount includes all applicable taxes and does not include Federal Excise Tax as set forth in Article 6.38 of the General Conditions.

1.09 BASIS OF AWARD OF CONTRACT:

A. If additive or deductive bid items are not set forth in the Bidding Documents, the lowest responsive bid shall be determined by the lowest bid amount for the base bid.

NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE ROSEMONT AVENUE EEC

REVISED 11/28/2023 BID AND ACCEPTANCE FORM 00 4100-1 B. If the Bidding Documents contain additive or deductive bid items, the lowest responsive bid will be determined pursuant to Public Contract Code Section 20103.8 (a). That statute requires the lowest bid shall be the lowest bid price on the lowest base bid without consideration of the prices on the additive or deductive bid items. The use of Section 20103.8 (a) to determine the lowest bid price does not preclude the OWNER from adding to, or deducting from, the Contract to be awarded any of the additive or deductive bid items identified in the bid solicitation.

A. OWNER RESERVES THE RIGHT TO REJECT ANY AND ALL BIDS.

Article 1 - Scope of Work

The CONTRACTOR shall perform, within the time stipulated in the Contract Documents, all of which are incorporated herein and shall provide all labor, materials, equipment, tools, utility services, transportation and everything else necessary to complete in a workmanlike manner, and in exact compliance with the terms of the Contract Documents, all of the Work required in connection with the following titled Project:

ROSEMONT AVENUE EARLY EDUCATION CENTER, NEW ACCESSIBLE RESTROOM AND FIRE ALARM UPGRADE

2510002 | 10369324 | 224825

[Contract Number/Project Number(s) – to be filled in by Facilities Contracts]

Article 2 - Time for Completion

The Work shall be commenced on the date stated in the OWNER Notice to Proceed. The time period for Contract Completion of the Work shall be **190** calendar days from the date set forth in the Notice to Proceed issued by the OWNER, and in accordance with the Contract regarding milestones and liquidated damages.

TIME IS OF THE ESSENCE.

Article 3 - Hold Harmless, Defense and Indemnification

To the fullest extent permitted by law, the CONTRACTOR, even if it is without fault itself, shall indemnify, defend and hold harmless the OWNER, the Board, the OCIP Administrator, and its and their respective officers, employees, program administrators, representatives, agents and consultants, from every liability, claim, loss, cause of action, action, demand, penalty, cost, expense (including without limitation, attorneys' fees) related to or arising from:

- 1. Any injury to person or property sustained by the CONTRACTOR or by any person, firm, or corporation, employed directly or indirectly by it upon or in connection with the Work;
- 2. Any injury to person or property sustained by any person, firm, or corporation, caused by any act, neglect, default, or omission of the CONTRACTOR or any person, firm, or corporation, directly or indirectly employed by it upon or in connection with the Work, whether the injury or damage occurs upon or adjacent to the Work;
- 3. The furnishing or use of any copyrighted or uncopyrighted composition, secret process, patented or unpatented invention, article, or appliance under the Contract Documents; and
 - 4. As otherwise provided in the Contract Documents.

The CONTRACTOR at its own cost, expense, and risk, shall defend all legal proceedings that may be brought against all such potential indemnities for any such liability, claim, loss, cause of action, action, demand, penalty, cost and expense, and satisfy any resulting judgment that may be rendered against any of them whether or not the liability, claim, loss, cause of action, action, demand, penalty, cost and expense (including without limitation, attorneys' fees) was actually or allegedly caused wholly or in part through the negligence or other tortious conduct of any of them. OWNER shall have the right to approve counsel proposed for any such defense and shall be consulted with regard to any proposed settlement. This Article 3 is not meant to require the CONTRACTOR to defend, indemnify or hold harmless the potential indemnities from their own active negligence, such as is prohibited by Civil Code Section 2782.

Article 4 - Insurance

The OWNER maintains an Owner Controlled Insurance Program (OCIP). The specific provisions of that program are set forth in the General Conditions. CONTRACTOR will provide its own insurance coverage as to all types of insurance not provided for in the program and relevant to the Project in amounts of coverage and by carriers approved by the OWNER.

Article 5 - Bonding

If the amount of original award of the Contract exceeds TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00), the CONTRACTOR shall furnish to the OWNER a Payment Bond (Material and Labor). CONTRACTOR shall also provide a Faithful Performance Bond. Both Bonds shall be for 100% of the Contract Amount and contain the terms and conditions required by Articles 5.16 through 5.17 of the General Conditions. The CONTRACTOR is also required to submit all other bonds as required by the Contract Documents.

Article 6 - Provisions Required by Law Deemed Inserted

Each and every provision of law and clause required by law to be inserted in the Contract Documents shall be deemed to be inserted and the Contract Documents shall be read and enforced as though it were included in the Contract Documents. If through mistake or otherwise any such provision is not inserted, or is not correctly inserted, upon application of either party the Contract Documents shall forthwith be physically amended to make such insertion or correction.

Article 7 - Lead Renovation, Repair & Paint (RRP) Rule Requirements

A. Bidder Requirement

- The below requirement applies to all District projects at all District sites regardless of the construction date of the building and/or building occupant's age.
 - 2. Bidder must have a valid USEPA Lead-Safe Renovator Firm Certificate.
 - 3. Firms cannot advertise or perform renovation activities covered by RRP Rule without firm certification.
- 4. Firms that are paid to perform work that disturb paint must be certified. This includes all firms, even sole proprietorships. Firms covered under this requirement are General Contractors, sub-contractors, and Special trade contractors, including but not limited to painters, plumbers, carpenters, electricians, window installers and replacers, telecommunication, remodeling, and repair/maintenance firms.

B. General Requirement

- 1. The below requirement applies to all District projects at all District sites regardless of the construction date of the building and/or building occupant's age.
- Contractor (Firm) performing lead-related construction work must possess a current US EPA Lead-Safe Renovator Firm training completion certificate and provide a copy of the USEPA Lead-Safe Renovator Firm Certificate. The certificate must be submitted prior to starting work.
- Each laborer/journeyperson level worker performing lead-related construction work must possess a current USEPA Lead Renovation, Repair and Paint ("RRP") Rule training completion certificate and provide a copy of the USEPA Lead Renovation, Repair and Paint ("RRP") Rule Certificate. The certificate must be submitted prior to starting work.

Article 8 - Internal Revenue Code Section 179D

For the purposes of this section, the term "CONTRACTOR" shall refer to the Architect-Engineer or other entity with whom the OWNER has entered into the Contract and that would qualify as the entity primarily responsible for designing certain energy efficient improvements for property owned by a Federal, State, or local government or a political subdivision as defined by Internal Revenue Code Section 179D, as amended ("Section 179D").

If this contract pertains to a project that includes energy-efficiency improvements to (a) the interior lighting systems, (b) the heating, cooling, ventilation, and hot water systems, or (c) the building envelope, and CONTRACTOR qualifies as a "Designer" of these improvements, CONTRACTOR may opt to be treated as the taxpayer for the purposes of Section 179D, and if so, shall coordinate the allocation of that deduction as follows:

- 1. LAUSD has retained an Energy Policy Act ("EPAct") Coordinator to act on its behalf in connection with the allocation of the Section 179D tax deduction. No other companies or individuals are authorized to represent LAUSD in relation to this allocation; only the District's EPAct Coordinator is authorized.
- 2. LAUSD intends to allocate a portion of the tax deduction to CONTRACTOR, following third-party certification of the required energy savings under Section 179D. In exchange, CONTRACTOR shall provide cash compensation (sometimes referred to as a "rebate") to LAUSD in an amount calculated to yield equal net values for both parties, where net value is defined as the value of the benefit remaining after relevant adjustments are made. (See paragraph 5 below.) The form of the rebate will be a check payable to Los Angeles Unified School District issued within 45 days of CONTRACTOR's receipt of the tax refund or other realization of the tax savings generated by CONTRACTOR's claim of NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE REVISED 11/28/2023 ROSEMONT AVENUE EEC

BID AND ACCEPTANCE FORM

00 4100-3

the Section 179D deduction on CONTRACTOR's federal tax return for the year the energy efficiency improvements were placed in service.

- 3. CONTRACTOR will arrange, at its own expense, for certification by a qualified third party that the installed energy-efficiency property meets the requirements established by Section 179D, and will submit that certification to LAUSD's Facilities Legislation, Grants and Funding office (FLGF) within 15 days of obtaining it.
- 4. FLGF will submit the certification to the LAUSD Chief Facilities Executive (CFE) along with a completed allocation statement (template attached), which the CFE will sign and submit to CONTRACTOR within 15 days of FLGF's receipt of the certification.
- 5. CONTRACTOR will submit to the U.S. Internal Revenue Service a tax return (or amended tax return) that includes the Section 179D deduction. Within 15 days of receiving the tax refund or other benefit of the tax deduction, CONTRACTOR will provide all information necessary for EPAct Coordinator to calculate the gross and net values of the tax benefit, where the gross value to LAUSD will be the amount of the check to be issued by CONTRACTOR to LAUSD (i.e. the rebate); the net value, which will be equal for both parties, will be the value of the benefit remaining after all relevant adjustments for each party have been made. CONTRACTOR's information needed for the calculation just mentioned will consist of invoices for legal, accounting, and certification services; an adjustment will also be made for the value of the tax deductibility of CONTRACTOR's rebate to LAUSD. LAUSD's relevant adjustment will consist of its fee and expenses for the EPAct Coordinator. (See attached Sample 179D Assumptions and Calculations.)
- 6. EPAct Coordinator will provide this calculation to CONTRACTOR so that CONTRACTOR can submit the rebate check to LAUSD. The check must be delivered to FLGF within 45 days of CONTRACTOR's receipt of the tax refund or other realization of the tax savings generated by CONTRACTOR's claim of the Section 179D deduction on CONTRACTOR's federal tax return.
- 7. CONTRACTOR will remain solely liable for any penalties, interest, or costs that might result from the preparation, submittal, or any other future disposition of its claim of the Section 179D tax deduction. If this contract pertains to a project that includes energy-efficiency improvements to be installed in a building as part of (a) the interior lighting systems, (b) the heating, cooling, ventilation, and hot water systems, or (c) the building envelope, and CONTRACTOR does not qualify as a "Designer" of these improvements according to Section 179D, then CONTRACTOR will identify its Designer subcontractors and the energy-efficiency improvements for which each subcontractor is responsible so that LAUSD can contact them directly regarding possible allocation of LAUSD's Section 179D tax deduction benefits.

BID DAT	TE:	1:00 P.M	August 9_, 20 <u>24</u>	
ByReliab	le Monitoring Servi	ces		(SEAL)
(Firm N	lame as it appears on	Contractor's	State License)	
Ricky N	/lendoza			
(Author	rized person to sign b	id – print nan	ne)	_
	> 1	na		
(Signate	ure of authorized pers	son to sign bi		_
Business Address:	1899 Freeman A	ve		_
	Signal Hill, CA 9	0755		
Phone No	562.676.2140			=1:
Fax No	805.435.1647			_
Email Address	rmendoza@rmslif	fesafety.com		_

Contract Number 2510002 with Plans with Specs

1.10 ACCEPTANCE

This Contract is made and entered into on the date set forth on Page 4 of this Contract, by and between the Los Angeles Unified School District, by and through its Board of Education (hereinafter the "OWNER"), and

RELIABLE MONIT	ORING SERVICES dba RMS CONSTRUCTION
{Name as it appears on Co	ntractor's State License – to be filled in by OWNER / Facilities Contracts } , a CORPORATION
{sole ownership, partne	rship, corporation, joint venture, or other}
This Con <u>Education Center</u> and con	stract is for the purpose of constructing that Project identified as Rosemont Avenue Early amonly referred to as New Accessible Restroom and Fire Alarm Upgrade.
CONTRACTOR is the low that it is qualified to perform	rest responsible bidder in response to an Invitation to Bid issued by the OWNER and represents in all of the terms, covenants, promises and conditions of this Contract.
	Article 9 - Contract Amount
Occuments, the sum of F (\$_498,330.00), understood and agreed that which the OWNER is exer Exemption Certificates as r All of the above-named Con	d the CONTRACTOR shall accept, in full payment for performance as required by the Contract COUR HUNDRED NINETY-EIGHT THOUSAND THREE HUNDRED THIRTY 00/100 dollars (To be filled in by OWNER / Office of Facilities Contracts) subject to any additions or deductions, if any, as provided in the Contract Documents. It is all applicable taxes are included in the Contract Amount and that the Federal Excise Tax, from mpt, is not included. The OWNER, upon request, will furnish the CONTRACTOR such Tax may be required by the Manufacturer or Dealer. Intract Documents are intended to be complementary. Work required by one of the above-named of by others shall be done as if required by all.
Facilities Contracts (up to \$, 20 at Los Angeles, California. Procurement Officer, Deputy Chief Procurement Officer (Facilities) (up to \$20M), Director of \$10M), Sr. Contract Administration Manager (up to \$5M), Contract Administration Manager (up to \$40M), or Contract Administration Analyst (up to \$500K))
s LOS ANG	GELES UNIFIED SCHOOL DISTRICT DocuSigned by:
9/16/2024	Gabriela Flores
FACILITIES CONTRACTS, S	DFFICER, DEPUTY CHIEF PROCUREMENT OFFICER (FACILITIES), DIRECTOR OF SR. CONTRACT ADMINISTRATION MANAGER, CONTRACT ADMINISTRATION CONTRACT ADMINISTRATION MANAGER, OR CONTRACT ADMINISTRATION
FAILURE '	BLUE INK SIGNATURE REQUESTED TO SUBMIT THIS FORM OR ANY MODIFICATION(S) TO THIS FORM

END OF DOCUMENT

SHALL RENDER THE BID NON-RESPONSIVE

NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE ROSEMONT AVENUE EEC

REVISED 11/28/2023 BID AND ACCEPTANCE FORM 00 4100-5

Exhibit A

Provisions Required of Federally Funded Contracts (As Applicable)

This Exhibit is made a part of and incorporated into the Agreement.

Table of Contents/Quick Reference Guide

	Provision	Contract Criteria	Required/Applicability
1.	Equal Employment Opportunity	Construction work	Yes, exact language required. 41 CFR Part 60-1.4(b)
2.	Davis Bacon Act	Construction work	Not applicable to PA grants
3.	Copeland Anti-Kickback Act	Construction work > \$2k	Not applicable to PA grants
4.	Contract Work Hours and Safety Standards Act	> \$100k + mechanics or laborers	Yes. 29 CFR 5.5(b)
5.	Rights to inventions made under a contract or agreement	Funding agreement	Not applicable to PA grants
6.	Clean Air Act and Federal Water Pollution Control Act	>\$150k	Yes
7.	Debarment and Suspension	All (>\$25k)	Yes
8.	Byrd Anti-Lobbying Amendment	All (>\$100k: Certification)	Yes. Exact language and certification (certification required for contracts exceeding \$100,000)
9.	Procurement of Recovered Materials	All	Yes
10.	Access to Records	All	Recommended and deemed incorporated unless otherwise stated in the Agreement or amendment thereto.
11.	DHS Seal, Logo, and Flags	All	Recommended and deemed incorporated unless otherwise stated in the Agreement or amendment thereto.
12.	Compliance with Federal Law, Regulations and Executive Orders	All	Recommended and deemed incorporated unless otherwise stated in the Agreement or amendment thereto.
13.	No Obligation by Federal Government	All	Recommended and deemed incorporated unless otherwise stated in the Agreement or amendment thereto.
14.	Program Fraud and False or Fraudulent Statements or Related Acts	All	Recommended and deemed incorporated unless otherwise stated in the Agreement or amendment thereto.

Unless otherwise specified herein, all terms provided in this Exhibit shall apply. Should any Terms and Conditions of this Exhibit, unless inapplicable as stated herein or as expressly stated in the Agreement or Amendment thereto, conflict with terms of the original Agreement or any subsequent Amendment, the Terms and Conditions of this Exhibit shall govern.

Contractor acknowledges and agrees that should the Los Angeles Unified School District (the "District") seek federal funds to pay for or reimburse expenses for equipment or services under that certain Agreement, the applicable clauses provided in Appendix II to the Uniform Rules (Contract Provisions for Non-Federal Entity Contracts Under Federal Awards) under 2 C.F.R. § 200.326 in addition to certain contract clauses recommended by FEMA shall apply to the Agreement. A list of the required contract provisions and their applicability are provided in the Table of Contents, which is attached hereto and incorporated herein. Contractor and the District agree to the following terms and conditions:

1. EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this contract, the Contractor agrees as follows:

- A. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - 1) Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- B. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- C. The Contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information.

Appendix II to the Uniform Rules Website - https://www.ecfr.gov/cgi-bin/text-idx?SID=1fbfda40f0e13a99556ddba6ea7eb23b&mc=true&node=ap2.1.200 1521.ii&a mp;rgn=div9

- D. The Contractor will send to each labor union or representative of workers with which he/she has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- E. The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- F. The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- G. In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- H. The Contractor will include the portion of the sentence immediately preceding paragraph A. and the provisions of paragraphs A. through H. in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:
 - 1) Provided, however, that in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.
 - 2) The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.
 - 3) The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

4) The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

2. DAVIS-BACON ACT

- A. All transactions regarding this contract shall be done in compliance with the Davis-Bacon Act (40 U.S.C. 3141- 3144, and 3146-3148) and the requirements of 29 C.F.R. pt. 5 as may be applicable. The Contractor shall comply with 40 U.S.C. 3141-3144, and 3146-3148 and the requirements of 29 C.F.R. pt. 5 as applicable.
- B. Contractors are required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor.
- C. Additionally, Contractors are required to pay wages not less than once a week.

3. COPELAND ANTI-KICKBACK ACT

- A. <u>Contractor</u>. The Contractor shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.
- B. <u>Subcontracts</u>. The Contractor or Subcontractor shall insert in any subcontracts the clause above and such other clauses as FEMA may by appropriate instructions require, and also a clause requiring the Subcontractors to include these clauses in any lower-tier subcontracts. The Prime Contractor shall be responsible for the compliance by any Subcontractor or lower-tier Subcontractor with all of these contract clauses.
- C. <u>Breach</u>. A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a Contractor and Subcontractor as provided in 29 C.F.R. §5.12."

4. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

A. Overtime requirements. No Contractor or Subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

- B. <u>Violation</u>; <u>liability for unpaid wages</u>; <u>liquidated damages</u>. In the event of any violation of the clause set forth in paragraph 4.A. of this section the Contractor and any Subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and Subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph 4.A. of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph 4.A. of this section.
- C. Withholding for unpaid wages and liquidated damages. The (write in the name of the Federal agency or the loan or grant recipient) shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or Subcontractor under any such contract or any other Federal contract with the same Prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or Subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph 4.B. of this section.
- D. <u>Subcontracts</u>. The Contractor or Subcontractor shall insert in any subcontracts the clauses set forth in paragraphs 4.A. through D. of this section and also a clause requiring the Subcontractors to include these clauses in any lower-tier subcontracts. The Prime Contractor shall be responsible for compliance by any Subcontractor or lower-tier Subcontractor with the clauses set forth in paragraphs 4.A through D. of this section.

5. RIGHTS TO INVENTIONS MADE UNDER A CONTRACT OR AGREEMENT

- A. Standard. If the FEMA award meets the definition of "funding agreement" under 37C.F.R. § 401.2(a) and the non-Federal entity wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the non-Federal entity must comply with the requirements of 37 C.F.R. Part 401 (Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements), and any implementing regulations issued by FEMA. See 2 C.F.R. Part 200, Appendix II (F).
- B. <u>Applicability</u>. This requirement applies to "funding agreements," but it DOES NOT apply to the Public Assistance, Hazard Mitigation Grant Program, Fire Management Assistance Grant Program, Crisis Counseling Assistance and Training Grant Program, Disaster Case Management Grant Program, and Federal Assistance to Individuals and Households Other Needs Assistance Grant Program, as FEMA awards under these programs do not meet the definition of "funding agreement."
- C. <u>Funding Agreement Definition</u>. The regulation at 37 C.F.R. § 401.2(a) defines "funding agreement" as any contract, grant, or cooperative agreement entered into between any Federal agency, other than the Tennessee Valley Authority, and any Contractor for the performance of experimental, developmental, or research work funded in whole or in part

by the Federal government. This term also includes any assignment, substitution of parties, or subcontract of any type entered into for the performance of experimental, developmental, or research work under a funding agreement as defined in the first sentence of this paragraph.

6. CLEAN AIR ACT AND THE FEDERAL WATER POLLUTION CONTROL ACT

A. Clean Air Act

- 1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- 2) The Contractor agrees to report each violation to the District and understands and agrees that the District will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- 3) The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

B. Federal Water Pollution Control Act

- 1) The Contractor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- 2) The Contractor agrees to report each violation to the District and understands and agrees that the District will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- 3) The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

7. DEBARMENT AND SUSPENSION

Suspension and Debarment

- A. This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, the Contractor is required to verify that none of the Contractor's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. The Contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, and must include a requirement to comply with these regulations in any lower-tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the District. If it is later determined that the Contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the District, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further

agrees to include a provision requiring such compliance in its lower-tier covered transactions.

8. BYRD ANTI-LOBBYING AMENDMENT 31 U.S.C. § 1352

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification as shown in this Exhibit. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.

9. PROCUREMENT OF RECOVERED MATERIALS

- A. In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired—
 - 1) Competitively within a timeframe providing for compliance with the contract performance schedule;
 - 2) Meeting contract performance requirements; or
 - 3) At a reasonable price.
- B. Information about this requirement, along with the list of EPA- designated items, is available at EPA's Comprehensive Procurement Guidelines website, https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program.
- C. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act.

10. ACCESS TO RECORDS

- A. The following access to records requirements apply to this Agreement:
 - 1) The Contractor agrees to provide the District, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.
 - 2) The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
 - 3) The Contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract.
 - 4) In compliance with the Disaster Recovery Act of 2018, the District and the Contractor acknowledge and agree that no language in this contract is intended to prohibit audits

or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

11. DHS SEAL, LOGO, AND FLAGS

The Contractor shall <u>not</u> use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.

12. COMPLIANCE WITH FEDERAL LAW, REGULATIONS, AND EXECUTIVE ORDERS

This is an acknowledgement that FEMA financial assistance may be used to fund all or a portion of the contract. The Contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.

13. NO OBLIGATION BY FEDERAL GOVERNMENT

The Contractor hereby acknowledges and accepts that the Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, Contractor, or any other party pertaining to any matter resulting from the contract.

14. PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS OR RELATED ACTS

Contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Contractor's actions pertaining to this contract.

IN WITNESS WHEREOF, Contractor and the District have executed this Exhibit on the date set forth below.

Signed:	Aco	Signed:	<u>C</u> m
Name:	Ricky Mendoza	Name:	Sydney Mendoza
Title:	President	Title:	Secretary
Date:	8/8/2024	Date:	8/8/2024
		Signed: _ Name: _	Cabrilla Flores 43A3000C4C01470 Gabriela Flores
		Title: _ Date:	Contract Administration Analyst 9/16/2024
		<u>_</u>	DS 9/16/2024

Attachment 1 to Exhibit A

44 C.F.R. APPENDIX A TO PART 18 – CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor,_	Reliable Monitoring Services	, certifies or affirms the truthfulness and
accuracy of each	statement of its certification and disc	closure, if any. In addition, the Contractor
understands and	agrees that the provisions of 31 U.S.	C. Chap. 38, Administrative Remedies for
False Claims and	Statements, apply to this certification	and disclosure, if any
Signature of Con	tractor's Authorized Official	
Ricky Mendoza,	President	
Name and Title o	of Contractor's Authorized Official	
Date A	ugust 9, 2024	

DOCUMENT	Γ 00 4313
BID SECURI	TY FORM
Bond Number N/A	
Developers Surety and Indemnity Company	Surety
RELIABLE MONITORING SERVICES dba RMS CONSTRUCTION	Bidder
THE LOS ANGELES UNIFIED SCHOOL DISTRICT, acting by and	
OF LOS ANGELES	_
TEN PERCENT (10%) OF THE AMOUNT OF THE BASE BID ATT	
Project Description: Date of Bid Opening: Project Number(s): Contract Number: Rosemont Avenue Early Education Center - August 7, 2024 10369324 / 224825 2510002	New Accessible Restroom & Fire Alarm Upgrade
WHEREAS, the bidder is herewith submitting to OWNER the above described by	oid, which is attached hereto and made part thereof.
NOW, THEREFORE, the Surety and the bidder are firmly held and bound, jointly of the United States, for which payment we bind ourselves, our heirs, executors,	y and severally, to OWNER in the amount set forth above, lawful money, administrators, and assigns, jointly and severally, by these presents.
If the bid or any part of the bid shall be accepted and a contract awarded to the the terms, conditions, and obligations to be kept and performed on the part of the and shall furnish bond(s) as required by the contract and specifications, or the contract and specifications, or the contract and specifications of the contract and specifications of the contract and specifications or the contract awarded to the contract and specifications.	le bidder, and shall within the required time enter into a written contract all for bids, or by law, with a surety acceptable to OWNER, then
This instrument and the amount of money set forth above shall be applied toward be sustained by OWNER if the bidder fails to execute a written contract, or fails terms, conditions and obligations to be kept and performed on the part of the bid	to secure the necessary bond(s), or fails to comply with all the
The maximum amount of Surety's liability claimable and recoverable under this money set forth above. In addition to the liability of the Surety under this bond, bond reasonable attorneys' fees and costs, even if such amounts exceed the pe	the Court shall award to the prevailing party in any suit brought on this
Dated this 5th day of August 20 24	ACKNOWLEDGMENT BY AN ATTORNEY-IN-FACT
RELIABLE MONITORING SERVICES dba RMS CONSTRUCTION	State of**Please See Attached**
BIDDER	County of
By (signed)	
Signature of Adhorized Person	On, before me,
litle //CS/CE/	, a Notary Public
	Personally appeared Personally known to me (or proved to me on the basis
Developer County and Indonesity Course	of satisfactory evidence) to be the person whose name
Developers Surety and Indemnity Company SURETY	is subscribed to this instrument and acknowledged to me that he/she executed the same in his/her authorized
	capacity, and that by his/her signature on the instrument
By (signed) Signature of Attorney-In-Fact	the person, or the entity upon behalf of which the person acted, executed the instrument.
Rebecca Haas-Bates, Attorney-in-Fact	WITNESS my hand and official seal. (Notary Seal)
Address 17771 Cowan, Suite 100	
City, State Irvine, CA 92614	
Telephone (877) 528-7878	
	Signature of Notary PRNEY AND ALL-PURPOSE ACKNOWLEDGMENT.
[If you do not submit a certified or cashier's check, failure	TERED, MODIFIED, OR CHANGED.) to submit this form shall render your bid non-responsive] OCUMENT
NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE	REVISED 01/05/2012

ROSEMONT AVENUE EEC

BID SECURITY FORM

00 4313-1

CALIFORNIA ALL-PURPOSE ACKNOWLEDGEMENT

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

State of California County of Los Angeles	ì
On 8 2 2 2 before me, personally appeared (CC)	Jeff Hergesheimer , Notary Public,
who proved to me on the basis of satisfact subscribed to the within instrument and ac in his/her/their authorized capacity(ies), a	tory evidence to be the person(s) whose name(s) is/are knowledged to me that he/s/he/t/hey executed the same and that by his/he/t/heir signature(s) on the instrument which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY paragraph is true and correct.	under the laws of State of California that the foregoing
JEFF HERGESHEIMER Notary Public - California Los Angeles County Commission # 2420805 My Comm. Expires Nov 9, 2026	WITNESS my hand and official seal. SIGNATURE
PLACE NOTARY SEAL ABOVE	
Though the information below is not required by and could prevent fraudulent removal	law, it may prove valuable to persons relying on the document and reattachment of this form to another document.
Description of attached document	
Title or type of document:	
Document Date:	Number of Pages:
Signer(s) Other than Named Above:	

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

	tificate verifies only the identity of the individual who signed the lot the truthfulness, accuracy, or validity of that document.
State of California)
County of Orange)
	ma Karen Hernandez, Notary Public
Date	Here Insert Name and Title of the Officer
personally appeared Rebecca Haas-Bates	Troid mode Name and The of the Omeon
personally appeared Redecca Haas-Bates	Name(s) of Signer(s)
subscribed to the within instrument and ackn	cory evidence to be the person(s) whose name(s) is/are nowledged to me that he/she/they executed the same in by his/her/their signature(s) on the instrument the person(s) acted, executed the instrument.
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
	WITNESS my hand and official seal.
ALMA KAREN HERNANDEZ	1- 6 11
Notary Public - California	Signature
Orange County Commission # 2390908 My Comm. Expires Jan 16, 2026	Signature of Notary Public
Place Notary Seal Above	
	OPTIONAL ————————————————————————————————————
fraudulent reattachment of	this form to an unintended document.
Description of Attached Document	1 00/05/0004
Fitle or Type of Document: Bid Bo	
Number of Pages: One (1) Signer(s) Other 1	Than Named Above:
Capacity(ies) Claimed by Signer(s)	Signaria Namat
Signer's Name: Rebecca Haas-Bates ☐ Corporate Officer — Title(s):	Signer's Name:
☐ Partner — ☐ Limited ☐ General	☐ Partner — ☐ Limited ☐ General
Individual Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator	☐ Trustee ☐ Guardian or Conservator
] Other:	Other:
Signer Is Representing: Developers Surety and Indemnity Company	Signer Is Representing:

POWER OF ATTORNEY FOR COREPOINTE INSURANCE COMPANY DEVELOPERS SURETY AND INDEMNITY COMPANY 59 Maiden Lane, 43rd Floor, New York, NY 10038 (212) 220-7120

KNOW ALL BY THESE PRESENTS that, except as expressly limited herein, COREPOINTE INSURANCE COMPANY and DEVELOPERS SURETY AND INDEMNITY COMPANY, do hereby make, constitute and appoint:

, , , , , , , , , , , , , , , , , , ,	
William Syrkin, Richard Adiar, and Rebecca Haas-Bates	, of Irvine, CA
as its true and lawful Attorney-in-Fact, to make, execute, deliver and acknowledge, for of suretyship giving and granting unto said Attorney-in-Fact full power and author connection therewith as each of said company could do, but reserving to each of said Attorney-in-Fact, pursuant to these presents, are hereby ratified and confirmed. The shall expire on December 31, 2025.	ity to do and to perform every act necessary, requisite or proper to be done in id company full power of substitution and revocation, and all of the acts of said
This Power of Attorney is granted and is signed under and by authority of the followin COMPANY and DEVELOPERS SURETY AND INDEMNITY COMPANY (collect	g resolutions adopted by the Board of Directors of COREPOINTE INSURANCE tively, "Company") on February 10, 2023.
of Attorney, qualifying attorney(s)-in-fact named in the Power of Attorney	ce President, Surety Underwriting, and Craig Dawson, Executive Underwriter, Company (the "Authorized Signors"), are hereby authorized to execute a Power to execute, on behalf of the Company, bonds, undertakings and contracts of unt Secretary of the Company be, and each of them hereby is, authorized to attest
RESOLVED, that the signature of any one of the Authorized Signors and the Semust be affixed to any such Power of Attorney, and any such signature or set binding upon the Company when so affixed and in the future with respect to an	ccretary or any Assistant Secretary of the Company, and the seal of the Company all may be affixed by facsimile, and such Power of Attorney shall be valid and by bond, undertaking or contract of suretyship to which it is attached.
IN WITNESS WHEREOF, COREPOINTE INSURANCE COMPANY and DEVELOR	PERS SURETY AND INDEMNITY COMPANY have caused these presents to be
signed by the Authorized Signor and attested by their Secretary or Assistant Secretary the	his March 27, 2023
By: Printed Name: Sam Zaza	NSURANCE NO ROCK ORPORATE ORPO
Title: President Surety Underwriting	SEAL § 1936 3
ACKNOWLEDGEMENT:	SEAL S 1936
A notary public or other officer completing this certificate verification identity of the individual who signed the document to which this attached, and not the truthfulness, accuracy, or validity of that do	certificate is
STATE OF California COUNTY OF Orange	
On this <u>27</u> day of <u>March</u> , 20 <u>23</u> , before me, <u>Hoang-Quyen Pl</u> who proved to me on the basis of satisfactory evidence to be the person whose name is the same in their authorized capacity, and that by the signature on the instrument the	subscribed to within the instrument and acknowledged to me that they executed
l certify, under penalty of perjury, under the laws of the State of <u>California</u>	that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.	
Signature Hoan Duyen Pon	HOANG-QUYEN P. PHAM Notary Public - California Orange County Commission # 2432970 My Comm. Expires Dec 31, 2026
CORPORATE CER	TIFICATION
The undersigned, the Secretary or Assistant Secretary of COREPOINTE COMPANY, does hereby certify that the provisions of the resolutions of the respectivare in force as of the date of this Certification.	INSURANCE COMPANY and DEVELOPERS SURETY AND INDEMNITY re Boards of Directors of said corporations set forth in this Power of Attorney
This Certification is executed in the City of Cleveland, Ohio, this March 1	9, 2023.
By: Barry W. Moses Barry W. Moses	, Assistant Secretary POA No. N/A
SHEATELYADICAGO	

DocuSignEnvelopeID:3352BFD6-5E9D-4796-837E-C1E455E6530F

DOCUMENT 00 4336

SUBLETTING AND SUBCONTRACTING FAIR PRACTICES ACT LIST

1.01 GENERAL

Bidder Name: Reliable Monitoring Services

- A. In performance of Work, bidder is required to comply with the Subletting and Subcontracting Fair Practices Act as set forth in, but not limited to, Public Contract Code Sections 4100 et. seq. Violation of any provision of the Act shall subject the bidder to the penalties and other consequences prescribed in the Act.
- B. In compliance with Section 4104 of the Public Contract Code, bidder submits the following complete list of each subcontractor who will perform Work or labor or render service or specially fabricate and install a portion of the Work in an amount in excess of one-half of one percent of the total bid.
- C. Bidder shall list only one subcontractor for each portion of the Work. Bidders should note that the OWNER's prequalification requirements include mechanical, electrical, and plumbing contractors (i.e., contractors licensed pursuant to Sections 7056-7059 of the Business and Professions Code, specifically holding A. B. C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43, or C-46 licenses pursuant to regulations of the Contractors' State License Board) that contract directly with a bidder to perform any such component work on the Project ("MEP subcontractors"). Bidders that intend to contract with any MEP subcontractors to perform any such component work on the Project shall only select MEP subcontractors that have been prequalified by the OWNER at least five (5) business days before the date fixed for the public opening of bids. Non-MEP subcontractors do not need to be prequalified to perform non-MEP component work on the Project. Bidders and MEP subcontractors shall not be eligible to bid or perform work on the Project if they (a) have not submitted completed prequalification questionnaires and financial statements to the OWNER at least ten (10) business days before the date fixed for the public opening of bids, and (b) have not been prequalified by the OWNER at least five (5) business days before the date fixed for the public opening of bids. The OWNER's list of prequalified contractors can be found online at https://www.laschools.org/new-site/prequalification/additional-resources by clicking on "Safety PQ Program Approved List." The list is updated on an ongoing basis. If an MEP subcontractor does not appear on the list, bidder should verify with the subcontractor to determine if subcontractor has received a notice from OWNER that confirms its prequalification by the above deadline. Unless prohibited by the OWNER, bidders licensed pursuant to Section 7057 of the Business and Professions Code, specifically holding general building contractor B licenses pursuant to regulations of the Contractors' State License Board, may self-perform any work on the Project to the extent permitted by law. Bids that fail to adhere to these requirements will be deemed non-responsive by the OWNER.
- D. Bidder, by not listing a subcontractor for a certain portion of the Work, certifies bidder is qualified to perform and will perform said portion of Work itself.
- E. Certain penalties may be imposed for the subsequent employment of an unlisted subcontractor.
- F. No contractor or subcontractor may be listed on a bid proposal for a public works project (submitted on or after March 1, 2015) unless registered with the Department of Industrial Relations (DIR) pursuant to Labor Code section 1725.5 [with limited exceptions from this requirement for bid purposes only under Labor Code section 1771.1(a)].

TYPE(S) OF WORK	NAME OF SUBCONTRACTOR(S) (Firm Name as it appears on Contractor's State License)	LICENSE NO.	DIR REGISTRATION NO.	LOCATION OF BUSINESS (CITY, STATE)
Abatement	Eagle Contracting Inc.	970089	1000002679	Bell Gardens
	-			

(THIS DOCUMENT <u>CANNOT</u> BE ALTERED, MODIFIED, OR CHANGED)
[YOU MUST SUBMIT THIS FORM EVEN IF YOU DO NOT INTEND TO LIST SUBCONTRACTORS.
FAILURE TO SUBMIT THIS FORM SHALL RENDER THE BID NON-RESPONSIVE]

END OF DOCUMENT

NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE

REVISED 12/12/2019

ROSEMONT AVENUE EEC

SUBLETTING AND SUBCONTRACTING FAIR PRACTICES ACT LIST

DOCUMENT 00 4500

CERTIFICATION REQUIREMENTS

1	Λ1	GENER	A T
	111	CHRIP.	ΔΙ

Bidder Name: Reliable Monitoring Services

- A. Bidder must comply and abide by the certification requirements contained herein by completing this document in its entirety and submitting with the **electronic** bid.
- B. Failure to submit this document shall render the bid non-responsive.
- C. Bidder is advised that no contractor or subcontractor may be listed on a bid proposal for a public works project (submitted on or after March 1, 2015) unless registered with the Department of Industrial Relations (DIR) pursuant to Labor Code section 1725.5 [with limited exceptions from this requirement for bid purposes only under Labor Code section 1771.1(a)].

No contractor or subcontractor may be awarded a contract for public work on a public works project (awarded on or after April 1, 2015) unless registered with the DIR pursuant to Labor Code section 1725.5.

This project is subject to compliance monitoring and enforcement by the DIR and the Los Angeles Unified School District's DIR-approved Labor Compliance Program.

1.02 ETHICS POLICY

C.

- A. This certifies and confirms bidder is familiar with and in compliance with all provisions of the OWNER Ethics Policy including: 1) any employees, subcontractors or consultants, who, within the last three (3) years have been or are employees of the OWNER are disclosed below; 2) the bidder or its subcontractors have not compensated any former OWNER employee or consultant to influence any action on a matter pending with the OWNER, if that employee, within the last 12 months, held a OWNER position in which they personally and substantially participated in that matter; 3) the bidder or its subcontractors does not employ a former OWNER employee or consultant who, while serving in a OWNER position within the last two (2) years, substantially participated in the development of the bidding requirements, specifications, or in any part of the contract's contracting process; 4) the bidder has not employed as a lobbyist any former OWNER employee who left the OWNER within the last 12 months; and 5) the bidder did not receive any confidential information in connection with the procurement.
- B. The bidder further certifies that set forth below are the names of all former Board of Education Members and employees it intends to employ in connection with the services to be performed by the contract, who have been Board of Education Members or employed by the OWNER within the last three (3) years.

(IF THIS SECTION DOES NOT APPLY, PLEASE INDICATE "NONE" OR "N/A" BELOW.)

Tomer board of Education Members, Employees, Consultants, Subcontractors:
N/A
The OWNER Ethics Policy is available online through the following link:
https://achieve.lausd.net/Page/14037

D. Bidder shall answer the questions below to determine its need to register under the OWNER's revamped Lobbying Disclosure Program.

1.	Do you or others in your organization do the following: (please check all that apply)
	Attend or arrange meetings with OWNER officials in person or over the phone; Draft recommendations for OWNER officials to consider;
	Give gifts, meals, event tickets or other benefits to OWNER officials;
	☐ Introduce or market your organization's products or services to OWNER officials;
	Provide advice or recommend a strategy to a client on OWNER matters;
	Seek support or opposition from a third party (e.g. the public) on OWNER matters;
	Send letters or write emails to OWNER officials in order to influence their decision-making; or
	Take any action to influence purchasing, contracting, policy, or other decisions under consideration by OWNER officials? (Outside of the service requirements of a contract or written agreement with OWNER and outside of a specific OWNER-issued bid process)

M CHECK THIS BOX IF NONE OF THE ABOVE ARE APPLICABLE.

If the bidder indicated that it performs one or more of the activities above, the bidder shall proceed to the question(s) below. If the bidder checked that none of the activities in question 1 are applicable, the bidder is to skip questions 2 and 3 and note the information for all prospective bidders provided after the instructions below.

- 2a. Does your organization perform these activities in-house (i.e. with internal staff) on its own behalf? **OR**
- 2b. Does a client pay your organization to conduct these activities on the client's behalf?

If the bidder answered "yes" to question 2a, the bidder shall proceed directly to question 3. If the bidder answered "yes" to question 2b, the bidder shall skip question 3 and follow the instructions provided immediately after question 3.

3. Will your organization spend over \$10,000 this year performing these activities?

Use the grid below to <u>estimate</u> the total amount of money your organization as a whole expects to spend during the entire calendar year (Jan 1 – Dec 31) to conduct these activities.

Item	Total
Salaries, wages, and commissions for the people who conduct these activities	\$
Copies, publications, and other materials	\$
Transportation and meals	\$
Gifts, meals, and benefits for OWNER officials	\$
Media and advertisements	\$
Other expenses to support the selected activities	\$
Grand Total	\$

INSTRUCTIONS

If bidder answered "yes" to question 3 (or question 2b), the bidder apparently meets at least one registration trigger. Bidder is therefore required to visit https://achieve.lausd.net/Page/14037 to access the OWNER's training materials and to register. Answers to various questions can be obtained either at the website referenced above or by calling the Ethics Office at 213-241-3330.

All prospective bidders on OWNER projects are advised of the following:

• Bidder should keep updated about the Lobbying Policy & Program by signing up on our mailing list. Bidder should visit https://achieve.lausd.net/Page/14037 for more information.

- Even if the bidder does not hit the registration trigger now, bidder should keep a mental track of their organization's spending in order to be ready to register when necessary.
- Bidder should review who is lobbying the OWNER by visiting our website and clicking on "Lobbying Disclosure."

1.03 SWEAT-FREE PROCUREMENT POLICY

- A. The OWNER has established policies to restrict purchases to only those products and services that have been manufactured without the illegal use of sweatshop (including exploitive, "child", "forced", "convict", and indentured") labor. All sales/goods provided to the OWNER by the bidder and/or their subcontractor shall be in abidance with the OWNER's official policy regarding "sweat-free" schools.
- B. The objective of this policy is specifically to discourage and prevent the use of any form of "exploitive labor" but not cause undue and unnecessary economic hardship for laborers. This policy targets those types of child labor that effects the mental, physical, and emotional developments of children such as those types of exploitive labor which fall under the broader category of "sweatshop labor".
- C. The Sweat-Free Procurement Policy includes the following principle/requirements:
 - a. Safe and healthy working conditions
 - b. Prohibition of child labor
 - c. Disclosure of manufacturing plant locations
 - d. Verification and enforcement mechanisms
 - e. Compliance with applicable codes
 - f. Penalties for violations
 - g. Responsible bidder forms
 - h. Non-Poverty wage standard (domestic and international)
- D. For the purpose of establishing a non-poverty wage, the OWNER uses the definition of non-poverty wages as formulated by the Union of Needletrades, Industrial and Textile Employees (UNITE), utilizing the Department of Health and Human Services' guidelines to determine non-poverty wages domestically. Internationally, the OWNER recognizes the World Bank's Gross National Income Per Capita Purchasing Power Parity figures to determine comparable wages in other countries.
- E. The consequence for any violation by the bidder in the adherence to the aforementioned laws and /or provisions may result in action being taken by the OWNER against the bidder, which may include, but not limited to, contract cancellations, vendor defaults, and/or debarment.
- F. Bidder certifies that the products and services provided to the OWNER are manufactured in strict compliance with all applicable sweatshop, child and slave labor laws of this and all other countries of the products origin.
- G. This further certifies that the bidder and its subcontractors shall abide by all the provisions of the District's Sweat-Free Procurement Policy as set forth in this section.

1.04 PREVAILING WAGES

- A. In compliance with provisions of the California Labor Code, all workers employed by bidder or any bidder subcontractor in the execution of Work shall be paid not less than the general prevailing rate of per diem wages, including payment for travel and subsistence; and not less than the general prevailing rate of per diem wages for holiday and overtime work, as determined by the California State Director of Industrial Relations for each craft, classification or type of worker needed to execute the Work. (See Article 6.48, General Conditions).
- B. Copies of the prevailing rate of per diem wages are on file in the following OWNER Office and shall be made available to an interested party on request:

Labor Compliance Program
333 South Beaudry Avenue, 21st Floor

Los Angeles, CA 90017 (213) 241-4665

C. Information on the prevailing rate of per diem wages and the OWNER Labor Compliance Program is available at the following link:

http://www.laschools.org/new-site/labor-compliance/dir

- D. Bidder certifies that it will submit the certified payroll records of Bidder and all subcontractors, of any tier, including Non-Performance payroll records, on a weekly basis to the OWNER Labor Compliance Program in the method provided by the OWNER Web-based Certified Payroll Reporting System.
- E. Bidder certifies that its bid amount includes funds sufficient to allow Bidder to comply with all applicable local, state and federal laws and regulations governing the labor and services to be provided for the performance of the Work of the Contract and shall indemnify, defend and hold District harmless from and against any and all claims, demands, losses, liabilities and damages arising out of or relating to Bidder's failure to comply with applicable law in this regard.

1.05 PREQUALIFICATION

- A. To be considered for award, bidder must (i) abide by and comply with the OWNER Construction Safety Standards, including prime contractor, subcontractor and/or safety prequalification requirements for bidder and all tiers of its subcontractors, as applicable, before tendering the bid to OWNER, and (ii) enroll bidder prior to commencement of the Work, and all eligible subcontractors prior to commencement of their subcontracted Work, in the OWNER Controlled Insurance Program (OCIP) (See Article 5, General Conditions). An experience modification rate exceeding 1.00 at the time of the bid may disqualify subcontractors from enrollment in OCIP.
- B. This certifies and confirms that the bidder is in compliance with the OWNER's prime contractor prequalification requirements at the time of bid, and that the bidder has safety pre-qualified in accordance with OWNER safety prequalification requirements all tiers of subcontractors other than mechanical, electrical and plumbing subcontractors (i.e., contractors licensed pursuant to Sections 7056–7059 of the Business and Professions Code, specifically holding A, B, C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43, and C-46 licenses pursuant to regulations of the Contractors' State License Board) that contract directly with a bidder to perform any such component work on the Project ("MEP subcontractors"). If the bidder intends to contract with any MEP subcontractors to perform any such component work on the Project, this certifies that the bidder has selected MEP subcontractors in accordance with Document 00 1116 and Document 00 2113 and that all MEP subcontractors have been listed on Document 00 4336.

1.06 PROJECT STABILIZATION AGREEMENT (PSA)

A. If the Work, or any portion thereof, meets the provisions of Section 2.2 of the 2024 Project Stabilization Agreement (Effective Date: January 1, 2024) as entered into between OWNER and the Los Angeles/Orange Counties Building and Construction Trades Council and signatory craft unions ("Project Stabilization Agreement" or "PSA"), then the Contract for the Project is subject to the Project Stabilization Agreement (See Article 6.48 of the General Conditions).

Bidder shall require all subcontractors of whatever tier to become similarly bound for all their Work within the scope of the Project Stabilization Agreement by executing a certification or letter of assent in terms substantially identical to Attachment A–Letter of Assent of the Project Stabilization Agreement.

B. This certifies and confirms bidder has read and agrees to abide by and be bound to the Project Stabilization Agreement, as it may be amended from time to time or interpreted pursuant to its terms thereof.

1.07 DEBARMENT, SUSPENSION, INELIGIBILTY FOR AWARD

A. By signing and submitting this document, bidder certifies:

[] Have, [X] have not, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses.

Neither bidder nor any of its principals is presently debarred, suspended, proposed for debarment, or declared

B. If bidder answers "Have", a responsibility hearing may be held prior to award to determine the eligibility of bidder to remain qualified to bid and perform OWNER projects.

1.08 BIDDER CERTIFICATION

A. "The signature below binds bidder to all the above conditions and bidder certifies under penalty of perjury under the laws of the State of California that the foregoing is true and correct."

Executed on August 8, 2024 , at Signal Hill , California.

By: President

Signature and Title of Bidder Representative

Certification shall be signed by bidder or an authorized representative of bidder.

ineligible for the award of contracts by any Federal agency, and;

(THIS DOCUMENT <u>CANNOT</u> BE ALTERED, MODIFIED, OR CHANGED.)
[FAILURE TO SUBMIT THIS FORM SHALL RENDER YOUR BID NON-RESPONSIVE]

END OF DOCUMENT

DOCUMENT 00 4519

NON-COLLUSION AFFIDAVIT

1.01	1 GENERAL						
	A.	The following affidavi	t is required by S	ection 7106 of the California	a Public Contract Code.		
	В.	The Non-Collusion Af	fidavit shall be ex	xecuted by bidder and submi	tted with bid.		
	C.	Failure to submit this a	ffidavit, filled ou	at and signed in its entirety, s	hall result in the bid bein	ng deemed non-respons	ive.
	f California	Angolog					
County	or LO	Angeles Pieles Me	SS.	1	aging first duly swam d	omagaa and agus that ha	o.u. ala a
-		Ricky Me	son signing bid)		being first duly sworn, de	eposes and says that he	or sne
	Preside	nt of of	son signing old)	Reliable Monitoring S (Name of Licensee Bi		is the party making	ng the
a sham commu the bid propos bid pri- to any	n bid, or ar unication, on price, or of ed contract; ce or any br	yone shall refrain from conference with anyone that any other bidder, or that all statements contra eakdown thereof, or the partnership, company oid.	the bidding; that the to fix the price of the secure any action and in the bid accontents thereof, association, or the secure association, or the secure association association.	colluded, conspired, connive the bidder has not in any most the bidder or any other bidder or any other bidder or any other bidder true; and, further, the bidder or divulged information or aganization, bid depository,	nanner, directly or indideder, or to fix any overhoody awarding the contrader has not, directly or indicate relative thereto, or p	rectly, sought by agree ead, profit, or cost elem act of anyone interested adirectly, submitted his baid, and will not pay, and	ement, ent of in the or her ny fee
Bidder	Name	Reliable Monitorin		n'a Ctata I ia anga		Check One:	
				r's State License		Sole Ownership	
		ntification Number:	20-187			Partnership	
Contra	ctor's State	License: 900304 Numbe		A, B, C-7, C-10, C-16, Classification(s)	C-20	Corporation	X
Name	of License H		1endoza	<i>(a)</i>		Other	
	tion Date:	7/31/2025				J 33.02	
Addres	400	9 Freeman Ave.			Phone (562) 676-2140	
City _	Signal I	Hill	State CA	Zip Code <u>90755</u>	Fax (805	435-1647	
"The s	ignature bel nia the fore	ow binds bidder to all soing is true and correct.	the stated condit	ions and bidder certifies un	der penalty of perjury (under the laws of the S	tate of
				1			
Ву	Rick	Mendoza Print Name		1	Signature a	President	
(Aleesa			.a	61111		ng 11tic	
(Affida	vit shall be	signed by bidder or an a	uthorized represe	entative of bidder. Do not ty	pe or use rubber stamp.)		
Dated t	his 8th		day of Aug	ust 20 24	_		

(THIS DOCUMENT <u>CANNOT</u> BE ALTERED, MODIFIED, OR CHANGED.)
[FAILURE TO SUBMIT THIS FORM SHALL RENDER THE BID NON-RESPONSIVE]

END OF DOCUMENT

REVISED 01/05/2012 NON-COLLUSION AFFIDAVIT 00 4519-1

Bond No. 0103024

Premium is included in the performance bond

Executed in: 1 Counterpart

DOCUMENT 00 6113 PAYMENT BOND (LABOR AND MATERIAL)

WHEREAS, LOS ANGELES UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION,

hereinafter called the OWNER, and RELIABLE MONITORING SERVICES DBA RMS CONSTRUCTION

hereinafter called the CONTRACTOR, have entered into a Contract

NEW ACCESSIBLE RESTROOM AND FIRE ALARM UPGRADE AT ROSEMONT AVENUE EARLY EDUCATION for CENTER (COLIN # 10369324 / SCOPE ID 224825)

Contract Amount: FOUR HUNDRED NINETY-EIGHT THOUSAND THREE HUNDRED THIRTY DOLLARS and 00/100 (\$498,330.00)

NOW, THEREFORE, the Contractor, as Principal, and the following named Surety, Developers Surety and Indemnity Company are held and firmly bound to the OWNER in the amount set forth under the bond, for the payment whereof in the manner specified, the Principal and Surety bind themselves, their heirs, executors, administrators, successors and assigns jointly and severally, firmly by these presents;

PAYMENT BOND

In an amount equal to One Hundred Percent (100%) of the above Contract Amount. The condition of this obligation is that if the Contractor or his Subcontractors, fail to pay for any materials, provisions, provender or other supplies, or teams, used in, upon, for or about the performance of the Work contracted to be done, or for any work or labor thereon of any kind, or for amounts due under the Unemployment Insurance Code with respect to such work or labor, or for any amounts required to be deducted, withheld, and paid over to the Franchise Tax Board from the wages of employees of the CONTRACTOR and his Subcontractors pursuant to Section 18806 of the Revenue and Taxation Code, with respect to such work and labor that the surety will pay for the same, in an amount not exceeding the sum specified above, and also, in case suit is brought upon the bond, a reasonable attorney's fee, to be fixed by the court.

This bond is executed in accordance with the requirements of Section 9550 et seq. of the Civil Code and acts amendatory thereof; and shall inure to the benefit of any and all persons, companies, and corporations entitled to file claims under and by virtue of the provisions of Section 9100 of the Civil Code and acts amendatory thereof, or to their assigns. This bond covers claims whether such claims arise before or after the date on which this bond is issued.

The 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 shall in anywise affect its obligations on the above bonds, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract Documents.

Signed and sealed this27th	day ofAugust	20 24
RELIABLE MON	RACTOR/PRINCIPAL ITORING SERVICES DBA RM ONSTRUCTION e	MS
Surety Name Developers Surety and Indemnity Company Address of Surety17771 Cowan, Suite 100	Attorney-in-Fact: Rebe Address 790 The City Dr Orange, CA 928 Telephone Number (949)	cca Haas-Bates ive South, Suite 210 868
The OWNER will obtain the following certification: CERTIFICATION BY LOS A! I hereby certify: 1. That the Surety named above has been certified by the S such authority is in full force and effect. 2. That there is on file in this office the financial statement showing capital and surplus not less than ten times the at	of the surety for the period ending	dmitted Surety Insurer and that
Date	Conny B. McCormack, County Cl By	erk eputy

A notary public or other officer completing this certific document to which this certificate is attached, and not t	ate verifies only the identity of the individual who signed the he truthfulness, accuracy, or validity of that document.
State of California) County of	
On ANGUST 28th 2024 before me, Mal	nel sinmongfol, notam public
personally appeared Ricky	Here Insert Name and Title of the Officer
	Name(\$) of Signer(\$)
subscribed to the within instrument and acknow	evidence to be the person(s) whose name(s) (s) are related to me that (he/she/the) executed the same in her/their signature(s) on the instrument the person(s), cted, executed the instrument.
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
	WITNESS my hand and official seal.
CHANEL SIRIMONGKOL Notary Public - California Los Angeles County Commission # 2364582 My Comm. Expires Jul 6, 2025	Signature of Notan Public
Place Notary Seal Above	PTIONAL
	s information can deter alteration of the document or s s form to an unintended document.
Description of Attached Document Title or Type of Document:	
Document Date:	Number of Pages:
Capacity(ies) Claimed by Signer(s)	
Signer's Name: Corporate Officer — Title(s):	Signer's Name:
☐ Partner — ☐ Limited ☐ General	☐ Corporate Officer — Title(s):
☐ Individual ☐ Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Trustee ☐ Guardian or Conservator ☐ Other:	☐ Trustee ☐ Guardian or Conservator ☐ Other:
Signer Is Representing:	Signer Is Representing:

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

A notary public or other officer completing this certific document to which this certificate is attached, and not	icate verifies only the identity of the individual who signed the the truthfulness, accuracy, or validity of that document.
State of California)
County of Orange)
On 08/27/2024 before me. Alma	a Karen Hernandez, Notary Public
Date	Here Insert Name and Title of the Officer
personally appeared Rebecca Haas-Bates	The state of the s
, , , , , , , , , , , , , , , , , , , ,	Name(s) of Signer(s).
subscribed to the within instrument and acknow	ry evidence to be the person(s) whose name(s) is/are wledged to me that he/she/they executed the same in his/her/their signature(s) on the instrument the person(s), acted, executed the instrument.
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
ALMA KAREN HERNANDEZ Notary Public - California Orange County Commission # 2390908 My Comm. Expires Jan 16, 2026	WITNESS my hand and official seal. Signature Signature of Notary Public
	digitature of Notary Fublic
Place Notary Seal Above	
Though this section is optional, completing this	PTIONAL s information can deter alteration of the document or is form to an unintended document.
Description of Attached Document Fitle or Type of Document; Payment Bond No. Number of Pages: One(1) Signer(s) Other The	Doddinon Dato:
Capacity(ies) Claimed by Signer(s) Signer's Name: Rebecca Haas-Bates Corporate Officer — Title(s): Partner — Limited General Individual Attorney in Fact Trustee Guardian or Conservator Other: Signer Is Representing: Developers Surety and Indemnity Company	Signer's Name: Corporate Officer — Title(s): Partner — Limited General Individual Attorney in Fact Trustee Guardian or Conservator Other: Signer Is Representing:

POWER OF ATTORNEY FOR COREPOINTE INSURANCE COMPANY DEVELOPERS SURETY AND INDEMNITY COMPANY 59 Maiden Lane, 43rd Floor, New York, NY 10038 (212) 220-7120

KNOW ALL BY THESE PRESENTS that, except as expressly limited herein, COREPOINTE INSURANCE COMPANY and DEVELOPERS SURETY AND INDEMNITY COMPANY, do hereby make, constitute and appoint:

William Syrkin, Richard Adiar, and Rebecca Haas-Bates	, of Irvine, CA
or server and granting unto Sau Autometrin-raci inii nower and	edge, for and on behalf of said companies, as sureties, bonds, undertakings and contracts authority to do and to perform every act necessary, requisite or proper to be done in the of said company full power of substitution and revocation, and all of the acts of said
shall expire on December 31, 2025.	and and Itis Power of Attorney is effective August 27, 2024
This Power of Attorney is granted and is signed under and by authority of the f COMPANY and DEVELOPERS SURETY AND INDEMNITY COMPANY	following resolutions adopted by the Board of Directors of COREPOINTE INSURANCE (collectively, "Company") on February 10, 2023.
of Attorney, qualifying attorney(s)-in-fact named in the Power of At	Bell. Vice President, Surety Underwriting, and Craig Dawson. Executive Underwriter, of the Company (the "Authorized Signors"), are hereby authorized to execute a Power torney to execute, on behalf of the Company, bonds, undertakings and contracts of Assistant Secretary of the Company be, and each of them hereby is, authorized to attest
mast of arrived to any such a tower of Attorney, and any such signature	d the Secretary or any Assistant Secretary of the Company, and the seal of the Company e or seal may be affixed by facsimile, and such Power of Attorney shall be valid and ct to any bond, undertaking or contract of suretyship to which it is attached.
IN WITNESS WHEREOF, COREPOINTE INSURANCE COMPANY and DE	EVELOPERS SURETY AND INDEMNITY COMPANY have caused these presents to be
signed by the Authorized Signor and attested by their Secretary or Assistant Sec	retary this March 27, 2023
	SOUND SURVEY SOUND TO SOUND TO SOUND
By:	- RPORA CHI APORA CHI
Printed Name: Sam Zaza	
Title: President, Surety Underwriting	_ BSEAL \$ 8 1936 13
ACKNOWLEDGEMENT:	O CRAWARE S
	Manneth Manneth Comment of the Comme
A notary public or other officer completing this certificate identity of the individual who signed the document to whic attached, and not the truthfulness, accuracy, or validity of the completion of the complet	h this certificate is
STATE OF California COUNTY OF Orange	
On this 27 day of March, 2023, before me, Hoang-Q who proved to me on the basis of satisfactory evidence to be the person whose if the same in their authorized capacity, and that by the signature on the instrument	same is subscribed to within the instrument and advanced advanced and a survival.
I certify, under penalty of perjury, under the laws of the State of California	that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.	and the state of t
Signature Hoan Causen Pour	HOANG-QUYEN P. PHAM Notary Public - California Orange County Commission # 2432970 My Comm. Expires Dec 31, 2026
CORPORATI	E CERTIFICATION
The undersigned, the Secretary or Assistant Secretary of COREP COMPANY, does hereby certify that the provisions of the resolutions of the rare in force as of the date of this Certification.	OINTE INSURANCE COMPANY and DEVELOPERS SURETY AND INDEMNITY spective Boards of Directors of said corporations set forth in this Power of Attorney
This Certification is executed in the City of Cleveland, Ohio, this N	larch 19, 2023.
CocuSigned by:	· · · · · · · · · · · · · · · · · · ·
By: Barry W. Moses Barry W.	Moses, Assistant Secretary POA No. N/A

Barry W. Moses, Assistant Secretary

-6B6415E7ADE548C...

DocuSignEnvelopeID:3352BFD6-5E9D-4796-837E-C1E455E6530F

POA No. N/A

Bond No. 0103024 Premium: \$7,475.00

Premium is for contract term and is subject to adjustment based on final contract price

Executed in: 1 Counterpart

DOCUMENT 00 6114 PERFORMANCE BOND

WHEREAS, LOS ANGELES UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION,

Hereinafter called OWNER, and RELIABLE MONITORING SERVICES DBA RMS CONSTRUCTION

hereinafter called CONTRACTOR, have entered into a Contract, which is incorporated by reference herein in its entirety,

denominated as number 2510002,

described as NEW ACCESSIBLE RESTROOM AND FIRE ALARM UPGRADE at ROSEMONT AVENUE EARLY EDUCATION CENTER (PSA) (COLIN # 10369324 / SCOPE ID 224825)

and is in the Contract Amount of \$498,330.00,

NOW, THEREFORE, for value received, the receipt and sufficiency of which is hereby deemed acknowledged, CONTRACTOR, as Principal, and Developers Surety and Indemnity Company, as surety (hereafter "SURETY"), for themselves and each of their respective heirs, executors, administrators, successors and assigns, are jointly and severally held and firmly bound to OWNER in the amount of FOUR HUNDRED NINETY-EIGHT THOUSAND THREE HUNDRED THIRTY DOLLARS and 00/100 (\$498,330.00), as may be adjusted under paragraph numbered 7 below ("Penal Sum"), for the full and faithful performance of the Contract, subject, however, to the following:

- 1. The condition of this obligation is that if the CONTRACTOR shall in a workmanlike manner promptly, competently, and faithfully perform the Work and all of the terms, conditions and provisions of the Contract, in strict conformity therewith, then this Bond shall be null and void; otherwise, this Bond shall remain in full force and effect.
- 2. In the event CONTRACTOR breaches the Contract and OWNER exercises its right to terminate CONTRACTOR's right to proceed with the Work, and subject to the terms of the Contract, OWNER shall notify CONTRACTOR and SURETY in writing, and SURETY shall promptly:
- a. Arrange for CONTRACTOR, with consent of OWNER which OWNER may withhold in its sole discretion, to perform and complete the Contract; or
- b. Undertake to perform and complete the Contract itself, through its agents or through independent contractors, provided that OWNER either has prequalified such person or has no reasoned objection to such person performing the Work; or
- c. Obtain bids or negotiated proposals from qualified contractors acceptable to and prequalified by OWNER for a contract for performance and completion of the Contract, arrange for a contract to be prepared for execution by the OWNER and the contractor selected with OWNER's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Contract, and pay to OWNER any excess of the amount of the completion contract over the remaining balance of the Contract Amount; or
- d. Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances, and no later than thirty (30) days of SURETY's receipt of notice of termination from OWNER, or such longer period to which OWNER may agree:
 - (i) subject to a full reservation of all rights of OWNER, CONTRACTOR and

NEW ACCESSIBLE RESTROOM & FIRE ALARM UPGRADE

SURETY, deny liability in whole or in part and notify OWNER in writing of the reasons and bases therefore; or

(ii) determine the amount for which SURETY may be liable to OWNER, and thereafter promptly tender payment thereof to OWNER.

During the period in which SURETY determines which of its options to pursue under this paragraph 2, OWNER may take such actions it determines are appropriate to perform the Work and/or protect the Project, and OWNER's costs and expenses of such efforts may be charged against the contract balance.

- 3. In addition to any costs incurred in meeting its obligations pursuant to paragraph 2 above, SURETY shall pay OWNER any amounts due to Owner or for which Owner has become obligated in connection with the Contract arising from CONTRACTOR's failure to perform in accordance with the Contract, including any liquidated damages or other delay damages recoverable under the Contract; provided, however, that the aggregate liability of SURETY under this Bond, including under paragraph 2 and this paragraph 3, shall not exceed the amount of the Penal Sum as adjusted as provided in paragraph 7.
- 4. CONTRACTOR and SURETY agree that for purposes of exercising its rights under this Bond after Substantial Completion, OWNER may terminate CONTRACTOR's right to proceed, and call on SURETY to perform pursuant to this Bond, for CONTRACTOR's failure to perform Punch List work, warranty work or other items of work, which might not otherwise constitute a breach justifying termination of the Contract.
- 5. OWNER and SURETY shall cooperate with each other to assure prompt completion of the Contract, and, if SURETY exercises its option to proceed under subparagraphs 2a, 2b or 2c, Owner shall perform its obligations under the Contract with respect to any such completion contractor, including payment for work satisfactorily completed, in accordance with applicable law and the terms of the Contract except to the extent the Contract is modified by the OWNER and SURETY.
- 6. SURETY hereby stipulates and agrees that no adjustment to the Contract Amount or Contract Time, nor any other alteration, addition and/or deletion to the terms of the Contract, or to the Work to be performed thereunder, shall in any way affect its obligations under this Bond, and SURETY waives notice of any such change, adjustment, alteration, addition or deletion to the terms of the Contract Documents.
- 7. The Penal Sum of this Bond shall automatically increase as the Contract Amount increases; provided, however, the initial Penal Sum shall not increase more than fifteen percent (15%) absent written consent from the SURETY. SURETY's refusal to consent to such an increase in the Penal Sum shall not be a breach of this Bond.
- 8. SURETY shall be held and firmly bound by this Bond for any breach of CONTRACTOR's obligations, including any warranty of the Work, occurring within two (2) years of Substantial Completion of the entire Work. Any action on this Bond shall be commenced within three (3) years of the date of Substantial Completion.
- 9. OWNER may name SURETY and demand that SURETY participate in any arbitration authorized by the Contract, or SURETY may elect to intervene in any such arbitration as provided by law, in which case SURETY shall be bound by the arbitration award. If OWNER does not name SURETY or demand SURETY's participation in any arbitration, and SURETY does not elect to intervene, SURETY will not be bound by the arbitration award except to the extent the arbitration award determines CONTRACTOR'S obligations under the Contract and that determination is binding on SURETY under applicable law.
- 10. In case any suit, arbitration or other action is brought upon this Bond, reasonable attorneys' fees shall be awarded to the prevailing party, only the amount thereof being within the Court's or arbitrator's discretion.

11. Where they are used herein, the following have the same meaning ascribed to them in the Contract: Documents, Contract Amount, Contract Time, Day, Puncture of the Contract Time, Puncture of t	
Signed and sealed this 27th day of	August 20 24
RELIABLE MONIT	R/PRINCIPAL ORING SERVICES DBA RMS INSTRUCTION RESIDENT
Surety Name Developers Surety and Indemnity Company Address of Surety 17771 Cowan, Suite 100 Irvine, CA 92614 Telephone Number (877) 528-7878 Bond Number 0103024	By Attorney-in-Fact: Rebecca Haas-Bates Address 790 The City Drive South, Suite 210 Orange, CA 92868 Telephone Number (949) 679-7116
The OWNER will obtain the following certification:	
CERTIFICATION BY LOS ANGEI I hereby certify: 1. That the Surety named above has been certified by the Stat such authority is in full force and effect. 2. That there is on file in this office the financial statement of showing capital and surplus not less than ten times the amount of the statement of the statement of the showing capital and surplus not less than ten times the same statement of the statement of	the Insurance Commissioner as an admitted Surety Insurer and that The surety for the period ending bunt of the above Contract Amount.
	Conny B. McCormack, County Clerk
DateBy	
	Deputy

#2510002 / GF

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 of	021	
On ANGUST 28th, 2024 before me, May	nel sin mongkol, Mtam public	
Date	Here Insert Name and Title of the Officer	
personally appearedKIUK	Mendoza Name(\$) of Signer(\$)	
-		
subscribed to the within instrument and acknow	vevidence to be the person(s) whose name(s) (is/a vledged to me that ha/she/they executed the same his/her/their signature(s) on the instrument the person(sected), executed the instrument.	
	I certify under PENALTY OF PERJURY under the law of the State of California that the foregoing paragrap is true and correct.	
	WITNESS my hand and official seal.	
CHANEL SIRIMONGKOL Notary Public - California Los Angeles County Commission # 2364582 My Comm. Expires Jul 6, 2025	Signature of Notary Public	
Place Notary Seal Above	PTIONAL	
Though this section is optional, completing this	s information can deter alteration of the document or s form to an unintended document.	
Description of Attached Document Title or Type of Document:		
Document Date:	Number of Pages:	
Signer(s) Other Than Named Above:		
Capacity(ies) Claimed by Signer(s)	8: 1.44	
Signer's Name: Corporate Officer — Title(s):	Signer's Name: Corporate Officer — Title(s):	
☐ Partner — ☐ Limited ☐ General	☐ Partner — ☐ Limited ☐ General	
☐ Individual ☐ Attorney in Fact	☐ Individual ☐ Attorney in Fact	
☐ Trustee ☐ Guardian or Conservator ☐ Other:	☐ Trustee ☐ Guardian or Conservator	
Signer Is Representing:	Signer Is Representing:	

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

The front of the first of the f		
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 of Orange		
On 08/27/2024 before me. Alma	Karen Hernandez, Notary Public	
Date	Here Insert Name and Title of the Officer	
personally appeared Rebecca Haas-Bates		
	Name(s) of Signer(s)	
subscribed to the within instrument and acknow	evidence to be the person(s) whose name(s) is/are ledged to me that he/she/they executed the same in is/her/their signature(s) on the instrument the person(s), cted, executed the instrument.	
ALMA KAREN HERNANDEZ Notary Public California Orange County Commission # 2390908 My Comm. Expires Jan 16, 2026	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature Signature of Notary Public	
Place Notary Seal Above	TIONAL —————	
Though this section is optional, completing this	information can deter alteration of the document or form to an unintended document.	
Description of Attached Document Title or Type of Document: Performance Bond No Number of Pages: Three(3) Signer(s) Other Tha	o. 0103024 Document Date: 08/27/2024	
Capacity(ies) Claimed by Signer(s) Signer's Name: Rebecca Haas-Bates Corporate Officer — Title(s):	Signer's Name: Corporate Officer — Title(s): Partner — Limited General Individual Attorney in Fact Trustee Guardian or Conservator Other: Signer Is Representing:	

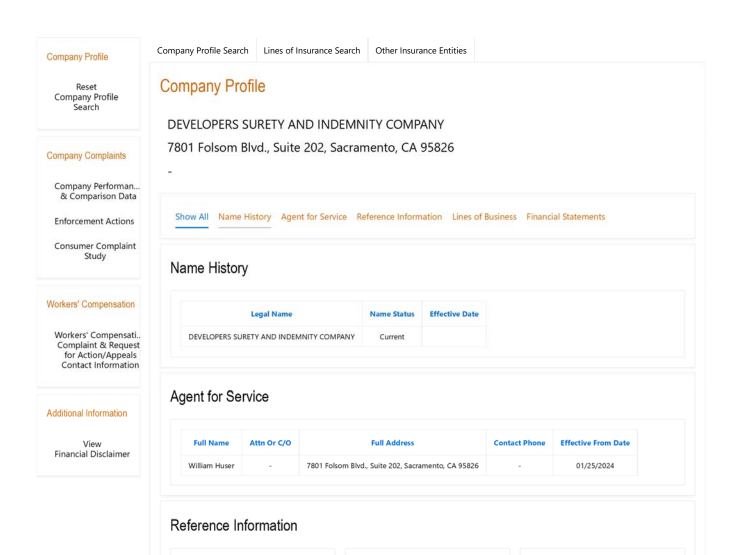
POWER OF ATTORNEY FOR COREPOINTE INSURANCE COMPANY DEVELOPERS SURETY AND INDEMNITY COMPANY 59 Maiden Lane, 43rd Floor, New York, NY 10038 (212) 220-7120

KNOW ALL BY THESE PRESENTS that, except as expressly limited herein, COREPOINTE INSURANCE COMPANY and DEVELOPERS SURETY AND INDEMNITY COMPANY, do hereby make, constitute and appoint:

William Syrkin, Richard Adiar, and Rebecca Ha	as-Bates	, of <u>Irvine</u> , CA
as its true and lawful Attorney-in-Fact, to make, execute, delive of suretyship giving and granting unto said Attorney-in-Fact connection therewith as each of said company could do, but n Attorney-in-Fact, pursuant to these presents, are hereby ratificially expire on December 31, 2025.	Itill power and authority to do and to perform eserving to each of said company full power of	every act necessary, requisite or proper to be done in
This Power of Attorney is granted and is signed under and by at COMPANY and DEVELOPERS SURETY AND INDEMNIT	orthority of the following resolutions adopted by Y COMPANY (collectively, "Company") on Fe	the Board of Directors of COREPOINTE INSURANCE
RESOLVED, that <u>Sam Zaza President Surety Underw Surety</u> , each an employee of AmTrust North America, Ir of Attorney, qualifying attorney(s)-in-fact named in the suretyship, or other suretyship obligations; and that the St the execution of any such Power of Attorney.	ic., an affiliate of the Company (the "Authorize Power of Attorney to execute on behalf of	ed Signors"), are hereby authorized to execute a Power
RESOLVED, that the signature of any one of the Authori must be affixed to any such Power of Attorney, and any binding upon the Company when so affixed and in the fu	/ SUCh Signature or seal may be affixed by face	simila, and such Douge of Attamen, about he will be and
IN WITNESS WHEREOF, COREPOINTE INSURANCE COM	PANY and DEVELOPERS SURETY AND INI	DEMNITY COMPANY have caused these presents to be
signed by the Authorized Signor and attested by their Secretary of	Assistant Secretary this March	h 27, 2023 .
By: Printed Name: Sam Zaza Title: President, Surety Underwriting	SI S	SURANCE AND MORPORATE OF THE PORT OF THE P
ACKNOWLEDGEMENT: A notary public or other officer completing this identity of the individual who signed the docum attached, and not the truthfulness, accuracy, or	certificate verifies only the nent to which this certificate is	AWARE CALIFORNIA STATES
STATE OF <u>California</u> COUN	TY OF Orange	
On this <u>27</u> day of <u>March</u> , <u>20 23</u> , before who proved to me on the basis of satisfactory evidence to be the the same in their authorized capacity, and that by the signature	me, Hoang-Quyen Phu Pham person whose name is subscribed to within the ion the instrument the entities upon behalf which	petrumont and polynomiades it to me the sale and the
certify, under penalty of perjury, under the laws of the State of	o o vo	foregoing paragraph is true and correct.
WITNESS my hand and official seal.		
Signature Horn Quyen Pon	Y	HOANG-QUYEN P. PHAM Notary Public - California Orange County Commission # 2432970 My Comm. Expires Dec 31, 2026
	CORPORATE CERTIFICATION	
The undersigned the Secretary or Assistant Secretary or Assistant Secretary COMPANY, does hereby certify that the provisions of the resolute in force as of the date of this Certification.	ary of COREPOINTE INSURANCE COMPAN utions of the respective Boards of Directors of	IY and DEVELOPERS SURETY AND INDEMNITY said corporations set forth in this Power of Attorney
This Certification is executed in the City of Clevelan	d, Ohio, this March 19, 2023.	
DocuSigned by:	. ,	
Barry W. Moses	Barry W. Moses, Assistant Secretary	POA No. N/A

-6B6415E7ADE548C...

DocuSignEnvelopeID:3352BFD6-5E9D-4796-837E-C1E455E6530F



Identification Company ID (EID) 100170 CA # 4606-0 NAIC 12718 NAIC Group 2538 NAIC Group Name AmTrust Financial Serv Grp Date Authorized in --

Insurer
Property
&
Casualty
Unlimited
Normal
Admitted

Location	
State Name	California
Origin	Domestic
Country	6 * 6
Form	Stock

Lines of Business

California

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.



Financial Statements

* Year

California Department of Insurance Disclaimer

The Annual and Quarterly Financial Statements are submitted to the California Department of Insurance ("CDI") pursuant to California Insurance Code Sections 900 and 931 and California Code of Regulations Section 2308.1. The information is furnished to the CDI by California admitted insurers and is provided to the public "AS IS" pursuant to California Insurance Code Section 12921.2.

The CDI does not guarantee the truth, accuracy, adequacy or completeness of the data contained in the insurers' Annual and Quarterly Financial Statements and expressly disclaims any liability for any errors, omissions, or the result obtained from the use of such data.

Individuals who are unable to access the Annual and Quarterly Financial Statements may contact the CDI at CustodianofRecords@insurance.ca.gov for additional information.

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CERTIFICATE OF LIABILITY INSURANCE

8/29/2024

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

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

PRODUCER	Willis Towers Watson 300 South Grand Avenue, Suite 2000	CONTACT NAME:	Irene Montes	
		PHONE (A/C, No, Ext):	(415) 955-0239	
		E-MAIL ADDRESS:	irene.montes@wtwco.com	
			INSURER(S) AFFORDING COVERAGE	NAIC #
		INSURER A:	Starr Indemnity & Liability	38318
INSURED		INSURER B:	Starr Specialty Insurance Company	16109
	Reliable Monitoring Service, Inc. DBA RMS Construction 1899 Freeman Avenue	INSURER C:	Starr Indemnity & Liability Company	
Signal Hill, CA 90755		INSURER D:	Endurance Risk Solutions Assurance Company	
			ACE Property & Casualty Insurance Co.	
		INSURER F:	Ascot Specialty Insurance Company	

COVERAGES CERTIFICATE NUMBER: LAUSDV - 00005384

REVISION NUMBER:

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

INSR	TYPE OF INSURANCE	ADDL INSD	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
	X COMMERCIAL GENERAL LIABILITY			, , , , , , , , , , , , , , , , , , , ,	(**************************************	(EACH OCCURRENCE DAMAGE TO RENTED	\$	2,000,000
	CLAIMS-MADE X OCCUR						PREMISES (Ea occurrence)	\$	(
		1530	CONT.				MED EXP (Any one person)	\$	(
Α		Y	Y	1000026031231	8/28/2024	5/1/2028	PERSONAL & ADV INJURY	\$	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$	4,000,000
	POLICY X PROJECT LOC						PRODUCTS - COMP/ OP AGG	\$	4,000,000
	OTHER						A PROVINCE PARTY WAS A P.	\$	
	AUTOMOBILE LIABILITY						(Ea accident)	\$	
	ANY AUTO						BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTO AUTO						BODILY INJURY (Per accident)	\$	
	HIRED NON-OWNED AUTOS ONLY AUTO ONLY						PROPERTY DAMAGE (Per accident)	\$	
								\$	
	UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	10,000,000
C	X EXCESS LIAB CLAIMS-MADE			1000588359231	8/28/2024	5/1/2028	AGGREGATE	\$	10,000,000
	DED RETENTION \$						Prod-Comp/Ops		
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						X PER STATUTE OTHER	ė.	
В	ANY PROPRIETOR/PARTNER/EXECUTIVE Y / N OFFICER/MEMBER EXCLUDED?	Y	Y	900 0199664	8/28/2024	5/1/2025	1.0.00000000000000000000000000000000000	C_007	
	(Mandatory in NH) If yes, describe under			300 0133004	0/20/2024	3/1/2023	E.L. EACH ACCIDENT	\$	1,000,000
	DESCRIPTION OF OPERATIONS below						E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT	S	1,000,000
							E.L. DISEASE - POLICY LIMIT		1,000,000
								ė.	

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

The Named Insured is a participant in the LAUSD OCIP V and enrolled into the program for work performed on site under contract number 2510002 224825 X X X 1955301. The coverage is effective from the start date of the contract, 8/28/2024, through the completion of the work onsite, or completion of the project, whichever is first.

Location: 9553 - ROSEMONT AVENUE EARLY EDUCATION CENTER

CERTIFICATE HOLDER	CANCELLATION
OLIVIII IOVITE IIOLDEIV	Orthocker

Los Angeles Unified School District 333 S Beaudry Ave 28th Floor Los Angeles, CA 90017 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

44 Montes

DESCRIPTIONS(Continued from Page 1)

LAUSD OCIP V-OCIP V Project

Insurer	Policy #	Eff.Date	Exp.Date	Limits
D: Endurance Risk Solutions Assurance Company Excess Layer 2	XSC30036742400	8/28/2024	5/1/2028	\$15,000,000 Each Occurrence \$15,000,000 Aggregate
E: ACE Property & Casualty Insurance Co. Excess Layer 3	XCQ G47403686 001	8/28/2024	5/1/2028	\$15,000,000 Each Occurrence \$15,000,000 Aggregate
F: Ascot Specialty Insurance Company Excess Layer 4 (Quota:50.00%)	EXNA2310000445-01	8/28/2024	5/1/2028	\$25,000,000 Each Occurrence \$25,000,000 Aggregate
G: Great American Security Ins. Company Excess Layer 4 (Quota:50.00%)	EXC 4455899	8/28/2024	5/1/2028	\$25,000,000 Each Occurrence \$25,000,000 Aggregate
H: Shepherd Specialty Insurance Services, Inc. Excess Layer 5	74924S230ALI	8/28/2024	5/1/2028	\$10,000,000 Each Occurrence \$10,000,000 Aggregate
I: Starr Surplus Lines Insurance Company Excess Layer 6 (Quota:60.00%)	1000588386231	8/28/2024	5/1/2028	\$25,000,000 Each Occurrence \$25,000,000 Aggregate
J: NORTH AMERICAN CAPACITY INSURANCE COMPANY Excess Layer 6 (Quota:40.00%)	EXS 2001686 00	8/28/2024	5/1/2028	\$25,000,000 Each Occurrence \$25,000,000 Aggregate

OTHER INSURERS NAIC NUMBER:

G

Н

Great American Security Ins. Company -Shepherd Specialty Insurance Services, Inc. -Starr Surplus Lines Insurance Company - 13604 NORTH AMERICAN CAPACITY INSURANCE J

COMPANY -



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 8/23/2024

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

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

9		1 7	
PRODUCER		CONTACT NAME: Certificate Desk	
Foundation Risk Partners dba Millennium Risk Mgmt 301 E Colorado Blvd, Suite 205 Pasadena CA 91101		PHONE (A/C, No, Ext): 818-844-4110 FAX (A/C, No):	
		E-MAIL ADDRESS: Cert@mcsins.com	
		INSURER(S) AFFORDING COVERAGE	NAIC#
	License#: 0M93299	INSURER A: Tokio Marine Specialty Insurance Company	23850
INSURED	RELIMON-02	ınsurer в : Security National Insurance Company - AmTrust	19879
Reliable Monitoring Services Inc dba RMS Life Safety; dba RMS Construction 1899 Freeman Ave Signal Hill CA 90755		INSURER C : Westchester Surplus Lines Insurance Company	10172
		INSURER D : Technology Insurance Company, Inc.	42376
		INSURER E : Lloyds	0
		INSURER F: Ironshore Specialty Insurance Company	25445

COVERAGES

CERTIFICATE NUMBER: 1278108752

REVISION NUMBER:

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

E	XCL	JSIONS AND CONDITIONS OF SUCH I				REDUCED BY I			
INSR LTR		TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s
А	Х	CLAIMS-MADE X OCCUR	Υ	Y	PPK2629991	12/1/2023	12/1/2024	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 100,000
	Х	No Deductible						MED EXP (Any one person)	\$ 10,000
1								PERSONAL & ADV INJURY	\$ 1,000,000
1	GEI	N'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000
1		POLICY X PRO-						PRODUCTS - COMP/OP AGG	\$ 2,000,000
		OTHER:							\$
В	ΑU	TOMOBILE LIABILITY	Υ	Υ	SPP1814696-01	6/1/2024	6/1/2025	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
	Х	ANY AUTO						BODILY INJURY (Per person)	\$
1		OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$
1	Х	HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
С		UMBRELLA LIAB X OCCUR	Υ	Υ	G72509171 004	12/1/2023	12/1/2024	EACH OCCURRENCE	\$ 8,000,000
1	Х	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$8,000,000
		DED X RETENTION \$ 0						Excess over GL AL EL	\$
D		RKERS COMPENSATION EMPLOYERS' LIABILITY		Y	TWC4444949	5/29/2024	5/29/2025	X PER OTH- STATUTE ER	
	ANY	PROPRIETOR/PARTNER/EXECUTIVE ICER/MEMBER EXCLUDED?	N/A					E.L. EACH ACCIDENT	\$ 1,000,000
	(Mar	ndatory in NH)						E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	DES	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
E F		fessional Liability ution Liability			HPL24-0197 ICELLUW00159965	6/1/2024 6/1/2024	6/1/2025 6/1/2025	Each Claim/Aggregate Each Claim/Aggregate	2M/2M 2M/2M
I									

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Subject to all policy terms, exclusions and conditions. Excess Liability is over GL, AL, and EL.

Re: Los Angeles Unified School District-Owner Controlled Insurance Program.

Los Angeles Unified School District and all other persons/organizations, where required by written contract, are named as additional insured for General Liability for ongoing & completed operations with primary wording; addl insured for Auto Liability; with primary wording; with waiver of subrogation for GL, Auto, and WC; all per forms attached for review. Excess Liability is follow form. 30 day notice of cancellation/ 10 days notice for non-payment of premium. All coverage applies for off-site ops only. Auto coverage applies for both onsite and off-site ops.

CERTIFICATE HOLDER	CANCELLATION
Los Angeles Unified School District Procurement Division	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
333 S Beaudry Ave., 28th Floor Los Angeles CA 90017	AUTHORIZED REPRESENTATIVE Chil H. Lynd

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

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

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location And Description Of Completed Operations				
AS REQUIRED BY WRITTEN CONTRACT	ALL LOCATIONS.				
CONTRACT PRIOR TO LOSS					
Information required to complete this Schedule, if not sh	nown above, will be shown in the Declarations.				

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the Schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to **Section III – Limits Of Insurance:**

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

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

whichever is less.

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

POLICY NUMBER: PPK2629991

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations				
AS REQUIRED BY WRITTEN	ALL LOCATIONS.				
CONTRACT PRIOR TO LOSS.					
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.					

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - **2.** The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

- **1.** The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

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

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:
 - If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:
 - 1. Required by the contract or agreement; or

2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

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

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NON-CONTRIBUTORY INSURANCE

This endorsement modifies insurance provided under the following:

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

A. SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS, 4. Other Insurance, and all subparts thereof, as contained in the policy is deleted in its entirely and replaced with the following condition:

4. Other Insurance

Policy Number: PPK2629991

If all of the other insurance permits contribution by equal shares, we will follow this method unless the insured is required by written contract signed by both parties, to provide insurance that is primary and noncontributory, and the "insured contract" is executed prior to any loss. Where required by a written contract signed by both parties, this insurance will be primary and non-contributing only when and to the extent as required by that contract.

However, under the contributory 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 contributory by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit if insurance to the total applicable limits of insurance of all insurers.

All other terms, conditions and exclusions under the policy are applicable to this endorsement and remain unchanged.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART ELECTRONIC DATA LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART POLLUTION LIABILITY COVERAGE PART DESIGNATED SITES POLLUTION LIABILITY LIMITED COVERAGE PART DESIGNATED SITES PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART RAILROAD PROTECTIVE LIABILITY COVERAGE PART UNDERGROUND STORAGE TANK POLICY DESIGNATED TANKS

SCHEDULE

Name Of Person(s) Or Organization(s): ANY PERSON OR ORGANIZATION AS REQUIRED BY WRITTEN CONTRACT PRIOR TO LOSS. Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

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

We waive any right of recovery against the person(s) or organization(s) shown in the Schedule above because of payments we make under this Coverage Part. Such waiver by us applies only to the extent that the insured has waived its right of recovery against such person(s) or organization(s) prior to loss. This endorsement applies only to the person(s) or organization(s) shown in the Schedule above.

POLICY NUMBER: SPP1814696-01

This Endorsement Changes The Policy. Please Read It Carefully

BUSINESS AUTO COVERAGE EXPANSION ENDORSEMENT

This endorsement modifies insurance provided by the following:

BUSINESS AUTO COVERAGE FORM

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

A. Newly Acquired or Formed
Organizations, Employee Hired Car
Liability and Blanket Additional Insured
Status for Certain Entities.

Item 1. Who is an Insured of Paragraph A. Coverage under SECTION II – COVERED AUTOS LIABILITY COVERAGE is amended to add:

- d. Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and over which you maintain ownership of a majority interest (greater than 50%), will qualify as a Named Insured; however,
 - (1) 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;
 - (2) coverage does not apply to "bodily injury", "property damage" or "covered pollution cost or expense" that results from an "accident" which occurred before you acquired or formed the organization; and
 - (3) coverage does not apply if there is other similar insurance available to that organization, or if similar insurance would have been available but for its termination or the exhaustion of its limits of insurance.

This insurance does not apply if coverage for the newly acquired or formed organization is excluded either by the provisions of this coverage form or by endorsement.

- e. An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in that "employee's" name, with your permission, while performing duties related to the conduct of your business.
- f. Any person or organization you are required by written contract or agreement to name as an additional "insured", but only with respect to liability created in whole or in part by such agreement.
- B. Increase Of Loss Earnings Payment
 Subpart (4) of a. Supplementary Payments of Item 2. Coverage Extensions of Paragraph A. Coverage under SECTION II COVERED AUTOS LIABILITY
 COVERAGE is amended to read:
 - (4) We will pay reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$1,000 per day because of time off from work.
- C. Fellow Employee Injured By Covered Auto You Own Or Hire

Item 5. Fellow Employee of Paragraph B. Exclusions under SECTION II – COVERED AUTOS LIABILITY COVERAGE is amended to add:

This exclusion does not apply if the "bodily injury" results from the use of a covered "auto" you own or hire. Such coverage as is afforded by this provision is excess over any other collectible insurance.

D. Limited Automatic Towing Coverage

Item **2. Towing**, of Paragraph **A. Coverage**, under **SECTION III – PHYSICAL DAMAGE COVERAGE** is amended to read:

2. Towing

We will pay for towing and labor costs each time that a covered "auto" is disabled. All labor must be performed at the place of disablement of the covered "auto".

- **a.** The limit for towing and labor for each disablement is \$500:
- No deductible applies to this coverage.
- E. Item 3. Glass Breakage Hitting A Bird Or Animal – Falling Objects or Missiles of Paragraph A. Coverage under SECTION III – PHYSICAL DAMAGE COVERAGE, is amended to add:

Glass Repair Coverage

We will waive the Comprehensive deductible for Glass, if one is indicated on your covered "auto", for glass repairs. We will repair at no cost to you, any glass that can be repaired without replacement, provided the "loss" arises from a covered Comprehensive "loss" to your "auto".

F. Increase Of Transportation Expense Coverage

Subpart a. Transportation Expenses of Item 4. Coverage Extensions of Paragraph A. Coverage under SECTION III – PHYSICAL DAMAGE COVERAGE is amended to read:

a. Transportation Expenses

We will pay up to \$50 per day to a maximum of \$1,000 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type. We will pay only for those covered "autos" for which you carry either Comprehensive or Specified Causes of Loss Coverage or Theft Coverage. We will pay for temporary transportation expenses incurred during the period beginning 48 hours after the theft and ending, regardless of the policy's expiration, when the covered "auto" is returned to use or we pay for its "loss".

G. "Personal Effects" Coverage

Item 4. Coverage Extensions of Paragraph A. Coverage, under SECTION III - PHYSICAL DAMAGE COVERAGE, is amended to add:

"Personal Effects" Coverage

We will pay actual cash value for "loss" to "personal effects" of the "insured" while in a covered "auto" subject to a maximum limit of \$2,500 per "loss", for that covered "auto" caused by the same "accident". No deductible will apply to this coverage.

H. "Downtime Loss" Coverage

Item 4. Coverage Extensions, of Paragraph A. Coverage, under SECTION III. PHYSICAL DAMAGE COVERAGE, is amended to add:

"Downtime Loss" Coverage

We will pay any resulting "downtime loss" expenses you sustain as a result of a covered physical damage "loss" to a covered "auto" up to a maximum of \$100 per day, for a maximum of 30 days for the same physical damage "loss", subject to the following conditions:

- a. We will provide "downtime loss" beginning on the 5th day after we have given you our agreement to pay for repairs to a covered "auto" and you have given the repair facility your authorization to make repairs;
- b. Coverage for "downtime loss" expenses will end when any of the following occur:
 - You have a spare or reserve "auto" available to you to continue your operations.
 - (2) You purchase a replacement "auto".
 - (3) Repairs to your covered "auto" have been completed by the repair facility and they determine the covered "auto" is road-worthy.
 - (4) You reach the 30 day maximum coverage.

Item 4. Coverage Extensions, of Paragraph A. Coverage, under SECTION III. PHYSICAL DAMAGE COVERAGE, is amended to add:

We will pay any resulting rental reimbursement expenses incurred by you for a rental of an "auto" because of "loss" to a covered "auto" up to a maximum of \$100 per day, for a maximum of 30 days for the same physical damage "loss", subject to the following conditions:

- a. We will provide rental reimbursement incurred during the policy period beginning 24 hours after the "loss" and ending, regardless of the policy expiration, with the number of days reasonably required to repair or replace the covered "auto". If the "loss" is caused by theft, this number of days is the number of days it takes to locate the covered "auto" and return it to you or the number of days it takes for the claim to be settled, whichever comes first.
- **b.** Our payment is limited to necessary and actual expenses incurred.
- **c.** This coverage does not apply while there are spare or reserve "autos" available to you for your operations.
- d. If a "loss" results from the total theft of a covered "auto" of the private passenger type, we will pay under this coverage only that amount of your rental reimbursement expenses which is not already provided for under the Physical Damage Coverage Extension.

J. "Personal Effects" Exclusion

Paragraph B. Exclusions under SECTION III – PHYSICAL DAMAGE COVERAGE, is amended to add:

"Personal Effects" Exclusion

We will not pay for "loss" to "personal effects" of any of the following:

- Accounts, bills, currency, deeds, evidence of debt, money, notes, securities or commercial paper or other documents of value.
- b. Bullion, gold, silver, platinum, or other precious alloys or metals; furs or fur garments; jewelry; watches; precious or semi-precious stones.
- c. Paintings, statuary and other works of art.

- d. Contraband or property in the course of illegal transportation or trade.
- e. "Loss" caused by theft, unless there is evidence of forced entry into the covered "auto" and a police report is filed.

K. Accidental Airbag Discharge Coverage

Item 3.a. of Paragraph B. Exclusions under SECTION III – PHYSICAL DAMAGE COVERAGE is amended to read:

- a. Wear and tear, freezing, mechanical or electrical breakdown. The exclusion relating to mechanical break-down does not apply to the accidental discharge of an air bag.
- L. Loan or Lease Gap Coverage

Paragraph C. Limit Of Insurance under SECTION III – PHYSICAL DAMAGE COVERAGE is amended to add:

If a covered "auto" is owned or leased and if we provide Physical Damage Coverage on it, we will pay, in the event of a covered total "loss", any unpaid amount due on the lease or loan for a covered "auto", less:

- a. The amount paid under the Physical Damage Coverage Section of the policy; and
- **b.** Any:
 - (1) Overdue lease or loan payments including penalties, interest or other charges resulting from overdue payments at the time of the "loss";
 - (2) Financial penalties imposed under a lease for excessive use, abnormal wear and tear or high mileage;
 - (3) Costs for extended warranties, Credit Life Insurance, Health, Accident or Disability Insurance purchased with the loan or lease;
 - (4) Security deposits not refunded by the lessor; and
 - (5) Carry-over balances from previous loans or leases

M. Aggregate Deductible

Paragraph **D. Deductible** under **SECTION III – PHYSICAL DAMAGE COVERAGE** is amended to add:

Regardless of the number of covered "autos" involved in the same "loss", only one deductible will apply to that "loss". If the deductible amounts vary by "autos", then only the highest applicable deductible will apply to that "loss".

N. Diminishing Deductible

Paragraph **D. Deductible** under **SECTION III – PHYSICAL DAMAGE COVERAGE** is amended to add:

Any deductible will be reduced by the percentage indicated below on the first "loss" reported during the corresponding policy period:

Loss Free Policy Periods With the Expansion Endorsement	Deductible Reduction on the first "loss"
1	0%
2	25%
3	50%
4	75%
5	100%

If we pay a Physical Damage "loss" during the policy period under any BUSINESS AUTO COVERAGE FORM you have with us, your deductible stated in the Declarations page of each such COVERAGE FORM will not be reduced on any subsequent claims during the remainder of your policy period and your deductible reduction will revert back to 0% for each such COVERAGE FORM if coverage is renewed.

O. Knowledge of Loss and Notice To Us

Subsection a. of Item 2. Duties In the Event of Accident, Claim, Suit or Loss of Paragraph A. Loss Conditions under SECTION IV -- BUSINESS AUTO CONDITIONS is amended to add:

However, prompt notice of the "accident", claim, "suit" or "loss" to us or our authorized representative only applies after the "accident", claim, "suit" or "loss" is known to:

- (1) You, if you are an individual;
- (2) A partner, if you are a partnership;

- (3) An "executive officer" or director, if you are a corporation;
- (4) A manager or member, if you are a limited liability company;
- (5) Your insurance manager; or
- (6) Your legal representative.

P. Waiver Of Subrogation For Auto Liability Losses Assumed Under Insured Contract

Item 5. Transfer Of Rights Of Recovery Against Others To Us of Paragraph A. Loss Conditions under SECTION IV – BUSINESS AUTO CONDITIONS is amended to read:

5. Transfer of Rights of Recovery Against Others To Us

If any person or organization to or for whom we make payments under this Coverage Form has rights to recover damages from another, those rights are transferred to us. That person or organization must do everything necessary to secure our rights and must do nothing after an "accident" or "loss" to impair them. However, if the insured has waived those rights to recover through a written contract, we will waive any right to recovery we may have under this Coverage Form.

Q. Insurance is Primary and Noncontributory

Subpart a. of Item 5. Other Insurance of Paragraph B. General Conditions under SECTION IV – BUSINESS AUTO CONDITIONS is amended to read:

a. This insurance is primary and noncontributory, as respects any other insurance, if required in a written contract with you.

R. Other Insurance – Hired Auto Physical Damage

Subpart b. of Item 5..Other Insurance of Paragraph B. General Conditions under SECTION IV – BUSINESS AUTO CONDITIONS is amended to read:

- b. For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:
 - (1) Any covered "auto" you lease, hire, rent or borrow; and

(2) Any covered "auto" hired or rented by your "employee" under a contract in that individual "employee's" name, with your permission, while performing duties related to the conduct of your business.

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

S. Unintentional Failure To Disclose Hazards

Paragraph B. General Conditions under SECTION IV – BUSINESS AUTO CONDITIONS is amended to add:

9. Your failure to disclose all hazards existing as of the inception date of this policy shall not prejudice the coverage afforded by this policy, provided that such failure to disclose all hazards is not intentional. However, you must report such previously undisclosed hazards to us as soon as practicable after its discovery.

T. Additional Definition

SECTION V – DEFINITIONS is amended to add:

"Personal effects" means personal property owned by the "insured".

"Downtime loss" means actual loss of "business income" for the period of time that a covered "auto":

- Is out of service for repair or replacement as a result of a covered physical damage "loss" and
- 2. Is in the custody of a repair facility if not a total "loss".

"Business Income" means:

- Net Income (Net Profit or Loss before income taxes) that would have been earned or incurred; and
- 2. Continuing normal operating expenses incurred, including payroll.

In this endorsement, <u>Headings and Titles</u> are inserted solely for the convenience and ease of reference. They do not affect the coverage provided by this endorsement, nor do they constitute any part of the terms and conditions of this endorsement. All other policy wording not specifically changed, modified, or replaced by this endorsement wording remains in effect.

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA

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

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

The additional premium for this endorsement shall be 2% of the California workers' compensation premium otherwise due on such remuneration.

Schedule

Person or Organization

Job Description

Any person or organization as required by written contract.

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

Endorsement Effective Insured

5/29/2024

Policy No. TWC4444949

Endorsement No. 0 Premium \$

Insurance Company

Reliable Monitoring Services Inc. Technology Insurance Company, Inc.

Countersigned by _____

From: Farhan Ahmed Chowdhary From Willis Towers Watson via Wrap Portal

To: lausd.ocip@wtwco.com; Flores, Gabriela; rmendoza@rmslifesafetv.com

Subject: Welcome Letter - Contract#: 2510002 224825 X X X 1955301 on LAUSD OCIP V Owner Controlled Insurance Program (OCIP) - WC Policy Number:

900 0199664 - #C397379

Date: Thursday, August 29, 2024 7:34:54 AM

Attachments: Reliable Monitoring Service Inc OCIP V Project COI 62c9c4ef-1c3b-48ac-8284-6a45a99b34a6.pdf

SampleCOIEnrolledParties.pdf

CAUTION: EXTERNAL EMAIL

Attn: Rick Mendoza

Reliable Monitoring Service, Inc. DBA RMS

Construction

1899 Freeman Avenue Signal Hill, CA 90755

Work Location: - 9553 | ROSEMONT AVENUE EARLY EDUCATION

CENTER

Re: OCIP V Projects

Owner Controlled Insurance Program (OCIP)

Enrollment - Notification for Contract Number: 2510002 224825 X X X

1955301

WC Policy Number: 900 0199664
Enrollment Effective Date: 08/28/2024

Dear Rick.

Welcome, you have been enrolled into the LAUSD OCIP V's OCIP for work performed under contract number 2510002 224825 X X X 1955301. Enclosed is a Certificate of Insurance evidencing your coverage for Workers' Compensation, General Liability and Excess & Umbrella. This coverage is only in effect while working at the - 9553 | ROSEMONT AVENUE EARLY EDUCATION CENTER project site. Your individual Workers' Compensation policy will be sent to you as soon as it is received from the insurance carrier.

Some items you should be aware of include:

- Los Angeles Unified School District is responsible for all premium payments.
- You are responsible for reviewing the latest OCIP Insurance Manual, which is available through the LAUSD Risk Management website (https://achieve.lausd.net//site/default.aspx?PageID=1008) or via the WTW ComPAS website.
- Adhere to all Safety Guidelines at all times.
- LAUSD provides program oversight in the Risk Management department. If you have any questions regarding any LAUSD OCIP claim please contact Aristeo Aguilera, OCIP Coordinator at 213 241-7994 or Juan Chaidez, WC Claim Processing Supervisor at 213 241-2210.
- · Report all claims in accordance with the OCIP Insurance Manual.
- · When filling out the 5020 claim form, please add the contract number seven digits (bid number issued during NOIA). If you do not know the contract number(bid number), please reach out to the OAR or the project manager so that they can provide you with the contract number(bid number).
- A Claims Kit will be posted online in the WTW COMPAS system. Please save and print a copy to be kept available for the onsite job crew. It will include the mandatory state Workers' Compensation Posting Notices. Please post these notices in a central location at the project site.

- You are responsible to notify us of any lower tier subcontractors prior to their starting work on-site. Lower tier subcontractors must complete their own separate enrollment.
- · All Contractors are required to submit a Certificates of Insurance. Requirements are outlined in the attached check list.
- Please make sure that the OCIP Insurance Manual, Claims Kit and the Welcome Letter are provided to the lead personnel that will be on the school site.
- Please contact Irene Montes using the contact information below for access to the WTW ComPAS system if needed. ComPAS website: (https://cp.wtwcompas.com)

Sincerely,

Irene Montes
Willis Towers Watson
333 Bush Street
Suite 400
San Francisco, CA 94104
Email:lausd.ocip@willistowerswatson.com
Ph:(415) 244-9858

Enclosures: Certificate of Insurance Sample Enrolled Parties Certificate

ATTACHMENT A

LETTER OF ASSENT

To be signed by all Contractors awarded work covered by the Project Stabilization Agreement prior to commencing work.



Project Labor Coordinator c/o The Los Angeles Unified School District 333 S. Beaudry Avenue Los Angeles, CA 90017

Re: <u>Project Stabilization Agreement – New Construction, Major Modernization, and School</u>
<u>Upgrade Funded by Measures K, R, Y, Q and RR – Letter of Assent</u>

To whom this may concern:

Reliable Monitoring Services

This is to confirm that |dba RMS Construction | agrees to be party to and bound by The Los Angeles Unified School District Project Stabilization Agreement – New Construction, Major Modernization, and School Upgrade Funded by Measures K, R Y, Q and RR or other projects added to this Agreement effective January 1, 2024 as such Agreement, may from time to time be amended by the negotiating parties or interpreted pursuant to its terms. Such obligation to be a party and bound by this Agreement shall extend all work covered by the Agreement undertaken by this Company on the Project pursuant to Rosemont Ave. Early Education Center | and this Company shall require all of its subcontractors of whatever tier to be similarly bound for all work within the scope of the Agreement by signing and furnishing to you an identical Letter of Assent prior to their commencement of work.

Sincerely,

Reliable Monitoring Services dba RMS Construction

Ricky Mendoza, President

Contractor's State License No: 900304

Project Name: Rosemont Avenue Early Education Center

New Accessible Restroom and Fire Alarm Upgrade [Copies of this Letter must be submitted to the Project Labor Coordinator and to the Council consist with Article II, Section 2.5(b)].

EAGLE CONTRACTING INCORPORATED

8204 Garfield Ave. Bell Gardens, CA 90201

ENVIRONMENTAL REMEDIATION / DEMOLITION SERVICES

September 3, 2024

Project Labor Coordinator Labor Compliance Program 333 South Beaudry Ave. 21st Floor Los Angeles, CA 90017

Attention: Labor Compliance Department

Emal: <u>lcp@lausd.net</u> of fax (213) 241-8356

Re: Project Stabilization Agreement-New Construction and Major

Modernization and School Upgrade Funded by Measures K, R, Y, Q and RR-Letter

of Assent

Dear Sir or Madam:

This is to confirm Eagle Contracting, Inc. agrees to be party to and bound by The Los Angeles Unified School District Project Stabilization Agreement-New Construction and Major Modernization, and School Upgrade Funded by Measures K, R, Y, Q and RR or other projects added to this agreement effective January 1, 2024 and such agreement, may from time to time be amended by the negotiating parties or interpreted pursuant to its terms. Such obligations to be a party and bound by this agreement shall extend all work covered by the agreement untaken by this Company on the Project pursuant to LAUSD Contract No. 2510002 for the Rosemont Avenue Early Education Center New Accessible Restroom & Fire Alarm Upgrade Project (PSA), and this company shall require all of its subcontractors of whatever tier to be similarly bound for all work within the scope of the Agreement by signing and furnishing to you an identical Letter of Assent prior to their commencement of work.

Sincerely,

Eagle Contracting, Inc.

Reynaldo Rivera / Office Manager

PHONE # 562-249-8131 LICENSE # 970089 FAX # 562-381-8131

DOSH # 1044