# ADDENDUM NUMBER 01 TO THE RFP DOCUMENTS

# Request for Proposals (RFP) DOCUMENT: 17/18-MB9 For Design-Build Services Bill and Adele Jonas Center, Building 18 Alterations College of Marin – Indian Valley Campus

Addendum Date: February 22, 2018

- A. This addendum shall be considered part of the RFP documents for the above mentioned project as though it had been issued at the same time and shall be incorporated integrally therewith. Where provisions of the following supplementary data differ from those of the original bid documents, this Addendum shall govern and take precedence.
- B. Proposers are hereby notified that they shall make any necessary adjustments in their estimates as a result of this Addendum. It will be construed that each bidder's proposal is submitted with full knowledge of all modifications and supplemental data specified herein.

The RFP documents are modified and clarified, as follows:

1. QUESTION: Is the bridging architect precluded from participating on a design build team?

RESPONSE: Yes

2. QUESTION: Are the consultants and engineers working with the bridging architect precluded from participating on a design build team?

RESPONSE: No

3. QUESTION: Is the District limiting the selection of firms to be involved in an interview to three or four?

RESPONSE: No more than five, dependent on the number of qualified responses received.

4. QUESTION: Item 6 on page 19 requires a bond for \$25 million, is this supposed to be \$15 million?

RESPONSE: As stated for the full value of the contract to construct approximately 15 million.

5. QUESTION: Regarding Tab 8, what are the Technical Expertise considerations?

RESPONSE: Information provided detailing the Team's technical qualifications and expertise shall be analyzed and scored per 9.6 on page 17.

6. QUESTION: Please confirm where in the Tab Structure where should include the Qualification Criteria, including the Organization Chart and Team Resumes. Should this section be another step in the process?

RESPONSE: Prior to Tab 1, see 9.7 Qualification Criteria

7. QUESTION: Will the most recent budget be made available in the upcoming addendum?

**RESPONSE: No** 

8. QUESTION: Will the number of folks attending the interview by the DBE only be limited to five

**RESPONSE: Yes** 

9. QUESTION: Is it possible to increase the number attending to eight?

**RESPONSE: No** 

10. QUESTION: Section 9.14.C.b.1; is the proposing DBE requested to provide an "Estimated Direct Construction Cost" as part of this response?

**RESPONSE: Yes** 

11. QUESTION: Are we to base the current RFP Response & Fee Structure on the \$14.5M Direct Construction Cost estimate provided earlier in the RFP on Page 6, Section 4.3.A?

RESPONSE: Provide Proposer's estimated direct construction cost, based on their analysis of the criteria documents

12. QUESTION: Items C.c "Phase 2 General Conditions" and C.d "Phase 2 Overhead and Profit" on Page 28 of the RFP are required as part of this RFP response?

**RESPONSE: Yes** 

13. QUESTION: Item 2.3 Experience indicates that "credit for experience...shall be based only on design-build experience and California school design and construction experience." 9.7 Qualification Criteria, item 4 requests "a minimum of three K-14 building projects within the last five years, each in excess of \$15,000,000, at least two must be approved and certified by the DSA, that involve construction and demolition of classrooms, labs, and learning environments." Can you please clarify if these three building projects must be California school design-build projects?

RESPONSE: Yes 2 at a minimum (two DSA Approved Design Build K-14)

14. QUESTION: Section 9.7 lists qualification criteria totaling 100 points. Section 9.13 indicates a TAB structure for the document and lists a total of 250 points. Please clarify the desired structure of the response and the scoring criteria?

RESPONSE: See item 9.0. 9.7 requests Qualifications, 9.13 outlines the: Introduction, TAB 1, TAB 2 etc.

15. QUESTION: Proposal Content "TAB 7 – PRICE" indicates that a maximum number of 25 points may be received for agreeing to execute the project for the stipulated Lump Sum. The section indicates that this TAB is worth 40 points. Please clarify.

RESPONSE: Maximum points for TAB 7 is 40 points

16. QUESTION: TAB 9 – Design Sketches requests four sketches or renderings. Given the level of development of the design, are these sketches or renderings still required?

RESPONSE: No, TAB 9 is removed from RFP Technical Proposal. Total maximum points available **225** 

17. QUESTION: Since the Board and Rotary have already approved the SD plans and renderings produced by the bridging architect, could the District please clarify what will be required of the DB teams for the proposal?

RESPONSE: Sketches and renderings are not required; if Proposer intends a significant deviation from the criteria documents at the proposers discretion.

18. QUESTION: If sketches and renderings are not required, will the complete set of Revit models be given to the selected DB team

**RESPONSE: Yes** 

19. QUESTION: RFP describes a "Mandatory Conference with each Proposer" before proposals are submitted. Will the District be having these conferences?

RESPONSE: No

20. QUESTION: What is the intended involvement with California Geological Survey (CGS)?

RESPONSE: Required by Department of State Architect (DSA)

21. QUESTION: Will CGS be involved in reviewing documents prior to submission to DSA?

**RESPONSE: Yes** 

22. QUESTION: If DSA has approved the documents will CGS have an opportunity to review and make additional comments?

RESPONSE: DSA will not complete their review without a letter from CGS acknowledging site approval.

23. QUESTION: Does the District have a 3rd Party Commissioning Agent (Cx) in house dedicated to manage this effort, or will it be the responsibility of the DBE to secure the consultant?

RESPONSE: District does not have a firm in house. DBE to provide independent Cx. services.

24. QUESTION: Regarding Section 5.10 I. Cost Control Management: Are the "initial tasks" all to be a part of what is delivered on the RFP Due Date of 3/20/18?

RESPONSE: NO, "Initial tasks" are required following Notice to proceed issued by the district.

25. QUESTION: Qualification Criteria 9.7.4, refers to references for classrooms, labs and learning environments. Does the District prefer references for these building types versus dining, kitchen and conference facilities?

RESPONSE: No preference, at proposer's discretion and experience.

26. QUESTION: What is the make-up of the Selection Committee? Will all be evaluating the proposals?

RESPONSE: To be determined

27. QUESTION: 9.7 item 3 Financial Performance – requires audited financials for the last 2 years. Are "Reviewed" financials are acceptable?

**REPONSE: Yes** 

28. QUESTION: Can you provide a bid cost sheet containing blanks for all the \$/% items you are requesting in Section 9.14

**RESPONSE: Yes in Addendum 2** 

29. QUESTION: Section C.f. of the RFP - Cost of Subcontractor Performance Bonds or Insurance. Are all subcontractors on this project required to be bonded?

#### **RESPONSE: Yes**

30. QUESTION: Section 9.15 A-C of the RFP, pages 31 to 32 – Some items are required to be included in our response: A) DBE Certifications – Attachment 4, B) Non-Collusion Affidavit – Attachment 5, C) Surety Letter. Please let us know in which tab of the Technical proposal you would like these included – or if they are to be provided with the Fee Proposal.

RESPONSE: As attachments following TAB 8.

31. QUESTION: Also, we could not locate the "DBE Certifications" document – only the Non-Collusion Affidavit.

**RESPONSE:** Attached

32. QUESTION: Would you please provide an electronic copy of the OCIP manual for this project?

#### **RESPONSE:** Attached

33. QUESTION: Please advise whether there can be any flexibility in this minimum requirement for the RFP17/18-MB9 Jonas Center project, as we would be interested in submitting a proposal.

RESPONSE: Yes the district is flexible and will not reject a proposal solely due to change in business organization.

Acknowledge receipt of this addendum by signing and submitting along with your proposals which is due between 12:00pm and 2:00pm on March 20, 2018 to Fiscal Services Office, Building 8, 1800 Ignacio Boulevard, Novato, CA 94949

Name of Company: \_\_\_\_\_

Signature of authorized individual: \_\_\_\_\_

Name Printed: \_\_\_\_\_

End of Addendum #01



Kentfield Campus 835 College Avenue Kentfield, CA 94904 Indian Valley Campus 1800 Ignacio Boulevard Novato, CA 94949

Marin Community College District Measure B - Outreach to Small and Local Businesses May 2017

## Overview

Marin Community College District's Outreach Plan aims to contribute to the economic vitality of Marin, Napa, and Sonoma Counties by delivering the best-valued and highest-quality products and services and by encouraging competition among all contractors and suppliers.

Marin Community College District reaffirms its commitment to increase the opportunities for and participation of small, local, and diverse business enterprises (SLDBEs) in its procurement of goods and services with an emphasis on its Measure B Bond Program. The District recognizes supplier diversity as an important component of its overall construction and purchasing efforts and will continue to foster relationships with SLDBEs to increase their utilization in the District's purchasing and construction-related projects.

# **Program Intent**

The intent of the MCCD Outreach Plan is to ensure that small, local, and diverse businesses have optimum accessibility to procurement and contracting opportunities. Marin Community College District will take steps to encourage small, local, and diverse businesses to participate in the Measure B Bond Program construction projects, in purchasing projects, and as suppliers in the following manner:

**Building Relationships** – Although it is not always practical or feasible to establish a business relationship with every contractor/supplier, MCCD is firmly committed to creating the means by which these businesses are given due consideration and a fair opportunity to participate in purchasing, construction, and construction-related projects. The Measure B team will reach out to businesses through community based activities and project work to build mutually beneficial relationships with, and an understanding of, the small, local and diverse businesses available to work on the bond program.

**Communication** – The Measure B team will use various forms of online publications and public forums to notify vendors of upcoming bidding opportunities. A data base of vendors will be maintained to assist in notification of project opportunities via e-mail. The Measure B team will make itself available to answer questions, as appropriate, regarding the projects and procurement processes.

**Training Seminars ("Open House")** – The Measure B team will hold at least two annual training seminars. These will be open to all vendors interested in working with the District. At these "open house" events, the Measure B team will present upcoming opportunities, respond to project and documentation related questions regarding upcoming bid opportunities, and guide interested vendors through the ins and outs of the District's procurement process.

**Tracking of Participation** - Vendors contracting with the District will be asked on a voluntary basis to complete a Business Enterprise Declaration Form, and participation data will be tracked in the team's web-based program management software (BMET), enabling the District to view reports on vendor participation in the Measure B Bond Program. Marin Community College District will request vendors doing business with the District to self-certify based upon the following definitions:

Small, local, and diverse business enterprise (SLDBE) An independently owned and operated business with an office located in California and which, together with its affiliates, meets one or more of the following criteria:

# • Small Business Enterprise (SBE)

A business enterprise which together with any affiliates has 100 or fewer employees and has averaged annual gross receipts of 15 million dollars (\$15M) or less over the previous three years.

## • Local Business Enterprise (LBE)

A business enterprise with a business location in one of the following: Marin, Napa, or Sonoma County, or the City or County of San Francisco.

## • Diverse Business Enterprise (DBE)

A firm whose ownership is

 At least 51% minority (Minority Business Enterprise (MBE) or Diverse Business Enterprise (DBE)). An independently owned and operated business whose ownership is of at least 51% minority status.

OR

 At least 51% female (Women Business Enterprise (WBE) or Diverse Business Enterprise (DBE)). An independently owned and operated business whose ownership is at least 51% female.

OR

 At least 51% disabled veteran(s) (Disabled Veteran Business Enterprise (DVBE)). An independently owned and operated business whose ownership is at least 51% disabled veteran.

#### **BUSINESS ENTERPRISE DECLARATION**

Marin Community College District, in compliance with California Code of Regulations Section 59500 et.seq., requests your response to the following questionnaire, which is for informational use only. Using the following guidelines, please determine whether your business qualifies under any of the following classifications:

#### **LBE - LOCAL BUSINESS ENTERPRISE**

Generally, your firm is considered by the Marin Community College District to be a Local Business Enterprise if its primary place of business is in Marin, Napa, or Sonoma County or the City or County of San Francisco. The place of business must be a fixed office and not a post office box, a temporary location, a moveable property, or a location established to oversee a project (such as a construction project office).

#### **SBE - SMALL BUSINESS ENTERPRISE**

Generally, your firm is considered by the State of California to be a Small Business if it has (a) fewer than 100 employees and (b) for general construction and services industries, average annual receipts less than \$15 million for three preceding fiscal years.

#### **MBE - MINORITY BUSINESS ENTERPRISE**

A Minority Business Enterprise is a business concern which is at least 51% owned by one or more minorities (Native American, African American, Asian/Pacific American or Hispanic American). A publicly owned corporation qualifies if at least 51% of the stock is owned by one or more minorities. Management and daily business operations must be controlled by one or more such individuals. The firm must have its home office located in the United States and it must not be a branch or subsidiary of a foreign corporation, firm or other business.

#### WBE - WOMEN OWNED BUSINESS ENTERPRISE

A Women Owned Business Enterprise is a business concern which is at least 51% owned by women. A publicly owned corporation qualifies if at least 51% of the stock is owned by women. Management and daily business operations must be controlled by one or more such individuals. The firm must have its home office located in the United States and it must not be a branch or subsidiary of a foreign corporation, firm or other business.

#### **DVBE - DISABLED VETERANS BUSINESS ENTERPRISE**

A Disabled Veterans Business Enterprise is a business concern which is at least 51% owned by disabled veterans. A publicly owned corporation qualifies if at least 51% of the stock is owned by disabled veterans. Management and daily business operations must be controlled by one or more such individuals. The firm must have its home office located in the United States and it must not be a branch or subsidiary of a foreign corporation, firm or other business. The State of California's Department of General Services, Office of Small Business and Disabled Veteran Business Enterprise Services (OSDS) defines "disabled veteran" as a veteran of the military, naval or air service or the United States with a service-connected disability of at least 10% or more and who is a resident of the State of California.

#### **BUSINESS CATEGORY - CHECK ALL THAT APPLY**

- \_\_\_\_ LBE Local Business Enterprise
- SBE Small Business Enterprise
- MBE Minority Business Enterprise
- WBE Women Owned Business Enterprise
- DVBE Disabled Veterans Business Enterprise
- OTH None of the Above

#### OWNED AND MANAGED BY (INDICATE % IF APPLICABLE):

- \_\_\_\_ % African American
- \_\_\_\_ % Asian/Pacific American
- \_\_\_\_\_% Caucasian/White American
- \_\_\_\_ % Hispanic American
- % Native American (Native Americans include: American Indians, Eskimos, Aleuts and Native Hawaiians)
- \_\_\_\_\_ % Other (Please Specify) \_\_\_\_\_

I am authorized to execute this certification on behalf of this business enterprise:

Name of Company	
Signature	
Print Name	
Title	
	-

# Exhibit \_\_\_\_\_ OWNER CONTROLLED INSURANCE PROGRAM (OCIP)

## 1.1 INTRODUCTION

The District, hereinafter called the "Owner" has elected, at its sole discretion, to implement an Owner Controlled Insurance Program ("OCIP") under the Statewide Educational Wrap Up Program ("SEWUP"). The SEWUP Joint Powers Authority ("JPA") will be providing the OCIP on behalf of the Owner. All terms and conditions of the SEWUP Contractual Provisions will apply during the term of the contract.

The OCIP will be primary insurance for the benefit of insured parties. The SEWUP JPA will provide Workers' Compensation, Employer's Liability, General & Excess Liability, Contractor's Pollution Liability, and Builder's Risk insurance for all Enrolled Contractors (and their Enrolled Subcontractors of every tier) and other designated parties for work performed at the Project Site (hereinafter called "Project"). The Owner agrees to pay all premiums associated with the OCIP, unless otherwise stated in this section and in other contract documents.

Insurance coverage provided under the OCIP is limited in scope and specific to Work performed after the inception date of enrollment into the OCIP. Labor and ongoing operations related to offsite locations are not covered by the OCIP. In addition to any insurance provided by the Owner, all Contractors/Subcontractors will be responsible for providing certain insurance as specified in section 1.7. The Owner recommends that Contractors discuss the OCIP with their insurance agents, brokers or consultants to assure that other proper coverages are maintained, prior to contract acceptance.

**Keenan & Associates,** hereinafter called "Program Administrator", shall administer the OCIP on behalf of the SEWUP JPA. At all times, all Contractors/Subcontractors, shall (a) cooperate with Owner, Program Administrator, and all OCIP insurers, as applicable, and their respective consultants, agents and representatives, in its or their administration of the OCIP and all other terms and conditions described herein and (b) comply with the terms, conditions, warranties, and subjectivities of the insurance policies provided pursuant to the OCIP, including, without limitation, any and all directives and requirements of Owner's and the OCIP insurers' respective consultants, agents and representatives, including, without limitation, any directive or requirement relating to loss control, and quality control, and the closure to Owner's satisfaction of open items on any and all quality control checklists and inventories.

## A. Participation in the OCIP

Participation in the OCIP is mandatory but not automatic. Each Eligible Contractor/Subcontractor must follow the guidelines, as specified in section 1.5.

<u>Enrollment (Definition)</u>: An Eligible Contractor/Subcontractor is considered Enrolled once required documents are received, reviewed and processed by the OCIP Program Administrator to the insurer. (See Sections 1.7 and 1.8)

<u>Contractor (Definition)</u>: Includes all vendors, suppliers, businesses, persons, or entities and entities which the Owner has engaged directly by contract to perform services relating to the Project.

<u>Subcontractor (Definition)</u>: Includes all vendors' suppliers, businesses, and other persons or entities that have been engaged by a Contractor to perform, or assist with the performance of, services relating to the Project.

<u>Eligible (Definition)</u>: Includes all Contractors/Subcontractors providing direct labor on the Project, and excludes Ineligible Contractors, as defined below. Temporary labor services and leasing companies are to be treated as Eligible Contractors.

<u>Ineligible (Definition)</u>: Ineligible (Definition): It is not the intent to insure (but is not limited to): consultants; suppliers; abatement and/or removal of hazardous materials; vendors; materials dealers; surveyors; consultants; guard services; non-construction janitorial services; and truckers,

including trucking to the Project where delivery is the only scope of work performed; contractors subbing out installation who are not performing labor on the project site; and contractors performing landscape maintenance (though landscape work itself is covered). Ineligible parties are required to ensure that any eligible subcontractors who provide on-site labor comply with the OCIP Enrollment **Any questions regarding a Contractor's status as "Eligible" or "Ineligible" should be referred by written request to Owner and approved by the Program Administrator** 

EACH CONTRACTOR/SUBCONTRACTOR MUST INCLUDE THIS DOCUMENT WITH THEIR BID SPECIFICATIONS TO ANY AND ALL SUBCONTRACTORS. Any contractor/subcontractor's failure to comply with the OCIP Administrator and all OCIP requirements shall be considered noncompliant under the contract.

Enrollment of each Contractor's eligible Subcontractors is mandatory. Contractor shall notify Owner and the Program Administrator in writing of the identity of each Subcontractor, and shall cause each Subcontractor to notify the Program Administrator in writing of the identity of each of its Sub-subcontractors, prior to such parties' commencement of their portion of the Work and prior to their entry onto the Project. Subcontractors shall not be deemed enrolled until the Program Administrator and OCIP insurers receive and approve a completed Contract Enrollment Form, for each awarded contract. Enrollment is required prior to commencement of on-site activities but no contractor shall be enrolled sooner than 30 days prior to their start date. Each Subcontractor shall be solely responsible for any and all losses, damages, claims, liabilities, and suits arising out of such Subcontractor's failure to enroll, or delay in enrolling, any of its Subcontractors.

Unless otherwise directed by the Owner, Ineligible Contractors and Subcontractors will be required to maintain their own insurance for both on-site and off-site activities and will be required to participate in the Project Safety Program (See Section 1.16). Minimum Insurance and endorsement requirements are located in Section 1.7 & 1.8.

#### **B.** Project Site and Offsite Premises

Coverages provided by the OCIP are **Project Site** specific. The Project Site shall be designated by the Owner. The Project Site consists of any and all projects that are endorsed to this policy, which includes the:

- 1. Ways and means adjoining the endorsed project site.
- 2. Adjacent locations to the endorsed projects sites where incidental operations are being performed, excluding permanent locations.

With the exception of 1 and 2 mentioned above, off-site locations, labor and ongoing operations are not covered by the OCIP. It will be the responsibility of each Contractor/Subcontractor to maintain off-site insurance, as identified in Section 1.7, which specifies coverage types and minimum limits. Contractor/Subcontractor will promptly furnish to the Owner, or its designated representative, Certificates of Insurance evidencing that all required insurance is in force.

#### 1.2 PREQUALIFICATION & COST IDENTIFICATION

#### A. Contractor Pre-Qualification

Pursuant to Government Code Section 4420.5, Bidders must meet certain minimum standards in order to bid on the Owners' Project. The following qualification standards apply to ALL Bidding Contractors at time of bid opening:

- 1. Have an average Workers' Compensation Experience Modification Rate (EMR) of 1.25 or less over the last five (5) years.
- 2. Have Zero (0) Serious and Willful violations (Labor Code Section 6300) against them in the past five (5) years

3. Provide evidence of an Injury and Illness Prevention Program (IIPP). Evidence is required to be submitted after bid opening and prior to bid award.

## FAILURE TO MEET THESE MINIMUM STANDARDS SHALL DISQUALIFY THE BIDDER.

## B. Contractor Insurance Cost Identification

Contractor's base bid shall exclude all costs for insurance coverages provided under the OCIP. If insurance cost is not removed, the bidder may not qualify as the lowest responsive bidder. The Bidder declares under penalty of perjury under California law, that the base bid excludes any costs relating to any insurance coverages afforded under the OCIP and that each subcontractor to the Bidder has similarly excluded costs for any insurance coverage afforded under the OCIP.

# C. Change Order Pricing

All Contractors/Subcontractors declare, under penalty of perjury under California law, that the change order is priced to exclude any costs relating to any insurance coverage afforded under the OCIP.

## 1.3 <u>Owner-Provided Insurance Coverages</u>

CONTRACTOR/SUBCONTRACTOR SHOULD REFER TO THE ACTUAL POLICIES FOR DETAILS CONCERNING COVERAGE, EXCLUSIONS, AND LIMITATIONS. IN THE EVENT OF ANY CLAIM OR QUESTION REGARDING COVERAGE PROVIDED BY THE OCIP, THE ORIGINAL POLICIES WILL PREVAIL AS THE SOLE BINDING AGREEMENT. OCIP POLICIES AND PROJECT INSURANCE MANUAL ARE AVAILABLE UPON WRITTEN REQUEST TO THE PROGRAM ADMINISTRATOR.

OCIP coverage applies only to Work performed under the contract at the Project (see Section 1.1, B for definition). All Contractors must provide their own insurance for Automobile Liability and off-site locations, labor, and operations.

Such policies or programs may be amended from time to time, and the terms of such policies or programs, as amended, are incorporated herein by reference.

The Contractors/Subcontractors enrolled in the OCIP agree that the OCIP policies' limits of liability, coverage terms and conditions shall determine the scope of coverage provided by the OCIP.

- A. Workers' Compensation and Employer's Liability Insurance, will be provided in accordance with applicable state laws, to all Enrolled Contractors/Subcontractors, each as named insured, and issued an individual policy) reflecting the following Limits of Liability: Workers' Compensation:
  - California Statutory Benefits

## **Employer's Liability:**

- \$1,000,000 Bodily Injury each Accident
- \$1,000,000 Bodily Injury by Disease Policy Limit
- \$1,000,000 Bodily Injury by Disease Each Employee
- 1. Deductible: None

KNOWN OCIP POLICY EXLUSIONS	
Workers Compensation	General Liability
Bodily Injury Outside US or Canada	Aircraft, Auto or Watercraft
Bodily Injury To Any Member of Flying Crew	Asbestos
Bodily Injury To Person Subject To Federal Workers' Compensation	Certain Exclusions To Medical Payments Coverage
Bodily Injury To Person Subject To Occupational Disease Laws	Certain Exclusions To Personal and Advertising Injury Liability
Contractual Liability	Certified Acts of Terrorism
Employees Knowingly Employed Illegally	Contractual Liability (Limited Coverage Provided)
Employment Related Practices	Employers Liability
Intentional or Aggravated Bodily Injury	Employment Related Practices
Obligations Imposed By Disability Benefits or Any Similar Law	Expected or Intended Injury
Obligations Imposed By Occupational Disease Laws	Exterior Insulation and Finish Systems (EIFS) "Subject to Installation Requi
Obligations Imposed By Unemployment Compensation Laws	Fungi Or Bacteria
Obligations Imposed By Workers' Compensation Laws	Lead
State or Federal Law Violation Fines, Penalties	Mobile Equipment
Builders Risk	Nuclear
Asbestos	Personal and Advertising Bodily Injury
Certain Offsite Property	Pollution
Certain Release, Discharge, Escape, or Dispersal Of Contaminants	Prior Continuous, or Progressively Deteriorating Injury or Damage
Certified Acts of Terrorism (Can be added)	Professional Liability
Cessation of Work	Recall of Products, Work Or Impaired Property
Contractor's Tools, Machinery, Plans, Equipment	Silica or Silica Mixed Dust
Cost of Making Good	Violation of Statutes Governing Collecting, Transmitting Information
Damage To Existing Property (Can be added)	Violation of Statutes Governing Email, Fax, Phone Calls
Damage While Testing Prototype or Used Machinery/Equipment	War
Damages, Fines, Penalties At Government Agency or Court Order	Workers Compensation and Similar Laws
Disappearance or When Revealed By Inventory Shortage Alone	Contractors Pollution Liability
Earth Movement (Optional sublimits can be added)	Auto, Aircraft, Vessel Or Rolling Stock
Electrical, Magnetic, or Errors Related To Electronic Records	Claims Between Certain Insured's
Financial Accounts, Instruments, Stamps, Deeds, Precious Material	Contractual Liability
Flood (Optional sublimits can be added)	Damage To Property
Foreign Terrorism	Disposal Sites
Infidelity, Dishonesty, Fraudulent Activity Of Insured	Employment Related Practices
Land, Values of Land, Cut, & Fill etc. Prior to Project Commencement	Fines, Penalties, and Treble Damages
Loss Under Any Manufacturer or Supplier Guarantee/Warranty	Hazardous Materials Facility
Normal Subsidence	Intentional Acts
Nuclear	Nuclear
Offshore Or Barrier Island Property	Other Entities
Property That Stores, Processes, or Handles Radioactive Materials	Pre-Existing Conditions
Rolling Stock, Aircraft, Watercraft	Products
Software Loss, unless results from an Open Peril	Related Entities and Individuals
Standing Timber, Growing Crops, Animals	Transportation Of Pollutants
Vehicles or Equipment Licensed For Highway Use	War
War and Military Action	Workers Compensation and Similar Laws

- 3. Policy Term: The master policy effective date is October 1, 2017. The policy term is one year, with automatic one-year renewals until the Project is completed. The policy is intended to remain in effect for duration of the contractor's contractual work. Warranty work and post contract repair work is excluded. Each Contractor/Subcontractor is insured under the policy for the length of its work at the Project.
- B. General and Excess Liability Insurance is written on an "Occurrence" form under master liability policies. Certificates of Insurance will be provided to all enrolled Contractors/Subcontractors as named insured, with the total limits of liability reflecting the following:
  - \$75,000,000 Bodily Injury and Property Damage Liability
  - \$145,000,000 General Aggregate
  - \$ 75,000,000 Products and Completed Operations
  - 10 Years Completed Operations
  - 1. Deductible: None

KNOWN OCIP POLICY EXLUSIONS	
Workers Compensation	General Liability
Bodily Injury Outside US or Canada	Aircraft, Auto or Watercraft
Bodily Injury To Any Member of Flying Crew	Asbestos
Bodily Injury To Person Subject To Federal Workers' Compensation	Certain Exclusions To Medical Payments Coverage
Bodily Injury To Person Subject To Occupational Disease Laws	Certain Exclusions To Personal and Advertising Injury Liability
Contractual Liability	Certified Acts of Terrorism
Employees Knowingly Employed Illegally	Contractual Liability (Limited Coverage Provided)
Employment Related Practices	Employers Liability
Intentional or Aggravated Bodily Injury	Employment Related Practices
Obligations Imposed By Disability Benefits or Any Similar Law	Expected or Intended Injury
Obligations Imposed By Occupational Disease Laws	Exterior Insulation and Finish Systems (EIFS) "Subject to Installation Requi
Obligations Imposed By Unemployment Compensation Laws	Fungi Or Bacteria
Obligations Imposed By Workers' Compensation Laws	Lead
State or Federal Law Violation Fines, Penalties	Mobile Equipment
Builders Risk	Nuclear
Asbestos	Personal and Advertising Bodily Injury
Certain Offsite Property	Pollution
Certain Release, Discharge, Escape, or Dispersal Of Contaminants	Prior Continuous, or Progressively Deteriorating Injury or Damage
Certified Acts of Terrorism (Can be added)	Professional Liability
Cessation of Work	Recall of Products, Work Or Impaired Property
Contractor's Tools, Machinery, Plans, Equipment	Silica or Silica Mixed Dust
Cost of Making Good	Violation of Statutes Governing Collecting, Transmitting Information
Damage To Existing Property (Can be added)	Violation of Statutes Governing Email, Fax, Phone Calls
Damage While Testing Prototype or Used Machinery/Equipment	War
Damages, Fines, Penalties At Government Agency or Court Order	Workers Compensation and Similar Laws
Disappearance or When Revealed By Inventory Shortage Alone	Contractors Pollution Liability
Earth Movement (Optional sublimits can be added)	Auto, Aircraft, Vessel Or Rolling Stock
Electrical, Magnetic, or Errors Related To Electronic Records	Claims Between Certain Insured's
Financial Accounts, Instruments, Stamps, Deeds, Precious Material	Contractual Liability
Flood (Optional sublimits can be added)	Damage To Property
Foreign Terronism	Disposal Sites
Infidelity, Dishonesty, Fraudulent Activity Of Insured	Employment Related Practices
Land, Values of Land, Cut, & Fill etc. Prior to Project Commencement	Fines, Penalties, and Treble Damages
Loss Under Any Manufacturer or Supplier Guarantee/Warranty	Hazardous Materials Facility
Normal Subsidence	Intentional Acts
Nuclear	Nuclear
Offshore Or Barrier Island Property	Other Entities
Property That Stores, Processes, or Handles Radioactive Materials	Pre-Existing Conditions
Rolling Stock, Aircraft, Watercraft	Products
Software Loss, unless results from an Open Peril	Related Entities and Individuals
Standing Timber, Growing Crops, Animals	Transportation Of Pollutants
Vehicles or Equipment Licensed For Highway Use	War
War and Military Action	Workers Compensation and Similar Laws

- 3. Policy Term:
  - a. The master policy effective date is October 1, 2017. The policy is intended to remain in effect for the length of the Project or the policy end date, whichever comes first.
  - b. Ten years Products and Completed Operations coverage.
- C. Contractor's Pollution Liability, is written on an "Occurrence" form under a master liability policy. Certificates of Insurance will be provided to all enrolled Contractors/Subcontractors, as named insured, reflecting the following Limits of Liability:
  - \$5,000,000 Per Occurrence / \$5,000,000 Policy Aggregate
  - Defense costs included within limits
  - 1. \$10,000 Deductible per Occurrence
  - 2. Contractor/Subcontractor shall be liable, at its expense; to the extent claims payable are attributable to their acts or omissions and/or the acts or omissions of its Subcontractors of any tier or any other entity or person for whom it may be responsible. The deductible amount shall not be reimbursed by the OCIP Insurance Program or the District.

KNOWN OCIP POLICY EXLUSIONS	
Workers Compensation	General Liability
Bodily Injury Outside US or Canada	Aircraft, Auto or Watercraft
Bodily Injury To Any Member of Flying Crew	Asbestos
Bodily Injury To Person Subject To Federal Workers' Compensation	Certain Exclusions To Medical Payments Coverage
Bodily Injury To Person Subject To Occupational Disease Laws	Certain Exclusions To Personal and Advertising Injury Liability
Contractual Liability	Certified Acts of Terrorism
Employees Knowingly Employed Illegally	Contractual Liability (Limited Coverage Provided)
Employment Related Practices	Employers Liability
Intentional or Aggravated Bodily Injury	Employment Related Practices
Obligations Imposed By Disability Benefits or Any Similar Law	Expected or Intended Injury
Obligations Imposed By Occupational Disease Laws	Exterior Insulation and Finish Systems (EIFS) "Subject to Installation Requi
Obligations Imposed By Unemployment Compensation Laws	Fungi Or Bacteria
Obligations Imposed By Workers' Compensation Laws	Lead
State or Federal Law Violation Fines, Penalties	Mobile Equipment
Builders Risk	Nuclear
Asbestos	Personal and Advertising Bodily Injury
Certain Offsite Property	Pollution
Certain Release, Discharge, Escape, or Dispersal Of Contaminants	Prior Continuous, or Progressively Deteriorating Injury or Damage
Certified Acts of Terrorism (Can be added)	Professional Liability
Cessation of Work	Recall of Products, Work Or Impaired Property
Contractor's Tools, Machinery, Plans, Equipment	Silica or Silica Mixed Dust
Cost of Making Good	Violation of Statutes Governing Collecting, Transmitting Information
Damage To Existing Property (Can be added)	Violation of Statutes Governing Email, Fax, Phone Calls
Damage While Testing Prototype or Used Machinery/Equipment	War
Damages, Fines, Penalties At Government Agency or Court Order	Workers Compensation and Similar Laws
Disappearance or When Revealed By Inventory Shortage Alone	Contractors Pollution Liability
Earth Movement (Optional sublimits can be added)	Auto, Aircraft, Vessel Or Rolling Stock
Electrical, Magnetic, or Errors Related To Electronic Records	Claims Between Certain Insured's
Financial Accounts, Instruments, Stamps, Deeds, Precious Material	Contractual Liability
Flood (Optional sublimits can be added)	Damage To Property
Foreign Terrorism	Disposal Sites
Infidelity, Dishonesty, Fraudulent Activity Of Insured	Employment Related Practices
Land, Values of Land, Cut, & Fill etc. Prior to Project Commencement	Fines, Penalties, and Treble Damages
Loss Under Any Manufacturer or Supplier Guarantee/Warranty	Hazardous Materials Facility
Normal Subsidence	Intentional Acts
Nuclear	Nuclear
Offshore Or Barrier Island Property	Other Entities
Property That Stores, Processes, or Handles Radioactive Materials	Pre-Existing Conditions
Rolling Stock, Aircraft, Watercraft	Products
Software Loss, unless results from an Open Peril	Related Entities and Individuals
Standing Timber, Growing Crops, Animals	Transportation Of Pollutants
Vehicles or Equipment Licensed For Highway Use	War
War and Military Action	Workers Compensation and Similar Laws

- 4. Policy Term: The master policy effective date is October 1, 2017. The policy is intended to remain in effect for the length of the Project or the policy end date, whichever comes first.
- **D. Builder's Risk** coverage will be in place during the Course of Construction at the Project. Such insurance shall be written on a repair or replacement cost basis, subject to exclusions, sub limits, property limitations and conditions. Such insurance shall include the interests of the Owner as named insured and enrolled Contractors/Subcontractors as additional insured's. The deductible schedule is as follows:

Deductible	Number of Buildings or Structures per Project	Total Insured Value (TIV)	Construction Class
	Projects with Single and Multiple Building(s) or Structure(s)	Up to \$15M	<ul><li>Fire Resistive</li><li>Non Combustible</li><li>Masonry Concrete</li></ul>
\$5,000 Deductible:	Projects with Multiple Building(s) or Structure(s)	Up to \$10M (No single building or structure greater than \$10mm in value)	<ul><li> Joisted Masonry</li><li> Hybrid Construction</li></ul>
	Projects with No Vertical Construction (No Buildings or Structures)		Grading - Site Prep Only No Vertical Construction
	Projects with Single and Multiple Building(s) or Structure(s)	\$15M to \$50M	<ul><li>Fire Resistive</li><li>Non Combustible</li><li>Masonry Concrete</li></ul>
\$10,000 Deductible:	Projects with Single Building or Structure	Up to \$25M	<ul> <li>Joisted Masonry</li> <li>Hybrid Construction</li> <li>Wood Frame</li> </ul>
	Projects with Multiple Building(s) or Structure(s)	Up to \$10M (No single building or structure greater than \$10mm in value)	Wood Frame
\$25,000***	Projects with Single and Multiple Building(s) or Structure(s)	\$50M & above	<ul><li>Fire Resistive</li><li>Non Combustible</li><li>Masonry Concrete</li></ul>
Deductible:	Single Building or Structure Projects	\$25M & above	<ul><li> Joisted Masonry</li><li> Hybrid Construction</li><li> Wood Frame</li></ul>

#### New Construction & Renovation

\*\*\* Structural and Non-Structural Renovation Projects with Single and Multiple Building(s) or Structure(s) – Deductibles are as per above categories, except in the event of Water Damage, where the deductible is \$25,000.

1. Contractor/Subcontractors shall be responsible for the applicable deductible. The deductible shall not be reimbursed by the OCIP Insurance Program or the District.

KNOWN OCIP POLICY EXLUSIONS	
Workers Compensation	General Liability
Bodily Injury Outside US or Canada	Aircraft, Auto or Watercraft
Bodily Injury To Any Member of Flying Crew	Asbestos
Bodily Injury To Person Subject To Federal Workers' Compensation	Certain Exclusions To Medical Payments Coverage
Bodily Injury To Person Subject To Occupational Disease Laws	Certain Exclusions To Personal and Advertising Injury Liability
Contractual Liability	Certified Acts of Terrorism
Employees Knowingly Employed Illegally	Contractual Liability (Limited Coverage Provided)
Employment Related Practices	Employers Liability
Intentional or Aggravated Bodily Injury	Employment Related Practices
Obligations Imposed By Disability Benefits or Any Similar Law	Expected or Intended Injury
Obligations Imposed By Occupational Disease Laws	Exterior Insulation and Finish Systems (EIFS) "Subject to Installation Requi
Obligations Imposed By Unemployment Compensation Laws	Fungi Or Bacteria
Obligations Imposed By Workers' Compensation Laws	Lead
State or Federal Law Violation Fines, Penalties	Mobile Equipment
Builders Risk	Nuclear
Asbestos	Personal and Advertising Bodily Injury
Certain Offsite Property	Pollution
Certain Release, Discharge, Escape, or Dispersal Of Contaminants	Prior Continuous, or Progressively Deteriorating Injury or Damage
Certified Acts of Terrorism (Can be added)	Professional Liability
Cessation of Work	Recall of Products, Work Or Impaired Property
Contractor's Tools, Machinery, Plans, Equipment	Silica or Silica Mixed Dust
Cost of Making Good	Violation of Statutes Governing Collecting, Transmitting Information
Damage To Existing Property (Can be added)	Violation of Statutes Governing Email, Fax, Phone Calls
Damage While Testing Prototype or Used Machinery/Equipment	War
Damages, Fines, Penalties At Government Agency or Court Order	Workers Compensation and Similar Laws
Disappearance or When Revealed By Inventory Shortage Alone	Contractors Pollution Liability
Earth Movement (Optional sublimits can be added)	Auto, Aircraft, Vessel Or Rolling Stock
Electrical, Magnetic, or Errors Related To Electronic Records	Claims Between Certain Insured's
Financial Accounts, Instruments, Stamps, Deeds, Precious Material	Contractual Liability
Flood (Optional sublimits can be added)	Damage To Property
Foreign Terrorism	Disposal Sites
Infidelity, Dishonesty, Fraudulent Activity Of Insured	Employment Related Practices
Land, Values of Land, Cut, & Fill etc. Prior to Project Commencement	Fines, Penalties, and Treble Damages
Loss Under Any Manufacturer or Supplier Guarantee/Warranty	Hazardous Materials Facility
Normal Subsidence	Intentional Acts
Nuclear	Nuclear
Offshore Or Barrier Island Property	Other Entities
Property That Stores, Processes, or Handles Radioactive Materials	Pre-Existing Conditions
Rolling Stock, Aircraft, Watercraft	Products
Software Loss, unless results from an Open Peril	Related Entities and Individuals
Standing Timber, Growing Crops, Animals	Transportation Of Pollutants
Vehicles or Equipment Licensed For Highway Use	War
War and Military Action	Workers Compensation and Similar Laws

# Special Conditions: <u>All wood frame only projects are subject to Protective Safeguards as shown in</u> <u>EXHIBIT C</u>

# 3. <u>EXCIBIT C</u>.

- 4. Policy Term: The policy term is the term of the project.
- E. OCIP Policies Establish OCIP Coverage. The insurance coverages, limits of liability, definitions, terms, conditions, exclusions and limitations contemplated in these contractual provisions and the other contract documents are set forth in full in the OCIP insurance policies. The summary descriptions of such policies in these contractual provisions, in the Project Insurance Manual, or in any other contract document or elsewhere are not intended to be complete or to alter or amend any provisions of the actual OCIP policies. To the extent, if any, such descriptions herein or therein conflict with any such insurance policies, the provisions of the actual insurance policies shall govern. To the extent there are any other conflicts between or among the provisions of such insurance policies, these contract documents, or the Project Insurance Manual, then in descending order, the insurance policies shall govern, followed by these contractual provisions, the contract of acknowledges that it has had the opportunity to review the insurance policies as provided in <u>section</u>1.3, and that it is relying solely on the provisions set forth in the insurance policies, and not upon any oral or written statement or reference in these contractual provisions, any other contract document, the Project Insurance Manual, or otherwise.

# 1.4 OCIP CERTIFICATES AND POLICIES

All Enrolled Contractors/Subcontractors will receive Certificates of Insurance for Workers' Compensation, General Liability, Excess Liability and Contractor's Pollution Liability coverages. Each enrolled Contractor/Subcontractor will receive their own Workers' Compensation policy. Program Administrator will provide a copy of the OCIP policies upon written request. Such policies or programs may be amended from time to time and the terms of such policies or programs, as they may be amended, are incorporated herein by reference. Contractors/Subcontractors hereby agree to be bound by the terms of coverage, as contained in such insurance policies and/or self-insurance programs.

# 1.5 <u>CONTRACTOR/SUBCONTRACTOR RESPONSIBILITIES</u>

Participation in the OCIP is mandatory but not automatic. Each Eligible Contractor /Subcontractor must comply with the following:

A. Contractor Eligibility, see Section1.1, A for definition.

# B. Enrollment Compliance

An Eligible Contractor/Subcontractor is not enrolled until the Program Administrator and OCIP insurers receive and approve a completed *Contract Enrollment Form* (see EXHIBIT A ), for each awarded contract. Enrollment is required prior to commencement of on-site activities but no contractor shall be enrolled sooner than 30 days prior to their start date. Evidence of Insurance for Contractor/Subcontractor-Provided Insurance Coverage (see Sections 1.7 and 1.8) is a requirement and must be submitted with the completed *Contract Enrollment Form*.

Any Contractor/Subcontractor who enrolls in the OCIP after their start date must provide a No-Known-Loss Letter to the Program Administrator, along with the enrollment documentation. Late Enrollment is not guaranteed and must be approved and accepted by the insurance carrier. Upon approval, the Program Administrator will provide evidence of OCIP coverage to the Contractor/Subcontractor, as noted in Section 1.4.

All Contractors/Subcontractors shall cooperate with, and require their Subcontractors to cooperate with, the Owner and the Program Administrator, in regards to the administration and operation of the OCIP.

## C. Contractor/Subcontractor Compliance with Other Forms and Procedures

All Enrolled Contractors/Subcontractors are required to complete and submit the following forms:

# 1. Project Site Monthly Payroll Report

Project Site Monthly Payroll Reports (see <u>EXHIBIT</u> D) must be submitted to the Program Administrator monthly, until the completion of the contract. This report must summarize the unburdened payroll by Workers' Compensation Class Code. Certified payroll is not a requirement of the OCIP and cannot be accepted. If the Project Site Monthly Payroll Report is not submitted to Program Administrator monthly, payment can be withheld until the report is received. Contractor/Subcontractor agrees to keep and maintain accurate and classified records of their payroll for operations at the Project Site. This payroll information is submitted to the OCIP insurer. A carrier audit may be performed using the reported payroll and other supporting documents, as required by the California Workers Compensation Insurance Rating Bureau (WCIRB).

## Workers' Compensation Insurance Rating Bureau Requirements

Once an Eligible Contractor/Subcontractor is enrolled into the OCIP, a separate Workers' Compensation Policy will be issued to them. All Enrolled Contractors/Subcontractors shall comply with the rules and regulations of the California Workers Compensation Insurance Rating Bureau (WCIRB).

# 2. Contractor's Completion Notice

*Contractor's Completion Notice* (see <u>EXHIBIT E</u>) must be submitted to the Program Administrator upon completion of work at the Project, which includes punch list items, but not warranty work. This form evidences all enrolled Contractors'/Subcontractors' actual start and completion dates, per each contract. This information is used to confirm that each Workers' Compensation Policy was issued with correct policy term dates, covering the Contractors/Subcontractors for the duration of their Work at the Project. This information is subsequently submitted to the Workers' Compensation Insurance Rating Bureau (WCIRB).

## 3. Project Insurance Manual

A Project Insurance Manual will be provided to all awarded Contractors/Subcontractors, which includes a Program Summary, Claims Reporting Instructions, Project Safety Guidelines, necessary forms, and contact information. Copies can be requested from the Program Administrator.

## Contractor/Subcontractor Compliance with all aspects of the OCIP

All Contractors/Subcontractors further acknowledge and agree to comply fully and promptly with such safety, loss control, and quality control rules, requirements, and directives as may from time to time be promulgated by Owner, the Program Administrator and/or the OCIP insurers or any of its or their respective consultants, agents, or representatives. Nothing in this document or any other contract document or in the Project Insurance Manual, shall be deemed to render Owner or any of its affiliates of any tier an employer of Contractor/Subcontractor or any of its Subcontractors or any of its or their personnel or employees. Failure to comply will be considered non-performance under the contract.

It is the obligation of each Eligible Contractor/Subcontractor to enroll in the OCIP and to comply with all OCIP requirements set forth in these contractual provisions, in the OCIP insurance policies, in the Project Insurance Manual, and elsewhere in the contract documents.

Contractor/Subcontractor shall provide each of its Subcontractors, among other things, with a copy of the Project Insurance Manual and a copy of these contractual provisions. Contractor/Subcontractor shall require in writing that each enrolling Subcontractor comply with, among other things, the provisions of the OCIP insurance policies, the Project Insurance Manual, and the contract documents. All such requirements shall be included in all subcontracts and subsubcontracts with eligible parties. The failure of Contractor/Subcontractor or any other party to provide eligible Subcontractors with a copy of this document, the Project Insurance Manual, and/or all other applicable requirements shall not relieve any such Subcontractor of any of the obligations contained therein.

Contractor/Subcontractor shall keep and maintain accurate records and information in accordance with the requirements of the OCIP Insurer(s), the Project Administrator, the Project Insurance Manual, and the contract documents, and shall provide such records and information to Owner, the Program Administrator, and/or the OCIP insurers upon request.

# 1.6 OCIP DISCLAIMER

The Owner does not warrant or represent that the OCIP coverages constitute an insurance program that completely addresses all the risks of the Contractors/Subcontractors. Prior to the commencement of work under the contract, it is the responsibility of all Contractors/Subcontractors to ensure that the OCIP coverages provided sufficiently address their insurance needs. Any additional insurance coverage purchased will be at Contractor's/Subcontractor's option and sole expense.

#### 1.7 REQUIRED CONTRACTOR/SUBCONTRACTOR PROVIDED INSURANCE COVERAGES

For any work under this contract, and until completion and final acceptance of the work by the Owner, the Contractors/Subcontractors shall, at their own expense, promptly furnish Certificates of Insurance evidencing that coverage is in force and any required Additional Insured Endorsements to the Owner, with a copy to the Program Administrator for the following coverages, before commencing work on the Project.

A. Automobile Liability Insurance Requirements and Limits Are as Follows: See Section 1.8 for Certificate Holder and Additional Insured Endorsement specifications. Automobile Liability Insurance must cover all vehicles owned by, hired by, or used on behalf of the Contractors/Subcontractors for both Project Site and off-site operations with the following minimum limits of liability:

Auto Liability Insurance Limits:

Enrolled Contractors/Subcont	ractors	
General/Prime Contractor	Subcontractor	
\$2,000,000	\$1,000,000	Bodily Injury and Property Damage

Ineligible Contractors/Subcontractors – Not Enrolled

General/Prime Contractor	Subcontractor	
\$2,000,000	\$1,000,000	Bodily Injury and Property Damage

## B. Workers' Compensation and Employer's Liability Insurance Limits:

Workers' Compensation –Statutory Benefits - All States Employer's Liability: \$1,000,000 Bodily Injury each Accident \$1,000,000 Bodily Injury by Disease – Policy Limit \$1,000,000 Bodily Injury by Disease – Each Employee

#### C. General Liability Insurance, minimum limits of liability are as follows:

#### **Eligible Contractors/Subcontractors**

General/Prime Contractor	<u>Subcontractor</u>	
\$2,000,000	\$1,000,000	Bodily Injury and Property Damage
\$2,000,000	\$1,000,000	Per Occurrence
\$2,000,000	\$1,000,000	General Aggregate
\$2,000,000	\$1,000,000	Products/Completed Operations Aggregate
\$2,000,000	\$1,000,000	Personal/Advertising Injury Aggregate

#### Ineligible Contractors / Subcontractors - Not Enrolled

General/Prime Contractor	<u>Subcontractor</u>	
<b>\$2,</b> 000,000	\$1,000,000	Bodily Injury and Property Damage
\$2,000,000	\$1,000,000	Per Occurrence
<b>\$2,</b> 000,000	\$1,000,000	General Aggregate
<b>\$2,</b> 000,000	\$1,000,000	Products/Completed Operations Aggregate
\$2,000,000	\$1,000,000	Personal/Advertising Injury Aggregate

**D. Professional Liability Insurance**: If Contractor's/Subcontractor's work requires design and/or design-assist services, or Contractor/Subcontractor performs professional services of any kind, Contractor/Subcontractor shall purchase and maintain, at its sole cost and expense, Professional Liability (Errors and Omissions) insurance for all professional services provided. This Professional Liability insurance shall include full prior acts coverage sufficient to cover the services under this agreement, with the following minimum limits of liability:

\$1,000,000 per Claim/Annual Aggregate

Deductible or self-insured retention amount must not be greater than \$100,000 per claim, including coverage of contractual liability.

Professional Liability Insurance is to be maintained during the term of the contract and for so long as the insurance is reasonably available as provided herein, for a period of ten (10) years after completion of the services.

**E.** Environmental and Asbestos Abatement Coverages: If the Contractor's/Subcontractor's scope of work involves the removal of asbestos, the removal/replacement of underground tanks, or the removal of toxic chemicals and substances, the Contractor/Subcontractor will be required to provide the following minimum limits of liability, for such exposures subject to requirements and approval of the Owner:

\$1,000,000 per Claim/Aggregate

F. Aircraft or Watercraft Liability Insurance: If any Contractor/Subcontractor requires the use of Aircraft or Watercraft at the Project Site, the Contractor/Subcontractor shall purchase and maintain, or cause the operator of the Aircraft or Watercraft to purchase and maintain, Aircraft or Watercraft liability insurance. This must insure passengers and the General Public against personal injury, bodily injury or property damage arising out of the ownership, maintenance, use or entrustment to others. It includes Aircraft or Watercraft owned or operated by or rented or loaned to any insured. Use includes operation and "loading or unloading". Contractor/Subcontractor will

be required to provide the following minimum limits of liability, for such exposures subject to requirements and approval of the Owner:

\$5,000,000 per Claim/Aggregate

# 1.8 <u>Required Contractor/Subcontractor Certificates of Insurance and Additional</u> <u>Insured Endorsements</u>

Certificates of Insurance and Additional Insured Endorsements acceptable to the Owner and Program Administrator must be filed with the Owner within ten (10) days after award of the contract to all Contractors/Subcontractors and prior to commencement of on-site activities.

All required insurance shall be maintained, without interruption, from the date of commencement of on-site activities, until the date of the final payment or expiration of any extended period, as set forth in this agreement. These certificates and additional insured endorsements required by Section 1.7 and 1.8 shall provide not less than thirty (30) days prior written notice to the Owner, with a copy to the Program Administrator, of any material change in the insurance, cancellation, or non-renewal.

Certificates of Insurance, the Project must be identified on the Certificate of Insurance in the "Description of Operations/Locations/Vehicles/Special Items" section. The Certificates of Insurance should name District, as the Certificate Holder, as specified below:

# Certificate Holder: Marin CCD

c/o Statewide Educational Wrap Up Program (SEWUP) 2355 Crenshaw Blvd., Suite 200 Torrance, CA 90501

Additional Insured Endorsements: The Owner must be specifically named on the Schedule of an Additional Insured Endorsement, under the section titled, "Name of Person or Organization", as specified below:

- 1. All Contractors/Subcontractors must provide an additional insured endorsement for <u>automobile liability</u>.
- 2. Ineligible Contractors/Subcontractors must provide an additional insured endorsement on both the <u>Automobile Liability and General Liability policies and a waiver of subrogation on workers'</u> compensation.

# Marin CCD

c/o Statewide Educational Wrap Up Program (SEWUP) 2355 Crenshaw Blvd., Suite 200 Torrance, CA 90501

# 1.9 <u>CONTRACTOR/SUBCONTRACTOR INSURANCE FOR PERSONAL PROPERTY AND EQUIPMENT</u>

All Contractors/Subcontractors shall be solely responsible for any loss or damage to their personal property including, without limitation, their tools and equipment, mobile construction equipment, scaffolding, and temporary structures, whether owned, borrowed, used, leased or rented by any Contractor/Subcontractor. Contractors/Subcontractors may at their sole discretion, purchase and maintain insurance or self-insure such equipment and property, and any deductible in relation thereto shall be their sole responsibility. Any insurance, including self-insurance, shall be the Contractors'/Subcontractors' sole source of recovery in the event of a loss.

Any type of insurance or any increase of limits of liability not described in this Section, which the Contractors/Subcontractors require for their own protection or on account of any statute, will be their own responsibility and at their expense.

# 1.10 Assignment of Return Premiums

The Owner will be responsible for the payment of all premiums associated solely with the OCIP and will be the sole recipient of any dividend(s) and/or return premium(s) generated by the OCIP.

#### 1.11 WAIVER OF SUBROGATION AND OWNER INDEMNIFICATION

With respect to their work on the Project:

- 1. Owner waives all rights of subrogation and recovery against the Contractors/Subcontractors to the extent of any loss or damage, which is insured under the OCIP.
- 2. Contractors/Subcontractors waive all rights of subrogation and recovery against the Owner and other Contractors/Subcontractors to the extent of any loss or damage, which is insured under the OCIP.
- 3. The Contractors/Subcontractors are obligated to indemnify the Owner for damages or claims not covered by the OCIP.

## 1.12 NO RELEASE

The provision of the OCIP, by the Owner, will in no way be interpreted as relieving the Contractors/Subcontractors of any other responsibility or liability under this agreement or any applicable law, statute, regulation, or order.

#### 1.13 OWNER'S RIGHT TO AUDIT

The Contractor/Subcontractor will permit the Owner and/or its representative to examine and/or audit its books, records and insurance policy information. Contractor/Subcontractor will also provide any additional information to the Owner, or it's appointed representatives, as may be required.

#### 1.14 DUTIES IN THE EVENT OF A LOSS

Contractors/Subcontractors are required to report all losses, which include potential losses, promptly to, OCIP insurers and/or Program Administrator. A full description and details of the incurred loss are also required.

The Contractor/Subcontractor shall assist the Owner, its agents, and the Program Administrator, by providing the utmost cooperation in the adjustment of claims arising out of the operations conducted under, or in connection with, the Project and shall cooperate with the Owner's insurers in claims and demands that arise out of the Work and that the insurers are called upon to adjust.

In the event of an accident, it shall be the responsibility of the employing and/or responsible Contractor/Subcontractor to see that injured workers or members of the public are provided immediate medical treatment. All appropriate medical and claim forms must be filed in accordance with the claim procedures developed for this Project by Keenan & Associates, hereinafter called "Program Administrator." This includes notification to the appropriate state authorities, if necessary.

## 1.15 OCCUPATIONAL SAFETY AND HEALTH COMPLIANCE

All Contractors/Subcontractors are expected to comply with all applicable local, state, and federal occupational safety and health requirements. If additional safety and health requirements are set forth in the contract specifications, all contractors shall comply with these requirements.

It is the responsibility of each Contractor/Subcontractor to maintain an environment free of recognized hazards. All Contractors/Subcontractors shall exercise reasonable care to prevent work-related injuries;

property and equipment damage at the Project, as well as minimize risk to the public and third party property.

The Program Administrator shall conduct periodic loss control surveys on behalf of the District. These surveys will focus on evaluating the Contractors'/Subcontractors' efforts to minimize loss, assist in identifying loss exposures, and to recommend appropriate corrective measures. The Program Administrator is a resource to supplement the safety and loss prevention activity of Contractors/Subcontractors. Its loss control survey activities or other activities of the Program Administrator and/or OCIP insurers do not in any way relieve the Contractors/Subcontractors of their responsibilities for Project safety.

# 1.16 PROJECT SAFETY PROGRAM

# In addition, local, state, and federal occupational safety and health laws, the following standards apply to all Enrolled and Non-Enrolled Contractors/Subcontractors.

# A. Safety Orientation

- 1. Contractor/Subcontractor employees shall be provided with a project specific safety orientation prior the start of the project. At a minimum, the orientation will address the following items:
  - a. The District's site safety requirements.
  - b. Site specific safety hazards and protective measures for these hazards.
  - c. Emergency telephone numbers and procedures.
  - d. Local medical clinic/hospital information within the Medical Provider Network (MPN).

# B. Program Management

- 1. Each Contractor/Subcontractors shall have the following safety programs:
  - a. Injury and Illness Prevention Plans
  - b. Hazard Communication Programs
  - c. Heat Illness Prevention Plans
- 2. Each Contractor/Subcontractor shall have an onsite competent person responsible for occupational safety and health.

## C. Mandatory 6' Fall Protection

- 1. Contractor/Subcontractor employees shall be protected from fall exposures of 6 feet or greater. Activities include but are not limited to:
  - a. Steel erection d. Decking
  - b. Roofing e. Scaffold work
  - c. Framing f. Work performed from ladders
- 2. A safety monitor as means of fall protection is prohibited.
- 3. Ladder jacks, lean-to, and prop-scaffolds are prohibited.
- 4. Contractor/Subcontractors are required to provide training to their employees who might be exposed to a fall hazard prior to the exposure or upon hiring. This training shall be documented and available for review.
- 5. Methods of fall protection include but are not limited to the following:
  - a. Railings
  - b. Covers for Floor, Roof, and Wall Openings
  - c. Personal Fall Arrest Systems, Personal Fall Restraint Systems, and Positioning Devices
  - d. Controlled Access Zones
- 6. The design and construction of railings shall conform to the Cal/OSHA Construction Safety Orders.
- 7. The minimum parapet height allowed for fall protection is 42 inches or greater.

- 8. Covers used to cover floor, roof, and wall openings shall be secured in place to prevent accidental removal or displacement and shall be marked in accordance in accordance with Cal/OSHA Construction Safety Orders.
- 9. Covers used to cover floor and roof openings shall be capable of safely supporting the greater of 400 pounds or twice the weight of the employees, equipment and materials that may be imposed on any one square foot area of the cover at any time.
- 10. Controlled access zones shall be defined by a control line or other means that restricts access. Each line shall have a minimum breaking strength of 200 pounds. Signs shall be posted to warn unauthorized employees to stay out of the controlled access zone.
- 11. Control lines shall consist of ropes, wires, tapes, or equivalent materials. Control lines shall be erected and supported in accordance with Cal/OSHA Construction Safety Orders.

#### D. Site Safety

According to industry practices, it is the responsibility of contractors of all tiers to exercise reasonable care to prevent work-related injuries; property and equipment damage at the project site, as well as minimize risk to the third-party persons and property. Contractors/Subcontractors of all tiers shall be expected to comply with the following safety and loss control requirements:

- 1. All Subcontractors shall identify their contact person(s) to the General or Prime Contractor.
- 2. All Contractors/Subcontractors shall follow District procedures for dealing with the media.
- 3. All construction employees shall wear clothing suitable for the weather and work conditions. At a minimum, this shall be short sleeved shirts, long pants, and leather or other protective work shoes or boots.
- 4. Alcohol is prohibited on District property always.
- 5. Contractors/Subcontractors will be required to respond to all District complaints about objectionable levels of dust or noise and will be required to provide prompt and appropriate abatement.
- 6. Construction personnel cannot enter District grounds other than the construction site unless accompanied by District personnel, and are allowed only "incidental" contact with students. Violations of these requirements by any construction employee will result in a mandatory background check of that employee including fingerprinting as required by state law.
- 7. All prime contractors must attend the site-specific pre-construction meeting.
- 8. No sexual reference or preference shall be permitted on any piece of clothing or the hardhat. Any employee observed disregarding this policy shall be removed from the job site until further notice.
- 9. All Contractors/Subcontractors shall control the break time activities of the employees to assure the cleanup of all soda cans, food wrappers, plastic bottles, or food containers from the break area. Such areas shall be cleaned immediately after the break and all waste placed in trash receptacles. No glass containers are permitted on the site.
- 10. Theft or willful damage to any property of the District, student, or other contractors will be prosecuted fully.
- 11. All Contractors/Subcontractors will advise non-English speaking employees in their native language either in a written format or via an interpreter of these policies.

# E. Crane Safety

- 1. In accordance with Title 8, California Code of Regulations, section 5006.1, employers shall only permit operators who have a valid certificate (license) of competency to operate cranes. The operator shall have his license on his person, readily available for review.
- 2. All cranes used in lifting service, exceeding 3 tons rated capacity, and their accessory gear shall not be used until the employer has ascertained that such equipment has been certificated in accordance with Cal/OSHA as evidenced by current and valid documents. Certificates (annual and quadrennial) attesting to current compliance with testing and examination standards shall be maintained, readily available for each crane.
- 3. The contractor shall provide an erection plan and procedure for erection of trusses and beams over 25 feet long. The erection plan and procedure shall be prepared by a civil engineer currently registered in California. This plan and procedure shall be followed and kept available on the job site.

# F. Return to Work:

- 1. The District and OCIP Carrier are committed to working with all Enrolled Contractors and Subcontractors to promote the successful & timely return to work of injured employees following a work-related injury. The purpose of this policy is to ensure that Enrolled Contractor/Subcontractor employees who temporarily cannot return to their normal duties due to job-related injury or illness, but can safely perform transitional duties while recovering is offered appropriate transitional duties for a limited time only.
  - a. Each Enrolled Contractor/Subcontractor will cooperate with the OCIP Carrier to facilitate the return to work of any injured employee capable of safely performing transitional duties.
  - b. When the employee is released to transitional duties, it is the Enrolled Contractor/Subcontractor's responsibility to facilitate the injured employee's return to work.
  - c. The Enrolled Contractor/Subcontractor is expected to accommodate the injured employee and facilitate the return to work.
  - d. It will be the responsibility of the Insurance Carrier's Adjuster to maintain communication with the treating physician and the Enrolled Contractor/Subcontractor to facilitate the prompt return of an employee to full work status.

## 1.17 <u>Owner's Insurance Obligations; Contractors'/Subcontractors' Obligations;</u> <u>Representations, Warranties and Disclaimers</u>

(a) Owner assumes no obligation to provide insurance other than that summarily described in these Contractual Provisions, in the Project Insurance Manual, and in the OCIP insurance policies. Contractor/Subcontractor shall review the OCIP coverages, limits of liability, and insurance policies to satisfy themselves that the coverages offered thereby meet its needs. Nothing contained herein shall be deemed to place any responsibility on Owner, and Owner disclaims any responsibility, for ensuring that the insurance provided by the OCIP is sufficient for the conduct of Contractor's/Subcontractor's business or performance of the Work, including, without limitation, the adequacy of the limits of liability provided by, and as to all other terms, conditions and exclusions of, the OCIP insurance policies. The furnishing of insurance by Owner through the OCIP shall in no way relieve or limit or be construed to relieve or limit Contractor/Subcontractor of any responsibility, liability or obligation imposed by the contract, the contract documents, the Project Insurance Manual, the OCIP insurance policies, or by law, including, without limitation, all indemnification obligations on the part of Contractor/Subcontractor.

(b) By enrolling in the OCIP, Contractor/Subcontractor acknowledge that (i) the limits of liability of the OCIP insurance policies are shared by all insured parties under the OCIP for this Project; (ii) Owner is not an insurer or in the business of insurance and is not an agent, broker, partner or guarantor of Contractor/Subcontractor or any of the insurance companies providing coverage under the OCIP (the "OCIP insurers"); and (iii) Owner is not responsible for (a) the availability, adequacy, or exhaustion of the limits of the OCIP, (b) the present or future solvency of any of the OCIP insurers or (c) any claims or disputes by, between or among Owner, Contractor/Subcontractor and any of the OCIP insurers, including, without limitation, claims or disputes arising out of any the OCIP insurers' payment or nonpayment of claims or losses, or such insurers' contractual or extra-contractual duties, including, without limitation, defense and/or indemnity obligations. Any type of insurance coverage or limits of liability not provided by the OCIP which Contractor/Subcontractor desires for its own protection, or which is required by applicable laws or regulations, shall be its sole responsibility and expense and shall not be included in its compensation for the Work. If Contractor/Subcontractor believes that additional limits of liability beyond those provided by the OCIP would be prudent for its protection, it agrees to investigate and procure such additional limits of liability for itself at its sole cost.

(c) By enrolling in the OCIP, Contractor/Subcontractor represents and warrants that it has had the opportunity to read and analyze (and to obtain professional assistance to read and analyze) a copy of the OCIP insurance policies and understand the contents thereof. Any reference in these contractual provisions, in the Project Insurance Manual, or elsewhere in any contract document as to amount, nature, type or extent of coverage provided under the OCIP and/or potential applicability to any potential claim or loss is for reference only and Contractor/Subcontractor represents and warrants that it has not relied upon any such reference or any other oral or written statement by or on behalf of Owner, the Project Administrator, or any of its or their agents, employees or representatives, but solely upon its own independent review and analysis of the OCIP insurance policies in formulating any understanding and/or belief as to amount, nature, type or extent of any coverage, conditions, extensions, or limits of liability provided by and as to all other terms of the OCIP insurance policies and/or their potential applicability to any claim or loss or their sufficiency for the conduct of Contractor's/Subcontractor's business or performance under the contract documents. To the extent that Contractor/Subcontractor deems it prudent to secure and maintain additional, supplemental, excess, or wholly independent insurance or liability associated with its Work on the Project or otherwise, it shall be responsible to do so at its sole expense.

(d) Contractor/Subcontractor hereby releases Owner, the Program Administrator and their respective representatives, agents, directors, officers, employees, partners, shareholders, members, affiliates of every tier, successors, and assigns from any and all claims and liabilities arising out of or relating to acts, errors, omissions or negligence (i) in the design, selection, placement, adequacy, amount, limits, scope and nature of insurance coverage afforded by the OCIP, (ii) in the selection, performance and present and future solvency of the OCIP insurers, and (iii) in the implementation and administration of the OCIP. Contractor/Subcontractor shall make its own determinations regarding such matters and expressly waives all rights and benefits conferred upon it by the provisions of California Civil Code Section 1542, which provides:

"A general release does not extend to claims which the creditor did not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor."

Contractor/Subcontractor expressly acknowledges that the foregoing waiver of the provisions of Section 1542 was separately bargained for, and expressly agrees that the release provision shall be given full force and effect, including, without limitation, as to unknown or unsuspected claims, demands, liabilities and causes of action, if any may exist or arise. This release provision shall survive the completion of the Work and the expiration or other termination of the Agreement.

# 1.18 JOINT DEFENSE OF CLAIMS AND SUITS AGAINST MORE THAN ONE INSURED

(a) If a claim, demand, suit, or other proceeding ("Claim") is brought against more than one insured under the OCIP, Owner and Contractor/Subcontractor recognize the common interest of all OCIP insureds in jointly defending that Claim. To the fullest extent permitted by law, and absent a material, current, actual, unwaivable conflict of interest mandating the appointment of separate counsel under applicable law, Owner and Contractor/Subcontractor insured under the OCIP (i) shall be defended by the same counsel and by the same consultants and experts selected by Owner and/or the OCIP insurers at its or their sole discretion, regardless of whether the defense under the OCIP is provided subject to a reservation of rights issued by any OCIP insurer, and (ii) waive their respective rights to independent counsel as to any and all such Claims. This waiver is deemed to be continuing. Contractor/Subcontractor agrees to execute such other documents as are required to effectuate this waiver and fulfill the purpose of this Section 1.18.

(b) In defense of Claims arising under the OCIP, information shared with counsel engaged to defend the insureds (" Defense Counsel") will be protected from disclosure and shall remain privileged even after the termination of the OCIP and/or the completion of the Project. Contractor/Subcontractor agrees not to disclose to any person or entity, other than to Owner and to Defense Counsel, any confidential information obtained in the defense or pursuit of Claims covered, or potentially covered, under the OCIP. Any such confidential information shall only be used in matters that arise directly pursuant to such OCIP Claims. However, disclosures of such confidential information may be made (i) upon written approval from Defense Counsel or (ii) where required by court order or by applicable law.

(c) Nothing in this Section 1.18 shall preclude Contractor/Subcontractors from engaging counsel of its choice, at its sole expense, to associate in the defense of any such Claim.

# 1.19 Duty of Care

Nothing contained in the OCIP insurance policies, the contract, these contractual provisions, any other contract document, or the Project Insurance Manual shall relieve Contractor/Subcontractor of its obligations to exercise due care in the performance of its duties in connection with the Work and to complete the Work in strict compliance with the contract documents.

# NOTE: THE OWNER AND PROGRAM ADMINISTRATOR MUST APPROVE CHANGES TO ANY OCIP REQUIREMENT OR PROCEDURE. NO CONTRACTOR OR SUBCONTRACTOR HAS THE AUTHORITY TO AMEND THE OCIP REQUIREMENTS.

#### EXHIBIT A

	SEWUP@Keenan.com				Initial Enrollment	Additional Contract
Submit Form						Short to my / T. S. N
		OC	IP Contract Enrollmen	t Form	Change Order	Short term / T & M
			r all initial/new contracts and any ractor or complete the "Expected			
or 100% subcontracto			forth in their contract and the S			
District:			Project:			
			CONTRACTOR DETAI	LS		
Contractor Legal Name	:		Corpora	ition D Sole Proprietor	Partnership	Joint Venture
DBA or Subsidiary:			FEIN#:		Contractor License #:	
Business Address (Addre	ess as listed on Insureds Certific	:ate ):				
Office Address (If Differ	rent from Business Address):	0				
	1	<u>et Name</u>	Phone	<u>Fax</u>	Er	mail
Main Enrollment Conta	.ct		·			
Insurance Contact						
Payroll Contact	3					
Site Contact/Project Mg	gr.					
			CONTRACT DETAILS	8		2
General/Prime Co	ntractor Subcontract	tor Tier Subco	ontractor 🔲 Temp. Labor, Tim	e & Material, or Other:	Bid Pa	ckage #:
Awarding Contractor:			Prime Contra	ictor:		
invaluing Contractor.	2			-		
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Contract Value:	s:	Self Perform Subcontracte	ned Work:	% \$ % \$	Estimated Pa	ayroll:
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#### **OCIP Contract Enrollment Form**

#### GENERAL & EXCESS LIABILITY INSURANCE

General Liablity Insurer

General Liability Policy #:

 General Liability Effective From:
 To:
 General Liability Deductible:
 or;
 Retention:

 Excess Liability Insurer:
 Excess Liability Policy #:
 Effective From:
 To:

#### GENERAL & EXCESS LIABILITY INSURANCE DETAILS (Include Values related to this project contract)

Coverage	Classification Description	Based on Payroll, Receipts or Other	Rate	Per \$100 / \$1000 or Other	Total Value (Payroll, receipts, or Other)	Liability Premium
General Liability	1.		\$	\$	\$	\$
General Liability	2.		\$	\$	\$	\$
Excess/Umbrella Liability			\$	\$	\$	s
Attach copies of	H and XL declarations and rate pages with	enrollment form	n	(Cost B)	Total Liability Cost:	s

#### TOTAL INSURANCE COST

	(Cost C)	Margin Factor (Apply your Mark-Up Ag	ainst Current Cost): \$
		(Cost A +B+C) T	otal Insurance Cost: \$
	EXPECTED SUBCONTRACTORS (If needed	please attach additional sheets including all informati	on requested below.)
Company Name:		Contractor License #:	Est. Contract Value:
Scope of Work:		Est. Start: Date:	Est. Completion Date:
Contact:	Phone:	Fax: Email:	
Company Name:		Contractor License #:	Est. Contract Value:
Scope of Work:		Est. Start: Date:	Est. Completion Date:
Contact:	Phone:	Fax: Email:	· · · · · · · · · · · · · · · · · · ·
Company Name:		Contractor License #:	Est. Contract Value:
Scope of Work:		Est. Start: Date:	Est. Completion Date:
Contact:	Phone:	Fax: Email:	
Company Name:		Contractor License #:	Est. Contract Value:
Scope of Work:		Est. Start: Date:	Est. Completion Date:
Contact:	Phone:	Fax: Email:	
Company Name:		Contractor License #:	Est. Contract Value:
Scope of Work:		Est. Start: Date:	Est. Completion Date:
Contact:	Phone:	Fax: Email:	

I DECLARE UNDER PENALTY OF PERJURY, UNDER THE LAWS OF THE STATE OF CALIFORNIA, THAT:

CLARE UNDER PENALTY OF PERJURY, UNDER THE LAWS OF THE STATE OF CALIFORNIA, THAT:
1. THE INFORMATION CONTAINED IN THIS DOCUMENT IS TRUE AND CORRECT.
2. I HEREBY UNDERSTAND THAT ENROLLMENT IS CONTINGENT UPON RECEIPT AND ACCEPTANCE OF THIS FORM AND ANY APPLICABLE CERTIFICATES OF INSURANCE. SHOULD I SUBMIT AN INCOMPLETE FORM, KEENAN'S SEWUP DEPARTMENT WILL CONTACT ME AND MY FIRM WILL NOT BE ENROLLED UNTIL I PROVIDE ALL NECESSARY INFORMATION IN ITS ENTIRETY.
3. I HAVE READ AND UNDERSTAND THE INFORMATION CONTAINED IN THE BID SPECIFICATIONS REGARDING THE INSURANCE COVERAGES PROVIDED THROUGH THE OCIP. MY FIRM UNDERSTANDS AND ACCEPTS THE INSURANCE PROVIDED UNDER THIS OCIP.
4. MY FIRM AGREES TO COMPLY WITH THE REQUIREMENTS OF THE OCIP AND FOLLOW THE ADMINISTRATIVE PROCEDURES AS OUTLINED IN THE BID SPECIFICATIONS

\_\_\_\_\_ Title: \_\_\_\_\_

Signature:

Date:

Keenan & Associates, 2355 Crenshaw Blvd., Ste. #200, Torrance, CA 90501, Attn: SEWUP, Phone (310) 212-0363, Fax (310) 787-8838, Email SEWUP@keenan.com License # 0451271

# EXHIBIT B

KNOWN OCIP POLICY EXLUSIONS		
Workers Compensation	General Liability	
Bodily Injury Outside US or Canada	Aircraft, Auto or Watercraft	
Bodily Injury To Any Member of Flying Crew	Asbestos	
Bodily Injury To Person Subject To Federal Workers' Compensation	Certain Exclusions To Medical Payments Coverage	
Bodily Injury To Person Subject To Occupational Disease Laws	Certain Exclusions To Personal and Advertising Injury Liability	
Contractual Liability	Certified Acts of Terrorism	
Employees Knowingly Employed Illegally	Contractual Liability (Limited Coverage Provided)	
Employment Related Practices	Employers Lizbility	
Intentional or Aggravated Bodily Injury	Employment Related Practices	
Obligations Imposed By Disability Benefits or Any Similar Law	Expected or Intended Injury	
Obligations Imposed By Occupational Disease Laws	Exterior Insulation and Finish Systems (EIFS) "Subject to Installation Requirements"	
Obligations Imposed By Unemployment Compensation Laws	Fungi Or Bacteria	
Obligations Imposed By Workers' Compensation Laws	Lead	
State or Federal Law Violation Fines, Penalties	Mobile Equipment	
Builders Risk	Nuclear	
Asbestos	Personal and Advertising Bodily Injury	
Certain Offsite Property	Pollution	
Certain Release, Discharge, Escape, or Dispersal Of Contaminants	Prior Continuous, or Progressively Deteriorating Injury or Damage	
Certified Acts of Terrorism (Can be added)	Professional Liability	
Cessation of Work	Recall of Products, Work Or Impaired Property	
Contractor's Tools, Machinery, Plans, Equipment	Silica or Silica Mixed Dust	
Cost of Making Good	Silica or Silica Mixed Dust Violation of Statutes Governing Collecting, Transmitting Information	
Damage To Existing Property (Can be added)	Violation of Statutes Governing Email, Fax, Phone Calls	
Damage While Testing Prototype or Used Machinery/Equipment	War	
Damages, Fines, Penalties At Government Agency or Court Order	Workers Compensation and Similar Laws	
Disappearance or When Revealed By Inventory Shortage Alone	Contractors Pollution Liability	
Earth Movement (Optional sublimits can be added)	Auto, Aircraft, Vessel Or Rolling Stock	
Electrical, Magnetic, or Errors Related To Electronic Records	Claims Between Certain Insured's	
Financial Accounts, Instruments, Stamps, Deeds, Precious Material	Contractual Liability	
Flood (Optional sublimits can be added)	Damage To Property	
Foreign Terrorism	Disposal Sites	
Infidelity, Dishonesty, Fraudulent Activity Of Insured	Employment Related Practices	
Land, Values of Land, Cut, & Fill etc. Prior to Project Commencement	Fines, Penalties, and Treble Damages	
Loss Under Any Manufacturer or Supplier Guarantee/Warranty	Hazardous Materials Facility	
Normal Subsidence	Intentional Acts	
Nuclear	Nuclear	
Offshore Or Barrier Island Property	Other Entities	
Property That Stores, Processes, or Handles Radioactive Materials	Pre-Existing Conditions	
Rolling Stock, Aircraft, Watercraft	Products	
Software Loss, unless results from an Open Peril	Related Entities and Individuals	
Standing Timber, Growing Crops, Animals	Transportation Of Pollutants	
Vehicles or Equipment Licensed For Highway Use	War	
War and Military Action	Workers Compensation and Similar Laws	

# EXHIBIT C

# PROTECTIVE SAFEGUARDS

## APPLICABLE TO 'WOOD FRAME' PROJECTS ONLY:

The Builders Risk Policy will not pay for LOSS caused by or resulting from exposures, if the applicable protective safeguards are not maintained during the Builders Risk Policy term of INSURED PROJECT.

As a condition precedent to fire, theft, vandalism, and malicious mischief coverage provided by the Builders Risk Policy, the following protective safeguards will be maintained at every INSURED PROJECT site of <u>Wood Frame construction</u> insured by the Builders Risk Policy.

- Fencing The entire INSURED PROJECT site shall be surrounded with a six foot chain link fence suitably anchored in the ground and placed a reasonable distance from the insured property. Gates through the chain link fence shall be securely locked during non-working hours.
- Lighting The entire INSURED PROJECT site shall be illuminated from sunset to sunrise, each day.

# EXHIBIT D

				Save Form Print Form Submit Form
	PROJECT SITE MONT Due on the 10 <sup>th</sup> of each mo	HLY PAYROLL I	REPORT	
District Name: Project Name:	Bid Pkg. #: REPORT # (For your Firm's use)			
Reporting Month:		Exam		
Company Name:		—— Dba Na	ame:	
Under Contract With:			P Site Code*:	
· · · · · · · · · · · · · · · · · · ·				t Claim Reporting Guide or Certificate e Description of Operations section.
Workers' Compensation Class Code	Description		On-site man hours	Payroll*
		1		
				1
		TOTAL	0.00	\$0.00
Is this your final payroll ro If Yes, submit final report with Cu until contract work is complete. I I CERTIFY THAT THE INFOR PAYROLL INFORMATION C WORKERS' COMPENSATION	ontract Completion Notice. If the f there is no on site labor, 0 hou MATION REPORTED ABOVE OULD AFFECT YOUR EXM	urs must be reporte IS TRUE AND A NOD - EXPERIEN	ed and submitted.	EPORTING ACCURATE
Signature:		Title:		
Print Name:		Date:		
*Only report payroll for wor rates only, i.e., employee e	k performed on-site. Do not arns \$20/hr. and works 10 h s taxable to employee and p	include overtime tours in one day,	wage rates, use st you would report \$	traight time wage \$200.00 (\$20.00 x 10).
nan & Associates /UP Department i Crenshaw Blvd., Ste. #200, ance, CA 90501 ne (310) 212-3344, Fax (310) 787-883	SUBMIT: SEWUP@K	EENAN.COM 💽		Keenan Associates
10 (010) 212 0011, 1 ax (010) 101-000	•			v 090314

### EXHIBIT E

	DUCATION CONSTRUCTION INSURANCE
Co	entractor's Completion Notice
District Name	
Project Name	
Contractor and Subcontractor agrees	TANT NOTIFICATION – PLEASE READ to complete this form and return to Keenan & Associates upon completion or is contract. Please include, with this form, any supporting documents for final ontract value).
Contractor/Subcontractor Legal Name:	
Contractor/Subcontractor dba Name:	
Address:	
Site Location Code/ Contract Number:	
Initial Contract Value: \$	Final Contract Value: \$
Start Date on Site:	Last Day on Site*: *This would include work performed on final closeout or punch-list items and should not include warranty work.
Parent Contractor (Company Name):	
Parent Contractor	Title:
Signature (Parent Contractor):	Date:
Contractor/Subcontractor Contact Name (Print):	Title:
Signature (Contractor/Subcontractor):	Date:
Keenan & Associates SEWUP Department	