CONTRACT DOCUMENTS

[Name of] Project [Address] APN: _____ By and between Stockton Unified School District 701 N. Madison Street Stockton, CA 95202 And [Developer] [Address]

Dated as of ______, 20__

For all or a portion of the following Site:

PAYMENT BOND Developer's Labor & Material Bond (100% of Contract Price)

KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, the governing board ("Board") of the Stockton Unified School District, ("District") and ("Principal") have entered into a contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to perform the following project:
Project
("Project" or "Contract") which Contract dated, 20, and all of the Contract Documents attached to or forming a part of the Contract, are hereby referred to and made a part hereof; and
WHEREAS, pursuant to law and the Contract, the Principal is required, before entering upon the performance of the work, to file a good and sufficient bond with the body by which the Contract is awarded in an amount equal to one hundred percent (100%) of the Contract price, to secure the claims to which reference is made in sections 9000 through 9510 and 9550 through 9566 of the Civil Code, and division 2, part 7, of the Labor Code.
NOW, THEREFORE, the Principal and
("Surety")
are held and firmly bound unto all laborers, material men, and other persons referred to in said statutes in the sum of
Dollars (\$), lawful money of the United States, being a sum not less than the total amount payable by the terms of Contract, for the payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors, or assigns, jointly and severally, by these presents.

The condition of this obligation is that if the Principal or any of his or its subcontractors, of the heirs, executors, administrators, successors, or assigns of any, all, or either of them shall fail to pay for any labor, materials, provisions, provender, or other supplies, 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 required to be deducted, withheld, and paid over to the Employment Development Department from the wages of employees of the Principal or any of his or its subcontractors of any tier under Section 13020 of the Unemployment Insurance Code with respect to such work or labor, that the Surety will pay the same in an amount not exceeding the amount herein above set forth, and also in case suit is brought upon this bond, will pay a reasonable attorney's fee to be awarded and fixed by the Court, and to be taxed as costs and to be included in the judgment therein rendered.

It is hereby expressly stipulated and agreed that this bond shall inure to the benefit of any and all persons, companies, and corporations entitled to file claims under section 9100 of the Civil Code, so as to give a right of action to them or their assigns in any suit brought upon this bond.

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

notice of any such change, extension, alteration, or addition.

IN WITNESS WHEREOF, two (2) identical counterparts of this instrument, each of which shall for all purposes be deemed an original thereof, have been duly executed by the Principal and Surety above named, on the _______ day of _______, 20_____.

Principal ______ Surety

By ______ Name of California Agent of Surety

Address of California Agent of Surety

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

Developer must attach a Notarial Acknowledgment for all Surety's signatures and a Power of Attorney and Certificate of Authority for Surety. The California Department of Insurance must authorize the Surety to be an admitted surety insurer.

END OF DOCUMENT

Telephone No. of California Agent of Surety

<u>PERFORMANCE BOND</u> (100% of Contract Price)

KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, the governing board ("Board") of the Stockton Unified School District, ("District") and ("Principal") have entered into a contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to perform the following project:
Project
("Project" or "Contract") which Contract dated, 20, and all of the Contract Documents attached to or forming a part of the Contract, are hereby referred to and made a part hereof; and
WHEREAS, said Principal is required under the terms of the Contract to furnish a bond for the faithful performance of the Contract.
NOW, THEREFORE, the Principal and
and firmly bound unto the Board of the District in the penal sum of
Dollars (\$), lawful money of the United States, for the payment of which sum well and truly to be made we bind ourselves, our heirs, executors, administrators, successors, and assigns jointly and severally, firmly by these presents, to:

- Promptly perform all the work required to complete the Project; and
- Pay to the District all damages the District incurs as a result of the Principal's failure to perform all the Work required to complete the Project.

Or, at the District's sole discretion and election, the Surety shall obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by the District of the lowest responsible bidder, arrange for a contract between such bidder and the District and make available as Work progresses sufficient funds to pay the cost of completion less the "balance of the Contract Price," and to pay and perform all obligations of Principals under the Contract, including, without limitation, all obligations with respect to warranties, guarantees and the payment of liquidated damages. The term "balance of the Contract Price," as used in this paragraph, shall mean the total amount payable to Principal by the District under the Contract and any modifications thereto, less the amount previously paid by the District to the Principal, less any withholdings by the District allowed under the Contract. District shall not be required or obligated to accept a tender of a completion contractor from the Surety for any or no reason.

The condition of the obligation is such that, if the above bounden Principal, his or its heirs, executors, administrators, successors, or assigns, shall in all things stand to and abide by, and well and truly keep and perform the covenants, conditions, and agreements in the Contract and any alteration thereof made as therein provided, on his or its part to be kept and performed at the time and in the intent and meaning, including all contractual guarantees and warrantees of materials and

workmanship, and shall indemnify and save harmless the District, its trustees, officers and agents, as therein stipulated, then this obligation shall become null and void, otherwise it shall be and remain in full force and virtue.

Surety expressly agrees that the District may reject any contractor or subcontractor proposed by Surety to fulfill its obligations in the event of default by the Principal. Surety shall not utilize Principal in completing the Work nor shall Surety accept a Bid from Principal for completion of the Work if the District declares the Principal to be in default and notifies Surety of the District's objection to Principal's further participation in the completion of the Work.

As a condition precedent to the satisfactory completion of the Contract, the above obligation shall hold good for a period equal to the warranty and/or guarantee period of the Contract, during which time Surety's obligation shall continue if Developer shall fail to make full, complete, and satisfactory repair and replacements and totally protect the District from loss or damage resulting from or caused by defective materials or faulty workmanship. The obligations of Surety hereunder shall continue so long as any obligation of Developer remains. Nothing herein shall limit the District's rights or Developer or Surety's obligations under the Contract, law or equity including, but not limited to, California Code of Civil Procedure section 337.15.

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 or the specifications accompanying the same shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of the Contract or to the work or to the specifications.

	lentical counterparts of this instrument, each of which shall for al ereof, have been duly executed by the Principal and Surety above, 20
Principal	Surety
Ву	Ву
	Name of California Agent of Surety
	Address of California Agent of Surety
	Telephone No. of California Agent of Surety

Developer must attach a Notarial Acknowledgment for all Surety's signatures and a Power of Attorney and Certificate of Authority for Surety. The California Department of Insurance must authorize the Surety to be an admitted surety insurer.

REGISTERED SUBCONTRACTORS LIST (Labor Code Section 1771.1)

PROJECT:

Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
Date:	
Proper Name of Developer:	
Signature:	
Print Name:	
Title:	

HAZARDOUS MATERIALS PROCEDURES & REQUIREMENTS

1. **Summary**

This document includes information applicable to hazardous materials and hazardous waste abatement.

2. Notice of Hazardous Waste or Materials

- a. Developer shall give notice in writing to the District, the Construction Manager, and the Architect promptly, before any of the following materials are disturbed, and in no event later than twenty-four (24) hours after first observance, of any:
 - (1) Material that Developer believes may be a material that is hazardous waste or hazardous material, as defined in section 25117 of the Health and Safety Code, that is required to be removed to a Class I, Class II, or Class III disposal site in accordance with provisions of existing law;
 - (2) Other material that may present a substantial danger to persons or property exposed thereto in connection with Work at the site.
- b. Developer's written notice shall indicate whether the hazardous waste or material was shown or indicated in the Contract Documents to be within the scope of Work, and whether the materials were brought to the site by Developer, its Subcontractors, suppliers, or anyone else for whom Developer is responsible. As used in this section the term "hazardous materials" shall include, without limitation, asbestos, lead, Polychlorinated biphenyl (PCB), petroleum and related hydrocarbons, and radioactive material.
- c. In response to Developer's written notice, the District shall investigate the identified conditions.
- d. If the District determines that conditions do not involve hazardous materials or that no change in terms of Contract is justified, the District shall so notify Developer in writing, stating reasons. If the District and Developer cannot agree on whether conditions justify an adjustment in Contract Price or Contract Time, or on the extent of any adjustment, Developer shall proceed with the Work as directed by the District.
- e. If after receipt of notice from the District, Developer does not agree to resume Work based on a reasonable belief it is unsafe, or does not agree to resume Work under special conditions, then District may order such portion of Work that is in connection with such hazardous condition or such affected area to be deleted from the Work, or performed by others, or District may invoke its rights to terminate the Contract in whole or in part. District will determine entitlement to or the amount or extent of an adjustment, if any, in Contract Price or Contract Time as a result of deleting such portion of Work, or performing the Work by others.

f. If Developer stops Work in connection with any hazardous condition and in any area affected thereby, Developer shall immediately redeploy its workers, equipment, and materials, as necessary, to other portions of the Work to minimize delay and disruption.

3. Additional Warranties and Representations

- a. Developer represents and warrants that it, its employees, and its subcontractors and their employees, shall at all times have the required levels of familiarity with the Site and the Work, training, and ability to comply fully with all applicable laws and contractual requirements for safe and expeditious performance of the Work, including whatever training is or may be required regarding the activities to be performed (including, but not limited to, all training required to address adequately the actual or potential dangers of Contract performance).
- b. Developer represents and warrants that it, its employees, and its subcontractors and their employees, shall at all times have and maintain in good standing any and all certifications and licenses required by applicable federal, state, and other governmental and quasi-governmental requirements applicable to the Work.
- c. Developer represents and warrants that it has studied carefully all requirements of the Specifications regarding procedures for demolition, hazardous waste abatement, or safety practices, specified in the Contract, and prior to submitting its bid, has either (a) verified to its satisfaction that the specified procedures are adequate and sufficient to achieve the results intended by the Contract Documents, or (b) by way of approved "or equal" request or request for clarification and written Addenda, secured changes to the specified procedures sufficient to achieve the results intended by the Contract Documents. Developer accepts the risk that any specified procedure will result in a completed Project in full compliance with the Contract Documents.

4. Monitoring and Testing

- a. District reserves the right, in its sole discretion, to conduct air monitoring, earth monitoring, Work monitoring, and any other tests (in addition to testing required under the agreement or applicable law), to monitor Contract requirements of safe and statutorily compliant work methods and (where applicable) safe re-entry level air standards under state and federal law upon completion of the job, and compliance of the work with periodic and final inspection by public and quasi-public entities having jurisdiction.
- b. Developer acknowledges that District has the right to perform, or cause to be performed, various activities and tests including, but not limited to, preabatement, during abatement, and post-abatement air monitoring, that District shall have no obligation to perform said activities and tests, and that a portion of said activities and tests may take place prior to the completion of the Work by Developer. In the event District elects to perform these activities and tests, Developer shall afford District ample access to the Site and all areas of the Work as may be necessary for the performance of these activities and tests.

Developer will include the potential impact of these activities or tests by District in the Contract Price and the Scheduled Completion Date.

c. Notwithstanding District's rights granted by this paragraph, Developer may retain its own industrial hygiene consultant at Developer's own expense and may collect samples and may perform tests including, but not limited to, preabatement, during abatement, and post-abatement personal air monitoring, and District reserves the right to request documentation of all such activities and tests performed by Developer relating to the Work and Developer shall immediately provide that documentation upon request.

5. **Compliance with Laws**

- a. Developer shall perform safe, expeditious, and orderly work in accordance with the best practices and the highest standards in the hazardous waste abatement, removal, and disposal industry, the applicable law, and the Contract Documents, including, but not limited to, all responsibilities relating to the preparation and return of waste shipment records, all requirements of the law, delivering of all requisite notices, and obtaining all necessary governmental and quasi-governmental approvals.
- b. Developer represents that it is familiar with and shall comply with all laws applicable to the Work or completed Work including, but not limited to, all federal, state, and local laws, statutes, standards, rules, regulations, and ordinances applicable to the Work relating to:
 - (1) The protection of the public health, welfare and environment;
 - (2) Storage, handling, or use of asbestos, PCB, lead, petroleum based products, radioactive material, or other hazardous materials;
 - (3) The generation, processing, treatment, storage, transport, disposal, destruction, or other management of asbestos, PCB, lead, petroleum, radioactive material, or hazardous waste materials or other waste materials of any kind; and
 - (4) The protection of environmentally sensitive areas such as wetlands and coastal areas.

6. **Disposal**

- a. Developer has the sole responsibility for determining current waste storage, handling, transportation, and disposal regulations for the job Site and for each waste disposal facility. Developer must comply fully at its sole cost and expense with these regulations and any applicable law. District may, but is not obligated to, require submittals with this information for it to review consistent with the Contract Documents.
- b. Developer shall develop and implement a system acceptable to District to track hazardous waste from the Site to disposal, including appropriate "Hazardous Waste Manifests" on the EPA form, so that District may track the volume of waste it put in each landfill and receive from each landfill a certificate of receipt.

c. Developer shall provide District with the name and address of each waste disposal facility prior to any disposal, and District shall have the express right to reject any proposed disposal facility. Developer shall not use any disposal facility to which District has objected. Developer shall document actual disposal or destruction of waste at a designated facility by completing a disposal certificate or certificate of destruction forwarding the original to the District.

7. **Permits**

- a. Before performing any of the Work, and at such other times as may be required by applicable law, Developer shall deliver all requisite notices and obtain the approval of all governmental and quasi-governmental authorities having jurisdiction over the Work. Developer shall submit evidence satisfactory to District that it and any disposal facility:
 - (1) have obtained all required permits, approvals, and the like in a timely manner both prior to commencement of the Work and thereafter as and when required by applicable law; and
 - (2) comply with all such permits, approvals and the regulations.

For example, before commencing any work in connection with the Work involving asbestos-containing materials, or PCBs, or other hazardous materials subject to regulation, Developer agrees to provide the required notice of intent to renovate or demolish to the appropriate state or federal agency having jurisdiction, by certified mail, return receipt requested, or by some other method of transmittal for which a return receipt is obtained, and to send a copy of that notice to District. Developer shall not conduct any Work involving asbestos-containing materials or PCBs unless Developer has first confirmed that the appropriate agency having jurisdiction is in receipt of the required notification. All permits, licenses, and bonds that are required by governmental or quasi-governmental authorities, and all fees, deposits, tap fees, offsite easements, and asbestos and PCB disposal facilities expenses necessary for the prosecution of the Work, shall be procured and paid for by Developer. Developer shall give all notices and comply with the all applicable laws bearing on the conduct of the Work as drawn and specified. If Developer observes or reasonably should have observed that Plans and Specifications and other Contract Documents are at variance therewith, it shall be responsible for promptly notifying District in writing of such fact. If Developer performs any Work contrary to applicable laws, it shall bear all costs arising therefrom.

b. In the case of any permits or notices held in District's name or of necessity to be made in District's name, District shall cooperate with Developer in securing the permit or giving the notice, but Developer shall prepare for District review and execution upon approval, all necessary applications, notices, and other materials.

8. Indemnification

To the fullest extent permitted by law, the indemnities and limitations of liability expressed throughout the Contract Documents apply with equal force and effect to any claims or liabilities imposed or existing by virtue of the removal, abatement, and disposal of hazardous waste. This includes, but is not limited to, liabilities connected to the selection and use of a waste disposal facility, a waste transporter, personal injury, property damage, loss of use of property, damage to the environment or natural resources, or "disposal" and "release" of materials associated with the Work (as defined in 42 U.S.C. § 960l et seq.).

9. **Termination**

District shall have an absolute right to terminate for default immediately without notice and without an opportunity to cure should Developer knowingly or recklessly commit a material breach of the terms of the Contract Documents, or any applicable law, on any matter involving the exposure of persons or property to hazardous waste. However, if the breach of contract exposing persons or property to hazardous waste is due solely to an ordinary, unintentional, and non-reckless failure to exercise reasonable care, then the procedures for termination for cause shall apply without modification.

WORKERS' COMPENSATION CERTIFICATION

Labor Code section 3700, in relevant part, provides:

Every employer except the State shall secure the payment of compensation in one or more of the following ways:

- a. By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this state; and/or
- b. By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his employees.

I am aware of the provisions of section 3700 of the Labor Code that require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Work of this Contract.

Date:	
Proper Name of Developer:	
Signature:	
Print Name:	
Title:	
nue.	

(In accordance with Labor Code sections 1860 and 1861, the above certificate must be signed and filed with the awarding body prior to performing any Work under this Contract.)

PREVAILING WAGE AND RELATED LABOR REQUIREMENTS CERTIFICATION

I hereby certify that I will conform to the State of California Public Works Contract requirements regarding prevailing wages, benefits, on-site audits with 48-hours' notice, payroll records, and apprentice and trainee employment requirements, for all Work on the above Project including, without limitation, labor compliance monitoring and enforcement by the Department of Industrial Relations.

[IF THIS PROJECT USES FEDERAL FUNDS, DISTRICT SHOULD INCLUDE THE FOLLOWING] I hereby certify that I will also conform to the Federal Labor Standards Provisions regarding minimum wages, withholding, payrolls and basic records, apprentice and trainee employment requirements, equal employment opportunity requirements, Copeland Act requirements, Davis-Bacon and Related Act requirements, Contract Work Hours and Safety Standards Act requirements, and any and all other applicable requirements for federal funding for all Work on the above Project.

Date:	
Name of Developer:	
Signature:	
Print Name:	
Title:	
Tide.	

<u>DISABLED VETERAN BUSINESS</u> ENTERPRISE PARTICIPATION CERTIFICATION

GENERAL INSTRUCTIONS

Section 17076.11 of the Education Code requires school districts using, or planning to use, funds allocated pursuant to the State of California School Facility Program ("Program") for the construction and/or modernization of school buildings to have a participation goal for disabled veteran business enterprises ("DVBE") of at least three percent (3%) per year of the overall dollar amount expended each year by the school district on projects that receive state funding. Therefore, the lowest responsive, responsible bidder awarded the Contract must submit this document to the District <u>after</u> issuance of the Notice of Award After Guaranteed Maximum Price, identifying the steps Developer took to solicit DVBE participation in conjunction with this Contract. Do not submit this form with your bids.

PART I – Method of Compliance with DVBE Participation Goals. Check the appropriate box to indicate your method of committing the contract dollar amount.

YOUR BUSINESS ENTERPRISE IS:	AND YOU WILL	AND YOU WILL
☐ Disabled veteran owned and your forces will perform at least 3% of this Contract	Include a copy of your DVBE letter from Office of Small Business and Disabled Veterans Business Enterprise Services ("OSB")*	Complete Part 1 of this form and the Certification
☐ Disabled veteran owned but is unable to perform 3% of this Contract with your forces	Use DVBE subcontractors /suppliers to bring the Contract participation to at least 3%	Include a copy of each DVBE's letter from OSB (including yours, if applicable), and complete Part 1 of this
□ NOT disabled veteran owned	Use DVBE subcontractors /suppliers for at least 3% of this Contract	form and the certification
☐ Unable to meet the required participation goals after good faith efforts	Make good faith efforts, including contacts, advertisement and DVBE solicitation	Complete all of this form and the Certification

^{*} A DVBE letter from OSB is obtained from the participating DVBE.

You must complete the following table to show the dollar amount of DVBE participation:

	TOTAL CONTRACT PRICE
A. Prime Bidder, if DVBE (own participation)	\$
DVBE Subcontractor or Supplier	
Subtotal (A & B)	
Non-DVBE	
Total Bid	

PART II – Contacts. To identify DVBE subcontractors/suppliers for participation in your contract, you must contact each of the following categories. You should contact several DVBE organizations.

CATEGORY	TELEPHONE NUMBER	DATE CONTACTED	PERSON CONTACTED
The District, if any			*
OSB, which publishes a list of DVBE's; Internet Address: http://www.dgs.ca.gov/osbcr	(916) 323-5478 (916) 322-5060		*
DVBE Organization (List)			*

^{*}Write "recorded message" in this column, if applicable.

PART III – Advertisement. You must advertise for DVBE participation in both a trade and focus paper. List the advertisement you place to solicit DVBE participation. Advertisements should be published at least fourteen (14) days prior to bid/proposal opening; if you cannot advertise fourteen (14) days prior, advertisements should be published as soon as possible. Advertisements must include that your firm is seeking DVBE participation, the project name and location, and you firm's name, your contact person, and telephone number. Attach copies of advertisements to this form.

FOCUS/TRADE PAPER NAME	CHECK ONE		DATE OF ADVERTISEMENT	
	TRADE	FOCUS		

PART IV – DVBE Solicitations. List DVBE subcontractors/suppliers that were invited to bid. Use the following instructions to complete the remainder of this section (read the three columns as a sentence from left to right). If you need additional space to list DVBE solicitations, please use a separate page and attach to this form.

IF THE DVBE	THEN			AND	
was selected to participate	Check "yes" in the			include a copy	of their DVBE
	"SELECTED" co	olumn		letter(s) from	OSB
was NOT selected to	Check "NO" in	the		state why in th	ne "REASON
participate	"SELECTED" co	olumn		NOT SELECTE	D" column
did not respond to your	Check the "NO	RESPO	NSE"		
solicitation	column.				
DISABLED VETERANS BUS	INESS	SELEC	TED	REASON	NO
ENTERPRISES CONTACTED)			NOT	RESPONSE
				SELECTED	
	YES NO		NO		

A copy of this form must be retained by you and may be subject to a future audit.

CERTIFICATION

Ι,	certify that I am Developer's		
and that I have made a dilige made herein.	ent effort to ascertain the facts with regard to the representations		
Date:			
Name of Developer:			
Signature:			
Print Name:			
Title:			
	END OF DOCUMENT		

DRUG-FREE WORKPLACE CERTIFICATION

This Drug-Free Workplace Certification form is required from the successful Bidder pursuant to Government Code section 8350 et seq., the Drug-Free Workplace Act of 1990. The Drug-Free Workplace Act of 1990 requires that every person or organization awarded a contract or grant for the procurement of any property or service from any state agency must certify that it will provide a drug-free workplace by doing certain specified acts. In addition, the Act provides that each contract or grant awarded by a state agency may be subject to suspension of payments or termination of the contract or grant, and the contractor or grantee may be subject to debarment from future contracting, if the contracting agency determines that specified acts have occurred.

The District is not a "state agency" as defined in the applicable section(s) of the Government Code, but the District is a local agency and public school district under California law and requires all contractors on District projects to comply with the provisions and requirements of Government Code section 8350, et seq., the Drug-Free Workplace Act of 1990.

Developer shall certify that it will provide a drug-free workplace by doing all of the following:

- a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the person's or organization's workplace and specifying actions which will be taken against employees for violations of the prohibition.
- b. Establishing a drug-free awareness program to inform employees about all of the following:
 - (1) The dangers of drug abuse in the workplace.
 - (2) The person's or organization's policy of maintaining a drug-free workplace.
 - (3) The availability of drug counseling, rehabilitation, and employee-assistance programs.
 - (4) The penalties that may be imposed upon employees for drug abuse violations.
- c. Requiring that each employee engaged in the performance of the contract or grant be given a copy of the statement required above, and that, as a condition of employment on the contract or grant, the employee agrees to abide by the terms of the statement.

I, the undersigned, agree to fulfill the terms and requirements of Government Code section 8355 listed above and will publish a statement notifying employees concerning (a) the prohibition of controlled substance at the workplace, (b) establishing a drug-free awareness program, and (c) requiring that each employee engaged in the performance of the Contract be given a copy of the statement required by Government Code section 8355(a), and requiring that the employee agree to abide by the terms of that statement.

I also understand that if the District determines that I have either (a) made a false certification herein, or (b) violated this certification by failing to carry out the requirements of Government Code section 8355, that the Contract awarded herein is subject to termination, suspension of payments, or both. I further understand that, should I violate the terms of the Drug-Free Workplace Act of 1990, I may be subject to debarment in accordance with the requirements of the aforementioned Act.

I acknowledge that I am aware of the provisions of Government Code section 8350, et seq. and hereby certify that I will adhere to the requirements of the Drug-Free Workplace Act of 1990.

	5115 O.5 5 O.5 11 15 15 15 15 15 15 15 15 15 15 15 15
Title:	
rillic Name.	
Print Name:	
Signature:	
Proper Name of Developer:	
Date:	

TOBACCO-FREE ENVIRONMENT CERTIFICATION

Pursuant to, without limitation, 20 U.S.C. section 6083, Labor Code section 6400, et seq., Health & Safety Code section 104350, et seq., and District Board policies, all District sites, including the Project site, are tobacco-free environments. Smoking and the use of tobacco products by all persons is prohibited on or in District property. District property includes school buildings, school grounds, school-owned vehicles and vehicles owned by others while on District property.

I acknowledge that I am aware of the District's policy regarding tobacco-free environments at District sites, including the Project site and hereby certify that I will adhere to the requirements of that policy and not permit any of my firm's employees, agents, subcontractors, or my firm's subcontractors' employees or agents, to use tobacco and/or smoke on the Project site.

Date:	
Proper Name of Developer:	
Signature:	
Print Name:	
Title:	

HAZARDOUS MATERIALS CERTIFICATION

Developer hereby certifies that no asbestos, or asbestos-containing materials, polychlorinated biphenyl (PCB), or any material listed by the federal or state Environmental Protection Agency or federal or state health agencies as a hazardous material, or any other material defined as being hazardous under federal or state laws, rules, or regulations ("New Hazardous Material"), shall be furnished, installed, or incorporated in any way into the Project or in any tools, devices, clothing, or equipment used to affect any portion of Developer's work on the Project for District.

Developer further certifies that it has instructed its employees with respect to the above-mentioned standards, hazards, risks, and liabilities.

Asbestos and/or asbestos-containing material shall be defined as all items containing but not limited to chrysotile, crocidolite, amosite, anthophyllite, tremolite, and actinolite. Any or all material containing greater than one-tenth of one percent (0.1%) asbestos shall be defined as asbestos-containing material.

Any disputes involving the question of whether or not material is New Hazardous Material shall be settled by electron microscopy or other appropriate and recognized testing procedure, at the District's determination. The costs of any such tests shall be paid by Developer if the material is found to be New Hazardous Material.

All Work or materials found to be New Hazardous Material or Work or material installed with equipment containing New Hazardous Material will be immediately rejected and this Work will be removed at Developer's expense at no additional cost to the District.

Developer has read and understood the document titled Hazardous Materials Procedures & Requirements, and shall comply with all the provisions outlined therein.

Date:	
Proper Name of Developer:	
Signature:	
Print Name:	
Title:	
	END OF DOCUMENT

LEAD-BASED MATERIALS CERTIFICATION

This certification provides notice to Developer that:

- (1) Developer's work may disturb lead-containing building materials.
- (2) Developer shall notify the District if any work may result in the disturbance of lead-containing building materials.
- (3) Developer shall comply with the Renovation, Repair and Painting Rule, if lead-based paint is disturbed in a six-square-foot or greater area indoors or a 20-square-foot or greater area outdoors.

1. Lead as a Health Hazard

Lead poisoning is recognized as a serious environmental health hazard facing children today. Even at low levels of exposure, much lower than previously believed, lead can impair the development of a child's central nervous system, causing learning disabilities, and leading to serious behavioral problems. Lead enters the environment as tiny lead particles and lead dust disburses when paint chips, chalks, peels, wears away over time, or is otherwise disturbed. Ingestion of lead dust is the most common pathway of childhood poisoning; lead dust gets on a child's hands and toys and then into a child's mouth through common hand-to-mouth activity. Exposures may result from construction or remodeling activities that disturb lead paint, from ordinary wear and tear of windows and doors, or from friction on other surfaces.

Ordinary construction and renovation or repainting activities carried out without lead-safe work practices can disturb lead-based paint and create significant hazards. Improper removal practices, such as dry scraping, sanding, or water blasting painted surfaces, are likely to generate high volumes of lead dust.

Because Developer and its employees will be providing services for the District, and because Developer's work may disturb lead-containing building materials, DEVELOPER IS HEREBY NOTIFIED of the potential presence of lead-containing materials located within certain buildings utilized by the District. All school buildings built prior to 1978 are presumed to contain some lead-based paint until sampling proves otherwise.

2. <u>Overview of California Law</u>

Education Code section 32240, et seq. is known as the Lead-Safe Schools Protection Act. Under this act, the Department of Health Services is to conduct a sample survey of schools in the State of California for the purpose of developing risk factors to predict lead contamination in public schools. (Ed. Code, § 32241.)

Any school that undertakes any action to abate existing risk factors for lead is required to utilize trained and state-certified contractors, inspectors, and workers. (Ed. Code, § 32243, subd. (b).) Moreover, lead-based paint, lead plumbing, and solders, or other potential sources of lead contamination, shall not be utilized in the construction of any new school facility or the modernization or renovation of any existing school facility. (Ed. Code, § 32244.)

Both the Federal Occupational Safety and Health Administration ("Fed/OSHA") and the California Division of Occupational Safety and Health ("Cal/OSHA") have implemented

safety orders applicable to all construction work where a contractor's employee may be occupationally exposed to lead.

The OSHA Regulations apply to all construction work where a contractor's employee may be occupationally exposed to lead. The OSHA Regulations contain specific and detailed requirements imposed on contractors subject to those regulations. The OSHA Regulations define construction work as work for construction, alteration, and/or repair, including painting and decorating. Regulated work includes, but is not limited to, the following:

- a. Demolition or salvage of structures where lead or materials containing lead are present;
- b. Removal or encapsulation of materials containing lead;
- c. New construction, alteration, repair, or renovation of structures, substrates, or portions thereof, that contain lead, or materials containing lead;
- d. Installation of products containing lead;
- e. Lead contamination/emergency cleanup;
- f. Transportation, disposal, storage, or containment of lead or materials containing lead on the site or location at which construction activities are performed; and
- g. Maintenance operations associated with the construction activities described in the subsection.

Because it is assumed by the District that all painted surfaces (interior as well as exterior) within the District contain some level of lead, it is imperative that Developer, its workers and subcontractors fully and adequately comply with all applicable laws, rules and regulations governing lead-based materials (including title 8, California Code of Regulations, section 1532.1).

Developer shall notify the District if any Work may result in the disturbance of lead-containing building materials. Any and all Work that may result in the disturbance of lead-containing building materials shall be coordinated through the District. A signed copy of this Certification shall be on file prior to beginning Work on the Project, along with all current insurance certificates.

3. Renovation, Repair and Painting Rule, Section 402(c)(3) of the Toxic Substances Control Act

The EPA requires lead safe work practices to reduce exposure to lead hazards created by renovation, repair and painting activities that disturb lead-based paint. Pursuant to the Renovation, Repair and Painting Rule (RRP), renovations in homes, childcare facilities, and schools built prior to 1978 must be conducted by certified renovations firms, using renovators with training by a EPA-accredited training provider, and fully and adequately complying with all applicable laws, rules and regulations governing lead-based materials, including those rules and regulations appearing within title 40 of the Code of Federal Regulations as part 745 (40 CFR 745).

The RRP requirements apply to all contractors who disturb lead-based paint in a six-square-foot or greater area indoors or a 20-square-foot or greater area outdoors. If a DPH-certified

inspector or risk assessor determines that a home constructed before 1978 is lead-free, the federal certification is not required for anyone working on that particular building.

4. <u>Developer's Liability</u>

If Developer fails to comply with any applicable laws, rules, or regulations, and that failure results in a site or worker contamination, Developer will be held solely responsible for all costs involved in any required corrective actions, and shall defend, indemnify, and hold harmless the District, pursuant to the indemnification provisions of the Contract, for all damages and other claims arising therefrom.

If lead disturbance is anticipated in the Work, only persons with appropriate accreditation, registrations, licenses, and training shall conduct this Work.

It shall be the responsibility of Developer to properly dispose of any and all waste products, including, but not limited to, paint chips, any collected residue, or any other visual material that may occur from the prepping of any painted surface. It will be the responsibility of Developer to provide the proper disposal of any hazardous waste by a certified hazardous waste hauler. This company shall be registered with the Department of Transportation (DOT) and shall be able to issue a current manifest number upon transporting any hazardous material from any school site within the District.

Developer shall provide the District with any sample results prior to beginning Work, during the Work, and after the completion of the Work. The District may request to examine, prior to the commencement of the Work, the lead training records of each employee of Developer.

DEVELOPER HEREBY ACKNOWLEDGES, UNDER PENALTY OF PERJURY, THAT IT:

- 1. <u>HAS RECEIVED NOTIFICATION OF POTENTIAL LEAD-BASED MATERIALS ON THE OWNER'S PROPERTY;</u>
- 2. <u>IS KNOWLEDGEABLE REGARDING AND WILL COMPLY WITH ALL APPLICABLE LAWS, RULES, AND REGULATIONS GOVERNING WORK WITH, AND DISPOSAL, OF LEAD.</u>

THE UNDERSIGNED WARRANTS THAT HE/SHE HAS THE AUTHORITY TO SIGN ON BEHALF OF AND BIND DEVELOPER. THE DISTRICT MAY REQUIRE PROOF OF SUCH AUTHORITY.

Date:		
Proper Name of Developer:		
Signature:		
Print Name:		
Title:		
Title:	END OF DOCUMENT	

IMPORTED MATERIALS CERTIFICATION

This form shall be executed by all entities that, in any way, provide or deliver and/or supply any soils, aggregate, or related materials ("Fill") to the Project Site and shall be provided to the District at least ten (10) days before delivery. All Fill shall satisfy all requirements of any environmental review of the Project performed pursuant to the statutes and guidelines of the California Environmental Quality Act, section 21000, et seq. of the Public Resources Code ("CEQA"), and all requirements of section 17210, et seq. of the Education Code, including requirements for a Phase I environmental assessment acceptable to the State of California Department of Education and Department of Toxic Substances Control.

Certification of:	Delivery Firm/TransporterWholesalerDistributor	□ Supplier □ Broker □ Other	□ Manufacturer □ Retailer
Type of Entity	□ Corporation□ Limited Partnership□ Sole Proprietorship		•
Name of firm ("F	Firm"):		
Mailing address:			
Addresses of bra	anch office used for this Project	:	
If subsidiary, na	me and address of parent com	pany:	
Safety Code ar material. I furth provided, delive this Firm to the 25260 of the He	e below, I hereby certify that I and the sections referenced the ner certify on behalf of the Firm ered, and/or supplied or that we Project Site are free of any an ealth and Safety Code. I furth behalf of the Firm.	erein regarding t that all soils, aggr ill be provided, de d all hazardous m	he definition of hazardous regates, or related materials elivered, and/or supplied by aterial as defined in section
Date:			
Proper Name of	Firm:		
Signature:			
Print Name:			
Title:			

END OF DOCUMENT

Imported Materials Certification [Name Of] Project DWK DMS 3757247v1

CRIMINAL BACKGROUND INVESTIGATION/FINGERPRINTING CERTIFICATION

The undersigned does hereby certify to the governing board of the District as follows:

That I am a representative of Developer currently under contract with the District; that I am familiar with the facts herein certified; and that I am authorized and qualified to execute this certificate on behalf of Developer.

Developer certifies that it has taken at least one of the following actions with respect to the construction Project that is the subject of the Contract (check all that apply):

Developer is a sole proprietor and intends to comply with the fingerprinting requirements of Education Code section 45125.1(k) with respect to all Developer's employees who may have contact with District pupils in the course of providing services pursuant to the Contract, and hereby agrees to the District's preparation and submission of fingerprints such that the California Department of Justice may determine that none of those employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. No work shall commence until such determination by DOJ has been made.
As an authorized District official, I am familiar with the facts herein certified, and am authorized to execute this certificate on behalf of the District and undertake to prepare and submit Developer's fingerprints as if he or she was an employee of the District.
Date:
District Representative's Name and Title:
District Representative's Signature:
Developer, who is not a sole proprietor, has complied with the fingerprinting requirements of Education Code section 45125.1 with respect to all Developer's employees and all of its Subcontractors' employees who may have contact with District pupils in the course of providing services pursuant to the Contract, and the California Department of Justice has determined that none of those employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. A complete and accurate list of Developer's employees and of all of its subcontractors' employees who may come in contact with District pupils during the course and scope of the Contract is attached hereto; and/or
Pursuant to Education Code section 45125.2, Developer has installed or will install, prior to commencement of Work, a physical barrier at the Work Site, that will limit contact between Developer's employees and District pupils at all times; and/or
Pursuant to Education Code section 45125.2, Developer certifies that all employees will be under the continual supervision of, and monitored by, an employee of Developer who the California Department of Justice has ascertained, or as described below, will ascertain, has not been convicted of a violent or serious felony. The name and title of the employee who will be supervising Developer's and its subcontractors' employees is:
Name:
Title·

NOTE: If Developer is a sole proprietor, and elects the above option, Developer must have the above-named employee's fingerprints prepared and submitted by the District, in accordance with Education Code section 45125.1(k). No work shall commence until such determination by DOJ has been made.

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

and submit Developer's fingerprints as if he or she was an employee of the District. Date: District Representative's Name and Title: District Representative's Signature: ☐ The Work on the Contract is either (i) at an unoccupied school site and no employee and/or subcontractor or supplier of any tier of the Contract shall come in contact with the District pupils or (ii) Developer's employees or any subcontractor or supplier of any tier of the Contract will have only limited contact, if any, with District pupils and the District will take appropriate steps to protect the safety of any pupils that may come in contact with Consultant's employees, subcontractors or suppliers so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Developer under the Contract. As an authorized District official, I am familiar with the facts herein certified, and am authorized to execute this certificate on behalf of the District. District Representative's Name and Title: ______ District Representative's Signature: Developer's responsibility for background clearance extends to all of its employees, Subcontractors, and employees of Subcontractors coming into contact with District pupils regardless of whether they are designated as employees or acting as independent contractors of Developer. Date: Proper Name of Developer: Signature: Print Name: Title:

ROOFING PROJECT CERTIFICATION

This form shall be executed by all contractors, materials manufacturers, or vendors involved in a bid or proposal for the repair or replacement of a roof of a public school building where the project is either for repair of more than 25% of the roof or that has a total cost more than \$21,000 ("roofing project") and submitted to the District when the award is made.

Certification of:	ContractorVendor	Materials ManufacturerOther	
I,[Name]		, certify that I have not	
offered, given, or contribution, or any the roofing project of	agreed to give, recei financial incentive wha contract. As used in this ip, corporation, union,	f Firm] ved, accepted, or agreed to accept, any gired, accepted, or agreed to accept, any giresover to or from any person in connection with certification, "person" means any natural persocommittee, club, or other organization, entity,	th n,
I do not have, and relationship in conne	throughout the duration ection with the perform	[Name of Firm] on of the contract, I will not have, any financiance of this contract with any architect, engineed distributor, or vendor that is not disclosed below	ial er,
financial relationship distributor, or vendo	os with an architect, eng or, or other person in cor	, have the following f Firm] ineer, roofing consultant, materials manufacture nnection with the following roofing project contra d Contract Date and Number):	

By my signature below, I hereby certify that, to the best of my knowledge, the contents of this disclosure are true, or are believed to be true. I further certify on behalf of the Firm that I am aware of section 3000, et seq. of the California Public Contract Code, and the sections referenced therein regarding the penalties for providing false information or failing to disclose a financial relationship in this disclosure. I further certify that I am authorized to make this certification on behalf of the Firm.

Date:	
Proper Name of Firm:	
Signature:	
Print Name:	
Title:	
ride.	

SKILLED AND TRAINED WORKFORCE CERTIFICATION

The undersigned does hereby certify to the governing board of the District as follows:

That I am a representative of Developer currently performing work on the Project; that I am familiar with the facts herein certified; and that I am authorized and qualified to execute this certificate on behalf of Developer.

That Developer and its subcontractors at every tier will use a Skilled and Trained Workforce to perform all work on the Contract or Project that falls within an apprenticeable occupation in the building and construction trades in accordance with Public Contract Code section 2600, et seq.

"Apprenticeable occupation" means an occupation for which the Chief of the Division of Apprenticeship Standards of the Department of Industrial Relations ("Chief") had approved an apprenticeship program pursuant to Section 3075 of the Labor Code before January 1, 2014.

"Skilled and Trained Workforce" means a workforce that meets all of the following conditions:

- 1. All of the workers are either skilled journeypersons or apprentices registered in an apprenticeship program approved by the Chief.
- 2. The percentage of either (A) skilled journeypersons employed by Developer or subcontractor to perform work on the Contract or Project who are graduates of an apprenticeship program for the applicable occupation, or (B) hours of work performed by skilled journeypersons employed by Developer or subcontractor to perform work on the Contract or Project who are graduates of an apprenticeship program for the applicable occupation, is at least equal to the percentages set forth in the following chart for the applicable month:

REQUIREMENT	EXCLUDED OCCUPATIONS
0%	Teamster
At least 30%	Acoustical installer, bricklayer, carpenter, cement mason, drywall installer or lather, marble mason, finisher, or setter, modular furniture or systems installer, operating engineer, pile driver, plasterer, roofer or waterproofer, stone mason, surveyor, terrazzo worker or finisher, and tile layer, setter, or finisher
At least 60%	Remaining apprenticeable occupations

3. For an apprenticeable occupation in which no apprenticeship program has been approved by the Chief before January 1, 1995, up to one-half of the above graduation percentage requirements set forth in the above chart may be satisfied by skilled journeypersons who commenced working in the apprenticeable occupation before the Chief's approval of an apprenticeship program for that occupation in the county in which the Project is located.

- 4. The contractor or subcontractor need not meet the apprenticeship graduation requirements if:
 - a. During a calendar month, Developer or subcontractor employs skilled journeypersons to perform fewer than 10 hours of work on the Contract or Project; or
 - b. The subcontractor was not a listed subcontractor under Public Contract Code

	substitute for a listed subcontractor <u>and</u> the subcontract does of 1 percent of the price of the prime contract.
	subcontractors will demonstrate its compliance with the Skilled ements by either of the following methods (check what applies)
Developer and its surequirements of Pub	ached hereto, provide monthly reports to the District from ubcontractors demonstrating that they are complying with the lic Contract Code section 2600 et seq., which shall be a public nia Public Records Act, Government Code section 6250 et seq.
(1) a project labor a and all its subcontrac and trained workford entered into by the D that binds all contrac	t Developer and its subcontractors have agreed to be bound by greement entered into by the District that binds all contractors at every tier performing work on the Project to use a skilled ce; (2) the extension or renewal of a project labor agreement prior to January 1, 2017; or (3) a project labor agreement ctors and all its subcontractors at every tier performing work or skilled and trained workforce.
Code and sections 2600 throuprovisions during the perfor subcontractors at every tier,	am aware of the provisions of section 17407.5 of the Education 19402 of the Public Contract Code and will comply with such mance of the Work of this Contract and will bind all of my with the exception of the subcontractors identified in Public to comply with such provisions.
Date:	
Proper Name of Developer:	
Signature:	
Print Name:	
Title:	

SKILLED AND TRAINED WORKFORCE MONTHLY REPORT (COVER PAGE)

NAME OF PROJECT:	
NAME OF CONTRACTOR	:
FOR THE MONTH OF:	
referenced contractor p construction trades on t in an apprenticeship p	d hereby certifies that all the workers employed by the above- performing work in an apprenticeable occupation in the building and the Project are either skilled journeypersons or apprentices registered program approved by the Chief of the Division of Apprenticeship track that the content of the Division of Apprenticeship
journeypersons employe who are graduates of a of work performed by s to perform work on th applicable occupation, is	Industrial for the percentage of either (A) skilled and by the above-referenced contractor to perform work on the Project in apprenticeship program for the applicable occupation, or (B) hours skilled journeypersons employed by the above-referenced contractor is Project who are graduates of an apprenticeship program for the state at least equal to the apprenticeship graduation percentage required a section 2601 for the particular calendar month.
percentage by completing each apprenticeable occ	I has demonstrated compliance with the apprenticeship graduation on the accompanying Worksheet(s). A true and correct Worksheet for cupation in the building and construction trades utilized by the abovefor the particular calendar month is attached hereto, totaling age(s).
I certify under properties foregoing is true and co	penalty of perjury under the laws of the State of California that the rrect.
Date:	
Signature:	
Print Name:	
Title:	

SKILLED AND TRAINED WORKFORCE MONTHLY REPORT (WORKSHEET)

NAM	E OF PROJECT:		
NAM	E OF CONTRACTOR:		
FOR	THE MONTH OF: 20		
	of (Duplicate as needed. Submit a separate Worksheet for each enticeable occupation in the building and construction trades utilized by contractor.)		
*Ар	prenticeable occupation:		
ii s	f above-identified occupation is acoustical installer, bricklayer, carpenter, cement mason, lrywall installer or lather, marble mason, finisher, or setter, modular furniture or systems installer, operating engineer, pile driver, plasterer, roofer or waterproofer, stone mason, urveyor, terrazzo worker or finisher, and tile layer, setter, or finisher, the apprenticeship raduation percentage requirement is at least 30 percent.		
t p	If the above-identified occupation is any other apprenticeable occupation, <i>excluding</i> teamsters and occupations listed in subparagraph A, above, the apprenticeship graduation percentage requirement is at least at least 30 percent in 2017, 40 percent in 2018, 50 percent in 2019, 60 percent in 2020.		
Jour	onstrate compliance for the above-identified occupation by <u>either</u> Number of Skilled neypersons <u>or</u> Number of Hours of Work Performed by Skilled Journeypersons. Check complete the method of compliance that applies:		
□ <u>r</u>	lumber of Skilled Journeypersons:		
1	. Number of skilled journeypersons performing work in the apprenticeable occupation:		
2	 Number of skilled journeypersons who are graduates of an apprenticeship program for the applicable occupation: 		
	Percentage of skilled journeypersons who are graduates of an apprenticeship program for the applicable occupation (divide line 2 by line 1): $___$ %		
□ <u>r</u>	lumber of Hours of Work Performed by Skilled Journeypersons:		
1	. Number of hours of work performed by skilled journeypersons in the apprenticeable occupation:		
2	 Number of hours of work performed by skilled journeypersons who are graduates of an apprenticeship program for the applicable occupation: 		
g	Percentage of hours of work performed by skilled journeypersons who are praduates of an apprenticeship program for the applicable occupation (divide line a by line 1): %		
witho	Worksheet incorporates by reference all definitions in Public Contract Code section 2601, including, but limitation, the definitions of "apprenticeable occupation," "graduate of an apprenticeship ram," and "skilled journeypersons."		

ESCROW AGREEMENT IN LIEU OF RETENTION Public Contact Code Section 22300

		w Agreement ("Escrow Agreement") is made and entered into this day of, 20, by and between the Stockton Unified School District ("District"),
whose	ad	dress is 701 N. Madison Street, Stockton, CA 95202, and
Califor	nia	er"), whose address is, and ("Escrow Agent"), a state or federally chartered bank in the state of
Callion		whose address is
For th		nsideration hereinafter set forth, District, Developer, and Escrow Agent agree as
1.		suant to section 22300 of Public Contract Code of the State of California, which is eby incorporated by reference, Developer has the following two (2) options:
		Deposit securities with Escrow Agent as a substitute for retention earnings required to be withheld by District pursuant to the Construction Contract No entered into between District and Developer for the Project, in the amount of Dollars (\$), dated, 20, (the "Contract"); or
		Dollars (\$), dated, 20, (the "Contract"); <u>or</u>
		On written request of Developer, District shall make payments of the retention earnings for the above referenced Contract directly to Escrow Agent.
	opti The sub the	en Developer deposits the securities as a substitute for Contract earnings (first ion), Escrow Agent shall notify District within ten (10) calendar days of the deposit. It market value of the securities at the time of substitution and at all times from stitution until the termination of the Escrow Agreement shall be at least equal to cash amount then required to be withheld as retention under terms of Contract ween District and Developer.
		curities shall be held in name of Stockton Unified School District, and shall designate veloper as beneficial owner.
2.	wou	trict shall make progress payments to Developer for those funds which otherwise ald be withheld from progress payments pursuant to Contract provisions, provided t Escrow Agent holds securities in form and amount specified above.
3.	When District makes payment of retention earned directly to Escrow Agent, Escrow Agent shall hold them for the benefit of Developer until the time that the escrow created under this Escrow Agreement is terminated. Developer may direct the investment of the payments into securities. All terms and conditions of this Escrow Agreement and the rights and responsibilities of the Parties shall be equally applicable and binding when District pays Escrow Agent directly.	
4.	Age	veloper shall be responsible for paying all fees for the expenses incurred by Escrowent in administering the Escrow Account, and all expenses of District. The District charge Developer \$ for each of District's deposits to the escrower.

- account. These expenses and payment terms shall be determined by District, Developer, and Escrow Agent.
- 5. Interest earned on securities or money market accounts held in escrow and all interest earned on that interest shall be for sole account of Developer and shall be subject to withdrawal by Developer at any time and from time to time without notice to District.
- 6. Developer shall have the right to withdraw all or any part of the principal in the Escrow Account only by written notice to Escrow Agent accompanied by written authorization from District to Escrow Agent that District consents to withdrawal of amount sought to be withdrawn by Developer.
- 7. District shall have the right to draw upon the securities and/or withdraw amounts from the Escrow Account in the event of default by Developer. Upon seven (7) days' written notice to Escrow Agent from District of the default, if applicable, Escrow Agent shall immediately convert the securities to cash and shall distribute the cash as instructed by District.
- 8. Upon receipt of written notification from District certifying that the Contract is final and complete, and that Developer has complied with all requirements and procedures applicable to the Contract, Escrow Agent shall release to Developer all securities and interest on deposit less escrow fees and charges of the Escrow Account. The escrow shall be closed immediately upon disbursement of all monies and securities on deposit and payments of fees and charges.
- 9. Escrow Agent shall rely on written notifications from District and Developer pursuant to Paragraphs 5 through 8, inclusive, of this Escrow Agreement and District and Developer shall hold Escrow Agent harmless from Escrow Agent's release and disbursement of securities and interest as set forth above.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

10.	Names of persons who are authorized to give written notice or to receive written notice on behalf of District and on behalf of Developer in connection with the foregoing, and exemplars of their respective signatures are as follows:			
On b	ehalf of District:	On behalf of Developer:		
Title		Title		
Nam	e	Name		
Sign	ature	Signature		
Addr	ess	Address		
On b	ehalf of Escrow Agent:			
Title		_		
Nam	e	-		
Signa	ature	-		
Addr	ess	<u>-</u>		
	e time that the Escrow Account is ow Agent a fully executed copy of	opened, District and Developer shall deliver to this Agreement.		
	ITNESS WHEREOF, the parties have date first set forth above.	eve executed this Agreement by their proper officers		
On b	ehalf of District:	On behalf of Developer:		
Title		Title		
Nam	e	Name		
Signa	ature	Signature		
Addr	ess	Address		
		END OF DOCUMENT		

NOTICE OF AWARD

DATED:	20
TO: [ADD	("Developer") RESS]
PROJECT: [I	Name Of] Project
CONTRACT N Developer ("	NO.: between the Stockton Unified School District ("District") and Contract").
Developer ha of the Distric	as been awarded the above-referenced Contract on, 20, by act t's Board.
	nall execute and submit to District the following documents by no later than 5:00 SEVENTH (7th) calendar day following the date of this Notice of Award.
1.1	Site Lease.
1.2	Facilities Lease.
1.3	Insurance Certificates and Endorsements as required.
1.4	Registered Subcontractors List (Initial List): Include any designated Subcontractors of any tier from Developer's proposal. To be amended/supplemented following Subcontractor bidding.
1.5	Workers' Compensation Certification.
1.6	Prevailing Wage and Related Labor Requirements Certification.
1.7	Drug-Free Workplace Certification.
1.8	Tobacco-Free Environment Certification.
1.9	Hazardous Materials Certification.
1.10	Lead-Based Materials Certification.
1.11	Imported Materials Certification.
1.12	Criminal Background Investigation/Fingerprinting Certification.
1.13	Roofing Project Certification.
1.14	Skilled and Trained Workforce Certification.
1.15	Escrow Agreement in Lieu of Retention (if used).

After Developer's timely compliance with those conditions, District will return a fully signed counterpart of the Contract and may then issue the Notice to Proceed with Preconstruction Services for the Project.

STOCKTON UNIFIED SCHOOL DISTRICT	
BY:	
NAME:	
TITLE:	
END OF DOCUMENT	

NOTICE TO PROCEED WITH PRECONSTRUCTION SERVICES

DATED:2	0
TO: ("Deve	loper")
PROJECT:	
CONTRACT NO.: between Developer ("Contract").	n the Stockton Unified School District ("District") and
	ontract Time under the above Contract will commence 0 By that date, Developer is to start performing ject.
	ipon approval of the Amendment to the Facilities Lease his Contract by either party per the Contract's terms.
	red to be licensed in accordance with the Business and n of the State Architect (DSA) approval is required can proval.
	uction of the Project until the Notice to Proceed with ing approval of the Amendment to the Facilities Lease
Thank you. We look forward to a very	successful Project.
	STOCKTON UNIFIED SCHOOL DISTRICT
	BY:
	NAME:
	TITLE:

NOTICE OF AWARD AFTER GUARANTEED MAXIMUM PRICE

DATED:	20
TO: [ADDRESS]	("Developer")
PROJECT:	
CONTRACT NO.: Developer ("Contract").	between the Stockton Unified School District ("District") and
on, 20,	ties Lease for the above-referenced Contract has been approved by act of the District's Board. The Guaranteed Maximum Price Dollars (\$).
Documents as indicated on th	the following documents on the forms provided in the Contract e forms and submit the same to District by no later than 5:00 calendar day following the date of this Notice of Amendment.
1.1 Performance Bo	and (100% of GMP).
1.2 Payment Bond	(Contractor's Labor & Material Bond) (100% of GMP).
1.3 Disabled Vetera	ns Business Enterprise Certification.
After Developer's timely comp to Proceed with Construction	liance with those conditions, District may then issue the Notice for the Project.
	STOCKTON UNIFIED SCHOOL DISTRICT
	BY:
	NAME:
	TITLE:

NOTICE TO PROCEED WITH CONSTRUCTION

DATED:	20
TO: [ADD	("Developer") RESS]
PROJECT: _	
CONTRACT N Developer ("	NO.: between the Stockton Unified School District ("District") and Contract").
•	hereby notified that the construction phase of the Project will commence on, 20 In accordance with the Contract, Developer shall complete the ater than, 20
Developer m	ust submit the following documents by 5:00 p.m. on the TENTH (10th) calendar the date of this Notice to Proceed with Construction, and in no event later than 1st) day on which Developer has workers employed on the construction phase
1.1	Developer's preliminary schedule of construction.
1.2	Developer's preliminary schedule of values for all of the Work.
1.3	Developer's preliminary schedule of submittals, including Shop Drawings, Product Data, and Samples submittals
1.4	Developer's Safety Plan specifically adapted for the Project.
1.5	A complete list subcontractors of any and all tiers, including the name, address, telephone number, facsimile number, California State Contractors License number, classification, DIR registration number, and monetary value of all subcontracts for parties furnishing labor, material, or equipment for completion of the Project.
Thank you.	We look forward to a very successful Project.
	STOCKTON UNIFIED SCHOOL DISTRICT
	BY:
	NAME:
	TITLE:
	END OF DOCUMENT

APPLICATION AND CERTI	FICATE FOR PAYI	MENT			
TO:	PROJECT:	APPLIO	CATION NO: INVOICE NO: PERIOD TO:	Distribution to:	□ OWNER □ ARCHITECT □ CONTRACTOR
FROM:	JOB: ARCHITECT:		PROJECT NO: DSA FILE NO:		☐ INSPECTOR OF RECORD ☐ 3 RD PARTY INSPECTOR ☐ DISBURSEMENT AGENCY
			CONTRACT DATE:		
DEVELOPER'S APPLICATION Application is made for Paymer Contract Continuation Sheet, is 1. ORIGINAL CONTRACT SUM 2. Net change by Change Order 3. CONTRACT SUM TO DATE 4. TOTAL COMPLETED & STOR 5. Lease Payment (1/3 of Total Earned (Line 6 less Line 9. LESS PREVIOUS APPLICATION PAYMENT TOUR Total Tota	nt as shown below, instantial attached. Ers ED TO DATE al Lease Payments (Line 4 less Line 5) t Payment ne 7) DNS FOR		information and belie completed in accordal by the Developer for payments received from We certify that the Sudeveloper: By: [NAME, TITLE] Notary Public: Name: ARCHITECT'S CERRECOMMENDED FOR COMMENDED FOR COM	ef the Work coverence with the Contract Work for which prevon the District, and forest for this project leading to the Carlinature of the Carlinat	My Commission Expires:
CHANGE ORDER SUMMARY ADDITIONS DEDUCTIONS Total changes approved in previous months by District Total approved this month NET CHANGES by Change Orders		DEDUCTIONS	comprising the above the Architect's knowle the quality of the Wor is entitled to payment	application, the Arcledge, information an rk is in accordance we of the AMOUNT CER	ts, based on on-site observations and the data hitect certifies to the Owner that to the best of d belief the Work has progressed as indicated, ith the Contract Documents, and the Developer TIFIED.
		AMOUNT CERTIFIED \$			
			This Certificate is not r	ince, payment and a	UNT CERTIFIED is payable only to the Developer cceptance of payment are without prejudice to

Application and Certificate for Payment
[Name Of] Project
DWK DMS 3757247v1

California All-Purpose Certificate of Acknowledgment

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

STATE OF CALIFORNIA)		
STATE OF CALIFORNIA COUNTY OF) ss.)		
acknowledged to me that he/she/ instrument the person(s), or the e	they executed the same intity upon behalf of whic	, Notary Public, personally appeared	er/their signature on the
Witness my hand and offici	al seal.		
Signature of Notary Public:		(Seal)	

the

CONTINGENCY EXPENDITURE DIRECTIVE FORM

Stockton Unified School District 701 N. Madison Street Stockton, CA 95202

CONTINGENCY EXPENDITURE DIRECTIVE NO.:

CONTINGENCY EXPENDITURE DIRECTIVE

Project:	Date:
Building Project:	DSA File No.:
Bid No.:	DSA Appl. No.:

The following parties agree to the terms of this Contingency Expenditure Directive ("CED"):

Owner: Stockton Unified School District Developer:

701 N. Madison Street Stockton, CA 95202

Reference	Description	Contingency Authorized for Expenditure	Days Ext.
Request for CED #	[Description of unforeseen item relating to	\$	
Requested by:	Work]		
Performed by:	[Requester]		
Reason:	[Performer]		
	[Reason]		
Request for CED #	[Description of unforeseen item relating to	\$	
Requested by:	Work]		
Performed by:	[Requester]		
Reason:	[Performer]		
	[Reason]		
Request for CED #	[Description of unforeseen item relating to	\$	
Requested by:	Work]		
Performed by:	[Requester]		
Reason:	[Performer]		
	[Reason]		

Contract time will be adjusted as follows:	Total Contract Contingency Amount:	\$
Previous Completion Date:[DATE]		
[#] Calendar Days Extension (zero days unless otherwise indicated)	Amount of Previously Approved Contingency Expenditure Directive(s):	\$
Current Completion Date:[DATE]	Amount of this Contingency Expenditure Directive:	\$

The undersigned Developer approves the foregoing release of contingency for completion of each specified item, and as to the extension of time allowed, if any, for completion of the entire work as stated therein, and agrees to furnish all labor, materials and services and perform all work necessary to complete any additional work specified for the consideration stated therein ("Work"). Submission of sums which have no basis in fact or which Developer knows are false are at the sole risk of Developer and may be a violation of the False Claims Act set forth under Government Code section 12650, et seq.

This Contingency Expenditure Directive must be signed by an authorized District representative.

It is expressly understood that the authorized contingency expenditure and time, if any, granted herein represent a full accord and satisfaction for any and all time and cost impacts of the items herein, and Developer waives any and all further compensation or time extension based on the items herein. The value of the extra work or changes expressly includes any and all of Developer's costs and expenses, and its subcontractors, both direct and indirect, resulting from additional time required on the project or resulting from delay to the project. Any costs, expenses, damages or time extensions not included are deemed waived.

Signatures:

Stockton Unified Sch	Developer:		
[Name]	Date	[Name]	 Date
Architect:		Project Inspector:	
[Name]	Date	[Name]	 Date

ALLOWANCE EXPENDITURE DIRECTIVE FORM

Stockton Unified School District 701 N. Madison Street Stockton, CA 95202

ALLOWANCE EXPENDITURE DIRECTIVE NO.:

ALLOWANCE EXPENDITURE DIRECTIVE

Project: Building Project Date:

Bid No.:

DSA File No.:

DSA Appl. No.:

The following parties agree to the terms of this Allowance Expenditure Directive ("AED"):

Owner: Stockton Unified School District Developer:

701 N. Madison Street Stockton, CA 95202

Reference	Description	Allowance Authorized for Expenditure	Days Ext.
Request for AED #	[Description of unforeseen item relating to	\$	
Requested by:	Work]		
Performed by:	[Requester]		
Reason:	[Performer]		
	[Reason]		
Request for AED #	[Description of unforeseen item relating to	\$	
Requested by:	Work]		
Performed by:	[Requester]		
Reason:	[Performer]		
	[Reason]		
Request for AED #	[Description of unforeseen item relating to	\$	
Requested by:	Work]		
Performed by:	[Requester]		
Reason:	[Performer]		
	[Reason]		

Total Contract Allowance Amount:	\$
Amount of Previously Approved Allowance Expenditure Directive(s):	\$
Amount of this Allowance Expenditure Directive:	\$

The undersigned Developer approves the foregoing release of allowance for completion of each specified item, and agrees to furnish all labor, materials and services and perform all work necessary to complete any additional work specified for the consideration stated therein ("Work"). Submission of sums which have no basis in fact or which Developer knows are false are at the sole risk of Developer and may be a violation of the False Claims Act set forth under Government Code section 12650, et seq.

This Allowance Expenditure Directive must be signed by an authorized District representative.

It is expressly understood that the authorized allowance expenditure granted herein represent a full accord and satisfaction for any and all cost impacts of the items herein, and Developer waives any and all further compensation based on the items herein. The value of the extra work or changes expressly includes any and all of Developer's costs and expenses, and its subcontractors, both direct and indirect. Any costs, expenses, or damages not included are deemed waived.

Signatures:

Stockton Unified School District:			Developer:
[Name]	Date	[Name]	Date
Architect:		Project Inspector:	
[Name]	Date	[Name]	Date

PROPOSED CHANGE ORDER FORM

Stockton Unified School District 701 N. Madison Street	PCO NO.:
Stockton, CA 95202	
	_

Project: Date:
Bid No.: DSA File No.:
RFI #: DSA Appl. No.:

Developer hereby submits for District's review and evaluation this Proposed Change Order ("PCO"), submitted in accordance with and subject to the terms of the Contract Documents, including Sections 17.7 and 17.8 of the General Conditions. Any spaces left blank below are deemed no change to cost or time.

Developer understands and acknowledges that documentation supporting Developer's PCO must be attached and included for District review and evaluation. Developer further understands and acknowledges that failure to include documentation sufficient to, in District's discretion, support some or all of the PCO, shall result in a rejected PCO.

	WORK PERFORMED OTHER THAN BY DEVELOPER	ADD	DEDUCT
(a)	Material (attach suppliers' invoice or itemized quantity		
	and unit cost plus sales tax)		
(b)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, i.e., payroll taxes, fringe benefits, etc.)		
(c)	Add Equipment (attach suppliers' invoice)		
(d)	<u>Subtotal</u>		
(e)	Add overhead and profit for any and all tiers of		
	Subcontractor , the total not to exceed ten percent		
	(10%) of Item (d)		
(f)	<u>Subtotal</u>		
(g)	<u>Add General Conditions</u> (if Time is Compensable)		
	(attach supporting documentation)		
(h)	<u>Subtotal</u>		
(i)	Add Overhead and Profit for Developer , not to exceed		
	percent (%) of Item (h)		
(j)	<u>Subtotal</u>		
(k)	Add Bond and Insurance, not to exceed		
	percent (%) of Item (j)		
	TOTAL		•

[REMAINDER OF PAGE LEFT BLANK INTENTIONALLY]

	WORK PERFORMED BY DEVELOPER	ADD	DEDUCT
(a)	Material (attach itemized quantity and unit cost plus		
	sales tax)		
(b)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, i.e., payroll taxes, fringe benefits, etc.)		
(c)	Add Equipment (attach suppliers' invoice)		
(d)	Add General Conditions (if Time is Compensable)		
	(attach supporting documentation)		
(e)	Subtotal		
(f)	Add Overhead and Profit for Developer, not to exceed		
	percent (%) of Item (e)		
(g)	Subtotal		
(h)	Add Bond and Insurance, not to exceed		
	percent (%) of Item (g)		
	TOTAL		·

The undersigned Developer approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for completion of the entire Work as stated herein, and agrees to furnish all labor, materials, and service, and perform all work necessary to complete any additional work specified for the consideration stated herein. Submission of sums which have no basis in fact or which Developer knows are false are at the sole risk of Developer and may be a violation of the False Claims Act set forth under Government Code section 12650, et seq. It is understood that the changes herein to the Contract shall only be effective when approved by the governing board of the District.

It is expressly understood that the value of the extra Work or changes expressly includes any and all of Developer's costs and expenses, direct and indirect, resulting from additional time required on the Project or resulting from delay to the Project including, without limitation, cumulative impacts. Developer is not entitled to separately recover amounts for overhead or other indirect costs. Any costs, expenses, damages, or time extensions not included are deemed waived.

SUBMITTED BY:	
Developer:	
	Date

CHANGE ORDER FORM

Stockton Unified School District 701 N. Madison Street Stockton, CA 95202

Project:

CHANGE ORDER NO.:	

Date: _

CHANGE ORDER

Bid No.:			e No.: pl. No.:	
The following parties	agree to the terms of this			
Owner: Stockton Unified School District 701 N. Madison Street Stockton, CA 95202 Architect: [Name / Address]		Developer: [Name / Address]		
		Project Inspector:[Name / Address]		
Reference	Description		Cost	Days Ext.
PCO # Requested by: Performed by: Reason:	[Description of chan [Requester] [Performer] [Reason]	ge]	\$	
PCO # Requested by: Performed by: Reason:	[Description of chan [Requester] [Performer] [Reason]	ge]	\$	
PCO # Requested by: Performed by: Reason:	[Description of chan [Requester] [Performer] [Reason]	[Description of change] [Requester] [Performer]		
	e adjusted as follows:	Original Contract Amount:	\$	•
Previous Completion Date:[Date][#] Calendar Days Extension (zero unless otherwise indicated) Current Completion Date:[Date]		Amount of Previously Approved Change Order(s):	\$	
		Amount of this Change Order:	\$	
		Contract Amount:	\$	

The undersigned Developer approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for completion of the entire work as stated therein, and agrees to furnish all labor, materials and services

and perform all work necessary to complete any additional work specified for the consideration stated therein. Submission of sums which have no basis in fact or which Developer knows are false are at the sole risk of Developer and may be a violation of the False Claims Act set forth under Government Code section 12650, et seq.

This change order is subject to approval by the governing board of this District and must be signed by the District. Until such time as this change order is approved by the District's governing board and executed by a duly authorized District representative, this change order is not effective and not binding.

It is expressly understood that the compensation and time, if any, granted herein represent a full accord and satisfaction for any and all time and cost impacts of the items herein, and Developer waives any and all further compensation or time extension based on the items herein. The value of the extra work or changes expressly includes any and all of Developer's costs and expenses, and its subcontractors, both direct and indirect, resulting from additional time required on the project or resulting from delay to the project including without limitation, cumulative impacts. Any costs, expenses, damages or time extensions not included are deemed waived.

Signatures:

Stockton Unified School District:			Developer:
[Name]	Date	[Name]	 Date
Architect:		Project Inspector:	
[Name]	Date	[Name]	 Date

GUARANTEE FORM

	Contractor") hereby agrees that the n Contractor has installed for the Stockton Unified School project:	District
Proj	ject	
	s been performed in accordance with the requirements t the Work as installed will fulfill the requirements of the C	
defective in workmanship o displaced in connection with year(s) from the date of co	repair or replace any or all of such Work that may prove r material together with any other adjacent Work that r such replacement within a period of ompletion as defined in Public Contract Code section 7: unusual abuse or neglect excepted. The date of comple	may be 107(c),
within a reasonable period of days after being notified in a proceed to have said defects	igned's failure to comply with the above-mentioned corf time, as determined by the District, but not later than sewriting by the District, the undersigned authorizes the Distrepaired and made good at the expense of the undersigned sts and charges therefor upon demand.	ven (7) strict to
Date:		
Name of Contractor:		
Signature:		
Print Name:		
Title:		
Representatives to be contact	cted for service subject to terms of Contract:	
Name:		
Address:		
Phone Number:		
Email:		
	END OF DOCUMENT	

Guarantee Form
[Name Of] Project
DWK DMS 3757247v1

AGREEMENT AND RELEASE OF ANY AND ALL CLAIMS

THIS	AGREEMENT AND RELEASE OF CLAIMS ("Ag	reement and Release") IS MADE AND
ENTER	RED INTO THIS DAY OFton Unified School District ("District") and _	, 20 by and between the
whose	e place of business is	
	RECITALS	
the fol of	WHEREAS , District and Developer entered i llowing project: Proje, California.	
Notice	WHEREAS , The Work under the Contract was of Completion was recorded with the County I	
NOW,	THEREFORE, it is mutually agreed between Di	strict and Developer as follows:
	AGREEMENT	•
1.	Developer will only be assessed liquidated da	mages as detailed below:
	Original Guaranteed Maximum Price	\$
	Modified Guaranteed Maximum Price	\$
	Payment to Date	\$
	Liquidated Damages	\$
	Payment Due Developer	\$
2.	Subject to the provisions hereof, District undisputed sum of	Dollars (\$) under the , less any amounts represented by any
3.	Developer acknowledges and hereby agree outstanding claims in dispute against District under the Contract, except for the claims described in Paragraph 6. It is the Agreement and Release that this Agreement final and general release of all claims, demand costs, expenses, damages, losses and liabilities its respective agents, employees, trustees, transferees, except for the Lease Payments that may be set forth in Paragraph 4 and Paragraph 6 hereof.	t arising from the performance of work escribed in Paragraph 4 and continuing intention of the parties in executing this and Release shall be effective as a full, ds, actions, causes of action, obligations, es of Developer against District and all of inspectors, assignees, consultants and under the Contract, any Disputed Claim

specifically excluded from the operation of this Agreement and Release:			
<u>Claim No.</u>	<u>Description of Claim</u>	Amount of Claim	<u>Date Claim</u> <u>Submitted</u>
		\$	
		\$	
		\$	

4.

The following claims are disputed (hereinafter, the "Disputed Claims") and are

[If further space is required, attach additional sheets showing the required information.]

- 5. Consistent with California Public Contract Code section 7100, Developer hereby agrees that, in consideration of the payment set forth in Paragraph 2 hereof, Developer hereby releases and forever discharges District, all its agents, employees, inspectors, assignees, and transferees from any and all liability, claims, demands, actions, or causes of action of whatever kind or nature arising out of or in any way concerned with the Work under the Contract, except for the Lease Payments.
- 6. Guarantees and warranties for the Work, duty to defend, indemnify and hold harmless the District, and any other continuing obligation of Developer, shall remain in full force and effect as specified in the Contract Documents.
- 7. Except as provided for specifically herein, Developer hereby waives the provisions of California Civil Code section 1542 which provides as follows:

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

- 8. The provisions of this Agreement and Release are contractual in nature and not mere recitals and shall be considered independent and severable. If any such provision or any part thereof shall be at any time held invalid in whole or in part under any federal, state, county, municipal, or other law, ruling, or regulations, then such provision, or part thereof, shall remain in force and effect to the extent permitted by law, and the remaining provisions of this Agreement and Release shall also remain in full force and effect, and shall be enforceable.
- 9. All rights of District shall survive completion of the Work or termination of Contract, and execution of this Release.

* * * CAUTION: THIS IS A RELEASE - READ BEFORE EXECUTING * * *
STOCKTON UNIFIED SCHOOL DISTRICT
Signature:
Print Name:
Title:
DEVELOPER:
Signature:
Print Name:
Fitle