AGENDA ITEM	
MEETING DATE	April 21, 2021

SOLANO COMMUNITY COLLEGE DISTRICT GOVERNING BOARD AGENDA ITEM

TO:		Members of the Governing Board				
SUBJECT:		CONTRACT AWARD TO OJO TECHNOLOGY INC. FOR CONSTRUCTION SERVICES FOR THE CAMPUS WIDE SECURITY CAMERA REPLACEMENT PROJECT				
REQUESTED ACT	ΓΙΟΝ:					
☐Information ☐Consent	OR OR	⊠Approval ⊠Non-Cons	ent			
for the Campus Widimprove campus seculdamaged for all Distinguages cameras, installation complete installation. **CONTINUED ON THE STUDENT SUCCES** [Help our stude	e Security and trict loc of new E NEXT SIMPA ents achi ucation relopme education	rity Camera Red safety by replevations. The score cameras, came and training on	construction services contract to Ojo Technology Inc. placement Project. The purpose of the project is to acing select cameras that are no longer operating or ope of work includes removal of existing damaged are configurations for compatibility and testing for a onal, professional and personal goals			
	e safety	and security for	students, faculty, and staff			
Ed. Code:	Board F	Policy:	Estimated Fiscal Impact: \$25,260.17 CARES Funds			
SUPERINTENDENT'S	RECON	MENDATION:	☑ APPROVAL☐ DISAPPROVAL☐ NOT REQUIRED☐ TABLE			
	cy Lofton					
Executive I			_			
PRESENT	ΓER'S N	AME				
4000 Suisu Fairfield	ın Valley d, CA 94:					
	DRESS		Celia Esposito-Noy, Ed.D.			
			Superintendent-President			
	863-785		<u>_</u>			
TELEPHO						
	V. Diamo		. 121 2021			
VP, Finance			April 21, 2021			
VICE PRESID			DATE APPROVED BY SUPERINTENDENT-PRESIDENT			
	19, 202		<u>_</u>			
DATE SUI	BMITTE	CD TO				

SUPERINTENDENT-PRESIDENT

AGENDA ITEM	
MEETING DATE	April 21, 2021

SOLANO COMMUNITY COLLEGE DISTRICT GOVERNING BOARD AGENDA ITEM

TO: Members of the Governing Board

SUBJECT: CONTRACT AWARD TO OJO TECHNOLOGY INC. FOR

CONSTRUCTION SERVICES FOR THE CAMPUS WIDE

SECURITY CAMERA REPLACEMENT PROJECT

SUMMARY:

CONTINUED FROM THE PREVIOUS PAGE

A proposal was requested from Ojo Technology Inc., a contractor on the District's Pre-Approved Contractor list for the District's Board Approved CUPCCAA (California Uniform Public Construction Cost Accounting Act) program. The proposal was reviewed, and the proposed pricing was determined to be fair and appropriate to the scope of work requested.

The Board is asked to approve a contract to Ojo Technology Inc. in the amount of \$25,260.17.

The contract is available online at: http://www.solano.edu/measureq/planning.php.

AGREEMENT FOR CONSTRUCTION SERVICES (SMALL PROJECTS)

THIS CONTRACT is made and entered into this 21st day of April, 2021, by and between **Ojo Technology Inc.** ("Contractor") and Solano Community College District ("District") ("Contract").

 The Contractor shall furnish to the District for a total price not to exceed TWENTY FIVE THOUSAND TWO HUNDRED SIXTY DOLLARS AND SEVENTEEN CENTS (\$25,260.17) ("Contract Price"), the following services ("Services" or "Work"):

Provide labor, materials, equipment and supplies necessary for:

- Replacement of damaged CCTV cameras with new CCTV cameras, per the locations, quantities and specifications identified on Ojo Technology quote (attached below).
- All cameras to be tested for functionality, witnessed and signed off by District representative.
- Contractor shall perform the Work at Solano Community College, Fairfield campus, 4000 Suisun Valley Road, Fairfield, CA 94534, Vallejo Center, 545 Columbus Parkway, Vallejo CA 94591, Vallejo Auto Tech, 1687 North Ascot Parkway, Vallejo, CA 94591 and Vacaville Center, 2001 North Village Parkway, Vacaville, CA 95688 ("Site"). The Project is the scope of Work performed at the Site.
- 3. Work shall be completed by July 23, 2021 ("Contract Time"). All Work shall be coordinated with District representative, and shall be scheduled to not have a negative impact on class instruction.

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Notice to BiddersInstructions to BiddersBid Form and ProposalBid BondDesignated Subcontractors ListNotice to ProceedX_ Terms and Conditions to ContractX_ Non Collusion DeclarationX_ Prevailing Wage CertificationX_ Workers' Compensation CertificationDrug-Free Workplace CertificationTobacco-Free Environment Certification	X Asbestos & Other Hazardous

4. The Contract Documents include only the following documents, as indicated:

- 5. Contractor shall not commence the Work under this Contract until the Contractor has submitted and the District has approved the performance bond, payment (labor and material) bond, the certificate(s) and affidavit(s), and the endorsement(s) of insurance required under the Terms and Conditions and the District has issued a Notice to Proceed.
- 6. Payment for the Work shall be made in accordance with the Terms and Conditions.

- 7. The architect for the Project is N/A ("Architect"), the project manager on the Project is ("Project Manager"), and the project inspector on the Project is N/A ("Project Inspector"). Contractor hereby acknowledges that the Architect, the Project Manager, the Project Inspector, and the Division of the State Architect have authority to approve and/or stop Work if the Contractor's Work does not comply with the requirements of the Contract Documents, Title 24 of the California Code of Regulations, and all applicable laws. No work shall be carried on except with the knowledge and under the inspection of said Project Inspector. Project Inspector shall have free access to any or all parts of work at any time. Contractor shall furnish Project Inspector reasonable opportunities for obtaining such information as may be necessary to keep Project Inspector fully informed respecting progress, manner of work, and character of materials. The Contractor shall be liable for any delay caused by its non-compliant Work or its failure to provide proper notification for inspection.
- 8. Inspection and acceptance of the Work shall be performed by the District's Project Manager and Executive Bonds Manager.
- 9. Any notice required or permitted to be given under this Contract shall be deemed to have been given, served, and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by overnight delivery service, or facsimile transmission, addressed as follows:

<u>District</u>

Solano Community College District

4000 Suisun Valley Road Fairfield, CA 94534

ATTN: Lucky Lofton

Email: Lucky.Lofton@solano.edu

<u>Contractor</u>

Ojo Technology Inc. 103 Hammond Avenue Fremont, CA 94539

ATTN: Ted Barstad

Email: ted.barstad@ojotech.com

Any notice personally given or sent by facsimile transmission shall be effective upon receipt. Any notice sent by overnight delivery service shall be effective the business day next following delivery to the overnight delivery service. Any notice given by mail shall be effective three (3) days after deposit in the United States mail.

- 10. Contractor shall guarantee all labor and material used in the performance of this Contract for a period of one year from the date of the District's written approval of the Work.
- 11. This Contract incorporates by this reference the Terms and Conditions attached hereto. Contractor, by executing this Contract, agrees to comply with all the Terms and Conditions.
- 12. Each party has the full power and authority to enter into and perform this Contract, and the person signing this Contract on behalf of each party has been properly authority and empowered to enter into this Contract.
- 13. By signing this Agreement, Contractor certifies, under penalty of perjury, that all the information provided in the Contract Documents is true, complete, and correct.

ACCEPTED AND AGREED on the date indicated below:

Dated:, 2021	Dated:, 2020					
Solano Community College District	Contractor:					
Signature:	Signature:					
Print Name: Lucky Lofton	Print Name:					
Print Title: Executive Bonds Manager	Print Title:					
	License No.:					
	Registration No.:					
	Address:					
	Telephone:					
	E Maile					

Information regarding Contractor:

Type of Business Entity:	
Individual	
Sole Proprietorship	
Partnership	
Limited Partnership	
Corporation, State:	
Limited Liability Company	
Other:	

Federal Tax ID #_ Employer Identification and/or

Social Security Number

NOTE: Section 6041 of the Internal Revenue Code (26 U.S.C. 6041) and Section 1.6041-1 of Title 26 of the Code of Federal Regulations (26 C.F.R. 1.6041-1) requires the recipients of \$600.00 or more to furnish their taxpayer information to the payer. In order to comply with these requirements, the District requires the Contractor to furnish the information requested in this section.

TERMS AND CONDITIONS TO CONTRACT

- 1. **NOTICE TO PROCEED:** District shall provide a Notice to Proceed to Contractor pursuant to the Contract at which time Contractor shall proceed with the Work.
- 2. **STANDARD OF CARE:** Contractor shall perform, diligently prosecute and complete the Work in a good and workmanlike manner within the Contract Time, and in strict conformity with all Contract Documents.
- 3. **SITE EXAMINATION:** Contractor has examined the Site and certifies that it accepts all measurements, specifications and conditions affecting the Work to be performed at the Site. By submitting its quote, Contractor warrants that it has made all Site examination(s) that it deems necessary as to the condition of the Site, its accessibility for materials, workers and utilities, and Contractor's ability to protect existing surface and subsurface improvements. No claim for allowance of time or money will be allowed as to any other undiscovered condition on the Site.
- 4. **PERMITS, LICENSES AND REGISTRATION:** Contractor and all of its employees, agents, and subcontractors shall secure and maintain in force, at Contractor's sole cost and expense, all licenses, registration and permits as are required by law, in connection with the furnishing of materials, supplies, or services herein listed.
- 5. **NOTIFICATION:** Contractor shall notify the Project Manager and Project Inspector, in writing, of the commencement and completion of construction of each and every aspect of the work at least 48 hours in advance by written notification.
- 6. **EQUIPMENT AND LABOR:** Contractor shall furnish all tools, equipment, apparatus, facilities, transportation, labor, and material necessary to furnish the services herein described, the services to be performed at such times and places as directed by and subject to the approval of the authorized District representative indicated in the Work specifications attached hereto.
- 7. **SUBSTITUTIONS:** No substitutions of material from those specified in the Work Specifications shall be made without the prior written approval of the District. Contractor shall be responsible for any re-design costs occasioned by District's acceptance and/or approval of any substitute, as well as any costs that the District incurs for professional services, including DSA fees. District may deduct those costs from any amounts owing to Contractor for the review of the request for substitution, even if the request for substitution is not approved. Contractor shall, in the event that a substitute is less costly than that specified, credit the District with one-hundred percent (100%) of the net difference between the substitute and the originally specified material.
- 8. **INDEPENDENT CONTRACTOR STATUS:** While engaged in carrying out the Services of this Contract, the Contractor is an independent contractor, and not an officer, employee, agent, partner, or joint venture of the District. Contractor shall be solely responsible for its own Worker's Compensation insurance, taxes, and other similar charges or obligations. Contractor shall be liable for its own actions, including its negligence or gross negligence, and shall be liable for the acts, omissions, or errors of its agents or employees.
- 9. **CONTRACTOR SUPERVISION:** Contractor shall provide competent supervision of personnel employed on the job Site, use of equipment, and quality of workmanship.
- 10. **WORKERS:** Contractor shall at all times enforce strict discipline and good order among its employees and the employees of its subcontractors and shall not employ or work any unfit person or anyone not skilled in work assigned to him or her. Any person in the employ of the Contractor or a subcontractor whom the District may deem incompetent or unfit shall be dismissed from the Site and shall not again be employed at Site without written consent from the District.
- 11. **SUBCONTRACTORS:** Subcontractors, if any, engaged by the Contractor for any Service or Work under this Contract shall be subject to the approval of the District. Contractor agrees to bind every subcontractor by the terms of the Contract as far as such terms are applicable to subcontractor's work, including, without limitation, all indemnification, insurance, bond, and warranty requirements. If Contractor shall subcontract any part of this Contract, Contractor shall be fully responsible to the District for acts and omissions of its subcontractor and of persons either directly or indirectly employed by itself. Nothing contained in the Contract Documents shall create any contractual relations between any subcontractor and the District.

- 12. **SAFETY AND SECURITY:** Contractor is responsible for maintaining safety in the performance of this Contract. Contractor shall be responsible to ascertain from the District the rules and regulations pertaining to safety, security, and driving on campus.
- 13. **LEAD-BASED PAINT:** Pursuant to the Lead-Safe Schools Protection Act (Education Code Section 32240 et seq.) and other applicable law, no lead-based paint, lead plumbing and solders, or other potential sources of lead contamination shall be utilized on this Project, and only trained and state-certified contractors, inspectors and workers shall undertake any action to abate existing risk factors for lead. Pursuant to the Renovation, Repair and Painting Rule (title 40 of the Code of Federal Regulations part 745 (40 CFR 745)), all contractors who disturb lead-based paint in a six-square-foot area or greater indoors or a 20-square-foot area outdoors must be trained by an EPA-accredited provider and certified by the EPA. Contractor must execute the Lead-Based Paint Certification, if applicable.
- 14. **CLEAN UP:** Debris shall be removed from the Site. The Site shall be in order at all times when work is not actually being performed and shall be maintained in a reasonably clean condition.
- 15. **PROTECTION OF WORK AND PROPERTY:** Contractor shall erect and properly maintain at all times, as required by conditions and progress of the Work, all necessary safeguards, signs, barriers, lights, and security persons for protection of workers and the public, and shall post danger signs warning against hazards created by the Work. In an emergency affecting life and safety of life or of Work or of adjoining property, Contractor, without special instruction or authorization from District, is permitted to act at his discretion to prevent such threatened loss or injury.
- 16. **FORCE MAJEURE:** The Contractor shall be excused from performance hereunder during the time and to the extent that it is prevented from obtaining delivery, or performing by act of God, fire, strike, loss, or shortage of transportation facilities, lock-out, commandeering of materials, product, plant, or facilities by the government, when satisfactory evidence thereof is presented to the District, provided that it is satisfactorily established that the non-performance is not due to the fault or neglect of the Contractor.
- 17. **CORRECTION OF ERRORS:** Contractor shall perform, at its own cost and expense and without reimbursement from the District, any work necessary to correct errors or omissions which are caused by the Contractor's failure to comply with the standard of care required herein.
- 18. **ACCESS TO WORK:** District representatives, Architect, and Project Inspector shall at all time have access to the Work wherever it is in preparation or in progress. Contractor shall provide safe and proper facilities for such access.
- 19. **OCCUPANCY:** District reserves the right to occupy buildings at any time before formal Contract completion and such occupancy shall not constitute final acceptance or approval of any part of the Work covered by this Contract, nor shall such occupancy extend the date specified for completion of the Work.
- 20. **PAYMENT:** On a monthly basis, Contractor shall submit an application for payment based upon the estimated value for materials delivered or services performed under the Contract as of the date of submission ("Application for Payment"). Within thirty (30) days after District's approval of the Application for Payment, Contractor shall be paid a sum equal to ninety-five percent (95%) of the value of the Work performed (as verified by Architect and Inspector and certified by Contractor) up to the last day of the previous month, less the aggregate of previous payments and amount to be withheld. The District may withhold or deduct from any payment an amount necessary to protect the District from loss because of: (1) liquidated damages which have accrued as of the date of the application for payment; (2) any sums expended by the District in performing any of Contractor's obligations under the Contract which Contractor has failed to perform or has performed inadequately; (3) defective Work not remedied; (4) stop payment notices as allowed by state law; (5) reasonable doubt that the Work can be completed for the unpaid balance of the Total Contract price or by the scheduled completion date; (6) unsatisfactory prosecution of the Work by Contractor; (7) unauthorized deviations from the Contract; (8) failure of the Contractor to maintain or submit on a timely basis proper and sufficient documentation as required by the Contract or by District during the prosecution of the Work; (9) erroneous or false estimates by the Contractor of the value of the Work performed; (10) any sums representing expenses, losses, or

damages, as determined by the District, incurred by the District for which Contractor is liable under the Contract; and (11) any other sums which the District is entitled to recover from Contractor under the terms of the Contract or pursuant to state law, including section 1727 of the California Labor Code. The failure by the District to deduct any of these sums from a progress payment shall not constitute a waiver of the District's right to such sums. The District shall retain 5% from all amounts owing as retention. Retention shall be paid pursuant to Public Contract Code sections 7107, 7200 and 7201.

- 21. **CHANGE IN SCOPE OF WORK:** Any change in the scope of the Work, method of performance, nature of materials or price thereof, or any other matter materially affecting the performance or nature of the Work shall not be paid for or accepted unless such change, addition, or deletion is approved in advance and in writing by a valid change order executed by the District. Contractor specifically understands, acknowledges, and agrees that the District shall have the right to request any alterations, deviations, reductions, or additions to the Project or Work, and the cost thereof shall be added to or deducted from the amount of the Contract Price by fair and reasonable valuations. Contractor also agrees to provide the District with all information requested to substantiate the cost of the change order and to inform the District whether the Work will be done by the Contractor or a subcontractor. In addition to any other information requested, Contractor shall submit, prior to approval of the change order, its request for a time extension (if any), as well as all information necessary to substantiate its belief that such change will delay the completion of the Work. If Contractor fails to submit its request for a time extension or the necessary supporting information, it shall be deemed to have waived its right to request such extension.
- 22. **INDEMNIFICATION:** To the furthest extent permitted by California law, Contractor shall defend, indemnify, and hold harmless the District, their agents, representatives, officers, consultants, employees, and volunteers (the "indemnified parties") from any and all demands, losses, liabilities, claims, suits, and actions (the "claims") of any kind, nature, and description, including, but not limited to, attorneys' fees and costs, directly or indirectly arising from personal or bodily injuries, death, property damage, or otherwise arising out of, connected with, or resulting from the performance of this Contract unless the claims are caused wholly by the sole or active negligence or willful misconduct of the indemnified parties. The District shall have the right to accept or reject any legal representation that Contractor proposes to defend the District.

23. **CONTRACTOR'S INSURANCE:**

23.1 The Contractor shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.

Type of Coverage	Minimum Requirement
Commercial General Liability Insurance, including Bodily Injury,	
Personal Injury, Property Damage, Advertising Injury, and Medical	
Payments	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 2,000,000
Automobile Liability Insurance - Any Auto	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 2,000,000
Workers Compensation	Statutory Limits
Employer's Liability	\$ 1,000,000

23.1.1 Commercial General Liability and Automobile Liability Insurance.

Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that shall protect the Contractor, the District, and the State from all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising performing any portion of the Services.

- (Form CG 0001 and CA 0001, or forms substantially similar, if approved by the District.)
- 23.1.2 Workers' Compensation and Employers' Liability Insurance. Workers' Compensation Insurance and Employers' Liability Insurance for all of its employees performing any portion of the Services. In accordance with provisions of section 3700 of the California Labor Code, the Contractor shall be required to secure workers' compensation coverage for its employees. If any class of employee or employees engaged in performing any portion of the Services under this Agreement are not protected under the Workers' Compensation Statute, adequate insurance coverage for the protection of any employee(s) not otherwise protected must be obtained before any of those employee(s) commence performing any portion of the Services.
- 23.2 **Proof of Carriage of Insurance**. The Contractor shall not commence performing any portion of the Services until all required insurance has been obtained and certificates indicating the required coverage have been delivered in duplicate to the District and approved by the District. Certificates and insurance policies shall include the following:
 - 23.2.1 A clause stating: "This policy shall not be canceled or reduced in required limits of liability or amounts of insurance until notice has been mailed to the District, stating date of cancellation or reduction. Date of cancellation or reduction shall not be less than thirty (30) days after date of mailing notice."
 - 23.2.2 Language stating in particular those insured, extent of insurance, location and operation to which insurance applies, expiration date, to whom cancellation and reduction notice will be sent, and length of notice period.
 - 23.2.3 An endorsement stating that the District and its Governing Board, agents, representatives, employees, trustees, officers, consultants, and volunteers are named additional insured under all policies except Workers' Compensation Insurance, Professional Liability, and Employers' Liability Insurance. An endorsement shall also state that Contractor's insurance policies shall be primary to any insurance or self-insurance maintained by District. An endorsement shall also state that there shall be a waiver of any subrogation.
 - 23.2.4 All policies except the Professional Liability, Workers' Compensation Insurance, and Employers' Liability Insurance Policies shall be written on an occurrence form.
 - 23.3 **Acceptability of Insurers**. Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A: VII, unless otherwise acceptable to the District
- 24. **WARRANTY/QUALITY:** Unless a longer warranty is called for elsewhere in the Contract Documents, the Contractor, manufacturer, or their assigned agents shall guarantee the workmanship, product or service performed against defective workmanship, defects or failures of materials for a minimum period of one (1) year from filing the Notice of Completion with the county in which the Site is located. All workmanship and merchandise must be warranted to be in compliance with applicable California energy, conservation, environmental, and educational standards.
- 25. **CONFIDENTIALITY:** The Contractor shall maintain the confidentiality of all information, documents, programs, procedures, and all other items that Contractor encounters while performing the Contractor's Services to the extent allowed by law. This requirement shall be ongoing and shall survive the expiration or termination of this Contract and specifically includes all student, parent, and disciplinary information.
- 26. **COMPLIANCE WITH LAWS:** Contractor shall give all notices and comply with all laws, ordinance, rules and regulations bearing on conduct of the Work as indicated or specified. If Contractor observes that any of the Work required by this Contract is at variance with any such laws, ordinance, rules or regulations, Contractor shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Work shall be made and this

Contract shall be appropriately amended in writing, or this Contract shall be terminated effective upon Contractor's receipt of a written termination notice from the District. If Contractor performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Contractor shall bear all costs arising therefrom.

- 27. LABOR CODE REQUIREMENTS: The Contractor shall comply with all applicable provisions of the California Labor Code, Division 3, Part 7, Chapter 1, Articles 1 5, including, without limitation, the payment of the general prevailing per diem wage rates for public work projects of more than one thousand dollars (\$1,000). Copies of the prevailing rate of per diem wages are on file with the District. In addition, the Contractor and each subcontractor shall comply with Chapter 1 of Division 2, Part 7 of the California Labor Code, beginning with Section 1720, and including Section 1735, 1777.5 and 1777.6, forbidding discrimination, and Sections 1776, 1777.5 and 1777.6 concerning the employment of apprentices by Contractor or subcontractors. Willful failure to comply may result in penalties, including loss of the right to bid on or receive public works contracts.
 - 27.1 **Labor Compliance**: Contractor specifically acknowledges and understands that the Contractor shall perform the Work of the Project while complying with all the applicable regulations, including section 16000, et seq., of Title 8 of the California Code of Regulations and is subject to labor compliance monitoring and enforcement by the Department of Industrial Relations.
 - 27.2 **Certified Payroll Records**: Contractor and its subcontractor(s) shall keep accurate certified payroll records of workers using the Public Work Payroll Reporting Form, including the certification (DIR Form A-1-131 or current version) and shall electronically submit certified payroll records directly to the Labor Commissioner weekly and within ten (10) days of any request by the District or the Labor Commissioner.
- 28. **ANTI-DISCRIMINATION:** It is the policy of the District that in connection with all work performed under Contracts there be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age and therefore the Consultant agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and District policy. In addition, the Consultant agrees to require like compliance by all of its subcontractor(s).
- 29. **ANTI-TRUST CLAIM**: Contractor and its subcontractor(s) agree to assign to the District all rights, title, and interest in and to all causes of action they may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, services, or materials pursuant to the Contract or a subcontract. This assignment shall be made and become effective at the time the District tenders final payment to the Contractor, without further acknowledgment by the parties.
- 30. **DISPUTES**: In the event of a dispute between the parties as to performance of the Work, the interpretation of this Contract, or payment or nonpayment for work performed or not performed, the parties shall attempt to resolve the dispute by those procedures set forth in Public Contract Code section 20104, et seg., if applicable. Pending resolution of the dispute, Contractor agrees it will neither rescind the Contract nor stop the progress of the Work, but will allow determination by the court of the State of California, in the county in which the District's administration office is located, having competent jurisdiction of the dispute. All claims of over \$375,000, which are outside the scope of Public Contract Code section 20104, et seg., may be determined by mediation if mutually agreeable, otherwise by litigation. Notice of the demand for mediation of a dispute shall be filed in writing with the other party to the Contract. The demand for mediation of any claim of over \$375,000 shall be made within a reasonable time after written notice of the dispute has been provided to the other party, but in no case longer than ninety (90) days after initial written notice, and the demand shall not be made later than the time of Contractor submission of the request for final payment. If a claim, or any portion thereof, remains in dispute upon satisfaction of all applicable dispute resolution requirements, the Design-Builder shall comply with all claims presentation requirements as provided in Chapter 1 (commencing with section 900) and

- Chapter 2 (commencing with section 910) of Part 3 of Division 3.6 of Title 1 of Government Code as a condition precedent to the Contractor's right to bring a civil action against the District. For purposes of those provisions, the running of the time within which a claim must be presented to the District shall be tolled from the time the claimant submits its written claim until the time the claim is denied, including any time utilized by any applicable meet and confer process.
- 31. **ATTORNEY FEES/COSTS:** Should litigation be necessary to enforce any terms or provisions of this Agreement, then each party shall bear its own litigation and collection expenses, witness fees, court costs and attorney's fees.
- 32. **TERMINATION:** If Contractor fails to perform the Services and Contractor's duties to the satisfaction of the District, or if Contractor fails to fulfill in a timely and professional manner Contractor's obligations under this Contract, or if Contractor violates any of the terms or provisions of this Contract, District shall have the right to terminate this Contract effective immediately upon the District giving written notice thereof to the Contractor. The Contractor and its performance bond surety, if any, shall be liable for all damages caused to the District by reason of the Contractor's failure to perform and complete the Contract. District shall also have the right in its sole discretion to terminate the Contract for its own convenience upon District giving three
 - (3) days written notice thereof to the Contractor. In case of a termination for convenience, Contractor shall be paid for the actual cost for labor, materials, and services performed that is unpaid and can be documented through timesheets, invoices, receipts, or otherwise, and five percent (5%) of the total cost of Work performed as of the date of termination, or five percent (5%) of the value of the Work yet to be performed, whichever is less. This five percent (5%) shall be full compensation for all of Contractor's and its subcontractor(s)' mobilization and/or demobilization costs and any anticipated loss profits resulting from termination of the Contractor for convenience. Termination shall have no effect upon any of the rights and obligations of the parties arising out of any transaction occurring prior to the effective date of termination.
- 33. **ASSIGNMENT OF CONTRACT:** Contractor shall not assign or transfer in any way any or all of its rights, burdens, duties, or obligations under this Contract without the prior written consent of the District.
- 34. **TIME IS OF THE ESSENCE:** Time is of the essence in the performance of and compliance with each of the provisions and conditions of this Contract.
- 35. **CALCULATION OF TIME:** For the purposes of this Contract, "days" refers to calendar days unless otherwise specified.
- 36. **GOVERNING LAW:** This Contract shall be governed by and construed in accordance with the laws of the State of California with venue of any action in a County in which the District administration office is located.
- 37. **BINDING CONTRACT:** This Contract shall be binding upon the parties hereto and upon their successors and assigns, and shall inure to the benefit of said parties and their successors and assigns.
- 38. DISTRICT WAIVER: District's waiver of any term, condition, covenant or waiver of a breach of any term, condition or covenant shall not constitute the waiver of any other term, condition or covenant or the waiver of a breach of any other term, condition or covenant.
- 39. **CAPTIONS AND INTERPRETATIONS:** Paragraph headings in this Contract are used solely for convenience, and shall be wholly disregarded in the construction of this Contract. No provision of this Contract shall be interpreted for or against a party because that party or its legal representative drafted such provision, and this Contract shall be construed as if jointly prepared by the parties.
- 40. **INVALID TERM:** If any provision of this Contract is declared or determined by any court of competent jurisdiction to be illegal, invalid or unenforceable, the legality, validity or enforceability of the remaining parts, terms and provisions shall not be affected thereby, and said illegal, unenforceable or invalid part, term or provision will be deemed not to be a part of this Contract.
- 41. **PROVISIONS REQUIRED BY LAW DEEMED INSERTED:** Each and every provision of law and clause required by law to be inserted in this Contract shall be deemed to be inserted herein and this Contract shall be read and enforced as though it were included therein.

42.	ENTIRE CONTRACT: This Contract sets forth the entire Contract between the parties hereto and fully supersedes any and all prior agreements, understanding, written or oral, between the parties hereto pertaining to the subject matter thereof. This Contract may be modified only by a writing upon mutual consent.





Prepared for:

Justin Howell
Solano Community College
4000 Suisun Valley Road BLDG 1900
Fairfield, CA 94534
Justin.Howell@solano.edu
707-864-7205

2021

Solano Community College District
Upgrade Down Cameras

Ted.Barstad@ojotech.com

Ojo Technology

103 Hammond Avenue Fremont, CA 94539

1485 Bayshore Blvd., #371 San Francisco, CA 94124

4217 Coronado Ave., A&B Stockton, CA 95204

March 03, 2020

Justin Howell
Solano Community College
4000 Suisun Valley Road BLDG 1900
Fairfield, CA 94534
Justin.Howell@solano.edu
707-864-7205

Dear Justin,

Project: Upgrade 11 Down Cameras Across Multiple Campuses.

Thank you for the opportunity to meet your building service needs and for the confidence you have placed in us. Our goal is your complete satisfaction. Please call on us whenever we can be of further assistance.

Per our recent conversation February 17, 2021 & job walk on November 5th, 2020 in which we discussed the scope of work incorporated within this project, I am respectfully enclosing the following proposal.

California Multiple Award Schedules:

Axis Communications: Ojo CMAS # 3-20-84-0022AE | GSA # 47QSWA20D0095 Hanwa / Samsung: Ojo CMAS # 3-20-84-0022AA | GSA # GS-07F-0200W Professional Services: Ojo CMAS # 3-19-70-2890G | GSA # GS-35F-0280X Professional Services: Ojo CMAS # 3-13-84-0022F | GSA # GS-07F-9323S

EXECUTIVE SUMMARY:

- Locations are listed by the order in which we surveyed them
- Goal is to replace each camera with the same type of camera or as close to the same type of camera as possible.
 - Axis is the preferred camera manufacturer of choice.
 - Analog Camera Ojo to find a replacement that will work. Analog cameras are outdated and will be difficult to find an exact replacement.

1. (1) Vallejo Auto Tech; 1687 North Ascot Parkway; Vallejo, CA 94591

- 1 IP Camera to replace
 - Existing 1 IP Camera at the Exterior Parking Lot Emergency call Booth
 - M3057-PVE 360 Fisheye 6 Mega Pixel, WDR, IR

2. (3) Vallejo Center; 545 Columbus Parkway; Vallejo, CA 94591

- 3 IP Cameras to replace:
 - 2 Exterior Domes AXIS 225FD with Pendant wall Mounts
 - Replace with Q3518-LVE 4K Resolution, WDR, IR
 - 1 Interior 2nd Floor By Wall Mounted Monitor
 - Replace with Q3518-LVE 4K Resolution, WDR, IR

3. (0) Vacaville Annex; 2000 North Village Parkway; Vacaville, CA 95688

- 1 IP Camera
 - Exterior 2Nd Floor Above first floor roofing on WEST wall. Arecont 180 Degree camera. Replace with Solano CCD Supplied Replacement Camera.

4. (6) Vacaville Campus; 2001 North Village Parkway; Vacaville, CA 95688

- 5 IP Cameras + 1 Analog camera
 - 2 Exterior (231D) PTZ's Pendant Wall Mounted
 - Replace with Q3709-PVE 180 degree Multi Image AXIS Camera, 3 X 4K resolution
 - 2 Interior Both (216FD) will need 2MP Dome Surface Mounted. One to the wall viewing the stair case and the other in classroom 118
 - Replace with Q3518-LVE 4K Resolution, WDR, IR
 - 1 NE parking lot Exterior 5MP Dome Surface mounted to the wall (P3367) / Replace with same camera AND to include add sunshade Flap
 - Replace with Q3518-LVE 4K Resolution, WDR, IR



- 1 Exterior Analog Camera parking lot Emergency Phone Booth / 1 ½" Stub Out /
 - Replace SCV-6083R.



Campus we didn't Visit:

- 5. (1) Fairfield Campus (Main Campus); 4000 Suisun Valley Road; Fairfield, CA 94534
 - 1 IP Camera Down = Interior Surface Ceiling Mounted Dome /
 - o Replace with Q3518-LVE 4K Resolution, WDR, IR

1.0 DESCRIPTION OF WORK

This section describes in detail of work performed for each systems with all necessary inclusions are as follows:

1.0.1 SURVEILLANCE SYSTEMS (CCTV):

- 1. Removal of existing cameras and replacing with new cameras.
 - A. Upon removal of existing cameras these will be handed out to the customer.
- 2. Each camera will be configured with IP address locally before implementing into the host application.
 - A. Each camera will be installed and aligned locally and will be configured within the host application for final camera view approval.
 - B. The witness representative will finalize the alignment view from the host application and will sign off each installation.
- 3. Final test results will be with wet signature will be submitted as "As-Built".

1.0.2 TESTING & WITNESSING REQUIREMENTS:

- 1. Each device will be tested for its functionality locally using testers and will be witnessed and signed off by the customer's representative.
- 2. Each device will be tested from the field to its remote connection point.
- 3. Each device will be tested for its system functionality to the reporting application or host if applicable.
- 4. All after hours testing shall be scheduled in advance of the testing date.

1.0.3 O&M & AS-BUILT DOCUMENTATION:

- 1. As Built Drawings will be provided in both soft copy and hard copy formats upon project closeout.
- 2. O&M documentation will be furnished upon project closeout.

1.0.4 SCHEDULE & MILESTONES:

- 1. Upon receipt of owner provided information Ojo will proceed with work.
- 2. Six weeks is required to complete this work.
- 3. Any unforeseen weather related impacts will delay our six week schedule.

1.0.5 Silver Preventative Maintenance

1. Included – Good through June 21, 2021

1.0.6 WARRANTY:

- 1. All devices installed will be covered for one year warranty from its initial installation date.
- 2. Any manufacturer's defects will be covered under one year warranty.

1.0.7 CMAS Terms & Conditions Apply.

EXCLUSIONS

This section describes in detail of work performed for each systems with all necessary inclusions are as follows:

1.0.1 SURVEILLANCE SYSTEMS (CCTV):

- 1. Genetec software and hardware is not furnished. Assumes reuse of existing licenses.
- 2. Assumes use of existing cabling. Assumes cabling is in reusable condition.
- 3. Assumes coaxial connection to the bluephone / emergency phone in the parking lot of Vacaville Campus parking lot.
- 4. Assumes voltage for the analog camera in the bluephone / emergency phone at the Vacaville Campus is in reusable condition.
- 5. Assumes use of 180° cameras to replace two (2) existing PTZ cameras at Vacaville Campus.
- 6. Assumes PoE / PoE+ switchports to power the IP cameras exist or shall be furnished by others.
- 7. Assumes remote access to the servers for programming.
- 8. Assumes working hours shall be Monday Friday, 8AM 5PM Pacific Time.
- 9. Assumes access to all working areas.
- 10. Assumes recording servers exist or shall be furnished by others. Assumes servers have sufficient CPU processing power and storage for video retention.

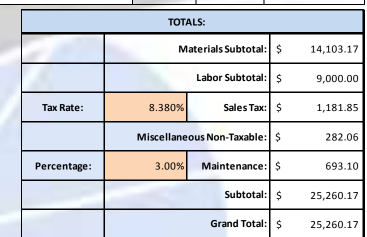
1.0.2 WARRANTY:

- 1. Physical damage as a result of vandalism not covered under the warranty policy.
- 2. Acts of God.

BILL OF MATERIALS

Equipment and Materials (TAXABLE)										
ITEM	QTY	UNIT	Туре	PART No.	DESCRIPTION	UI	NIT SELL	E	XT. SELL	CMAS
1	1	ea	Vallejo Auto Tech (bluephone)	01177-001	Axis M3057-PLVE Axis 360/180 fixed dome with 6 MP sensor and support for Forensic WDR, Light finder and OptimizedIR illumination. Vandal-resistant casing in flat design, for outdoor or indoor installation. Provides complete 360 overview in up to 30 fps with WDR and 60	\$	549.28	\$	549.28	3-20-84-0022AE
2	1	ea	Vallejo Auto Tech Cam Mount	01461-001	AXIS T94T02D PENDANT KIT	\$	41.47	\$	41.47	3-20-84-0022AE
3	1	ea	Vallejo Center (exterior)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+ vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
4	1	ea	Vallejo Center Cam Mount	5505-091	AXIS T94M01D Pendant Kit	\$	49.93	\$	49.93	3-20-84-0022AE
5	1	ea	Vallejo Center Cam Mount	5504-821	AXIS T91D61 Wall Mount 1.5" NPS	\$	71.09	\$	71.09	3-20-84-0022AE
6	1	ea	Vallejo Center (exterior)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+ vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
7	1	ea	Vallejo Center Cam Mount	5505-091	AXIS T94M01D Pendant Kit	\$	49.93	\$	49.93	3-20-84-0022AE
8	1	ea	Vallejo Center Cam Mount	5504-821	AXIS T91D61 Wall Mount 1.5" NPS	\$	71.09	\$	71.09	3-20-84-0022AE
9	1	ea	Vallejo Center (indoor 2nd floor)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
10	1	ea	Vacaville Campus (Lobby)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+ vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
11	1	ea	Vacaville Campus (Exterior N East)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+ vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
12	2	ea	Vacaville Campus (Exterior PTZ replacements with Multi	0664-001	Axis Q3709-PVE Multi-sensor, day/night fixed dome in an IK10 vandal-resistant outdoor casing. Fixed focal, multi-megapixel lenses, focused from factory. Multiple, individually configurable H.264	\$	2,030.39	\$	4,060.78	3-20-84-0022AE
13	2	ea	Vacaville Campus (PTZ MOUNTS)	5506-951	AXIS T91G61 Wall Mount	\$	168.42	\$	336.84	3-20-84-0022AE
14	1	ea	Vacaville Campus (Interior Classroom 118)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
15	1	ea	Vacaville Campus (Exterior ANALOG bluephone)	SCV-6083R	Wisenet HD+2MP, Full HD(1080p) 30fps IR vandal dome camera, 1/2.9" 2M CMOS, Vari-focal Lens (4.3X) (2.8-12mm), 60dB DWDR, true D/N, 24VAC/12VDC, IR distance 98.43 feet, IP66 IK10	\$	163.73	\$	163.73	3-20-84-0022AA
16	1	ea	Vacaville Campus (Analog Cam Mount)	SBP-300HM5	Small cap adapter (aluminum), accessory for 5MP fisheye cameras (SNF-8010, SNF-8010VM, XNF-8010R/RV/RVM, PNF-9010R/RV/RVM), Works with Mounts (SBP-300CM, SBP-300LM, SBP-300WM, SBP-300WM1)	\$	32.09	\$	32.09	3-20-84-0022AA
17	1	ea	Fairfield Campus (Interior Hallway)	01493-001	Axis Q3518-LVE Day/night fixed dome with support for Forensic WDR, Light finder and OptimizedIR with built-in IR illumination. IK10+vandal-resistant outdoor casing. Varifocal 4.3 - 8.6 mm P-Iris	\$	1,141.72	\$	1,141.72	3-20-84-0022AE
18	10	ea	misc	misc	Miscellaneous Materials - Connectors, Zip Ties, Flex Conduit etc.	\$	68.49	\$	684.90	NSP

	Professional Services									
ITEM	QTY	UNIT	VENDOR	PART No.	DESCRIPTION	UN	IT SELL	E.	XT. SELL	CMAS
1	2.00	hrs	Ojotech	SE	SE LABOR (config / test cameras) Software/Network Eng II	\$	185.00	\$	370.00	3-19-70-2890G
4	6.00	hrs	Ojotech	SET	SE LABOR (config / test EXISTING or CUSTOMER PROVIDED server)	\$	185.00	\$	1,110.00	3-19-70-2890G
12	3.00	hrs	Ojotech	SE	SE LABOR (documentation) Software/Network Eng I	\$	135.00	\$	405.00	3-19-70-2890G
15	4.00	hrs	Ojotech	SET	SE LABOR (final acceptance testing) Software/Network Eng II	\$	185.00	\$	740.00	3-19-70-2890G
1	16.00	hrs	Ojotech	FET	FE LABOR (physical installation of cameras, indoor) Security System Technician II	\$	95.00	\$	1,520.00	3-13-84-0022F
2	25.00	hrs	Ojotech	FET	FE LABOR (physical installation of cameras, outdoor) Security System Technician II	\$	95.00	\$	2,375.00	3-13-84-0022F
3	4.00	hrs	Ojotech	FET	FE LABOR (remove / replace Arecont camera w/ customer provided replacement) Security System Technician II	\$	95.00	\$	380.00	3-13-84-0022F
1	21	hrs	Ojotech	ADMIN	ADMIN LABOR (Project Management) PROJECT MANAGER	\$	100.00	\$	2,100.00	3-19-70-2890G



AUTHORIZATION TO PROCEED:

Ojo Technology 103 Hammond Ave. Fremont, CA. 94539 Solano Community College District 4000 Suisun Valley Road BLDG 1900 Fairfield, CA 94534

Seller	Ojo Technology	Buyer
Ву	Ted Barstad	Lot Sum <u>\$25,260.17</u>
Title	Account Manager	Title
Date	March 03, 2021	Date

Our goal is to be your partner through the process and allocate the necessary resources and coordinate with you to insure that we are in compliance with all your needs, including schedule requirements.

We look forward to continuing our partnership.

Sincerely,



Ted Barstad
Account Manager

Ojo Technology

Territory | East Bay Area Mobile : 510-673-3527

Email:ted.barstad@ojotech.com

NON-COLLUSION DECLARATION Public Contract Code Section 7106

TO BE EXECUTED BY CONTRACTOR AND SUBMITTED WITH CONTRACT

The undersigned declares:	
I am the(Title)	of
(Title)	(Bidder Name)
the party making the foreg	oing bid.
company, association, orgasham. The bidder has not in a false or sham bid. connived, or agreed with a bidding. The bidder has n communication, or confere bidder, or to fix any overhother bidder. All statement indirectly, submitted his or or divulged information or association, organization, by	interest of, or on behalf of, any undisclosed person, partnership, anization, or corporation. The bid is genuine and not collusive or directly or indirectly induced or solicited any other bidder to put The bidder has not directly or indirectly colluded, conspired, ny bidder or anyone else to put in a sham bid, or to refrain from ot in any manner, directly or indirectly, sought by agreement, ence with anyone to fix the bid price of the bidder or any other nead, profit, or cost element of the bid price, or of that of any ts contained in the bid are true. The bidder has not, directly or her bid price or any breakdown thereof, or the contents thereof, data relative thereto, to any corporation, partnership, company, bid depository, or to any member or agent thereof, to effectuate a dip has not paid, and will not pay, any person or entity for such
partnership, joint venture,	is declaration on behalf of a bidder that is a corporation, limited liability company, limited liability partnership, or any tents that he or she has full power to execute, and does execute, f the bidder.
	perjury under the laws of the State of California that the ct and that this declaration is executed on thisday of
	(City, State)
Proper Name of Bidder:	
Signature:	
Print Name:	
Title:	
	END OF DOCUMENT

Agreement for Construction Services (Small Projects) – Certifications / Declarations

PREVAILING WAGE 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, the labor compliance monitoring and enforcement by the Department of Industrial Relations.

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

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.
- 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 which 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 Contractor:	
Signature:	
Print Name:	
Title:	

(In accordance with Article 5 - commencing at section 1860, chapter 1, part 7, division 2 of the Labor Code, the above certificate must be signed and filed with the awarding body prior to performing any Work under this Contract.)

ASBESTOS & OTHER HAZARDOUS MATERIALS CERTIFICATION

Contractor 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 Material Hazardous", 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 Contractor's work on the Project for District.

Contractor further certifies that it has instructed its employees with respect to the abovementioned 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 (.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 Contractor 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 "New Hazardous Material" containing equipment will be immediately rejected and this Work will be removed at Contractor's expense at no additional cost to the District.

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

Date:	
Name of Contractor:	
Signature:	
Print Name:	
Title:	

LEAD-PRODUCT(S) CERTIFICATION

California Occupational Safety and Health Administration (CalOSHA), Environmental Protection Agency (EPA), California Department of Health Services (DHS), California Department of Education (CDE), and the Consumer Product Safety Commission (CPSC) regulate lead-containing paint and lead products.

Because the Contractor and its employees will be providing services for the District, and because the Contractor's work may disturb lead-containing building materials, **CONTRACTOR 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 1993 are presumed to contain some lead-based paint until sampling proves otherwise.

The CDE mandates that school districts utilize DHS lead-certified personnel when a lead-based hazard is identified. Examples of lead-certified personnel include: project designers, inspectors, and abatement workers. Furthermore, since 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 the Contractor, 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). Any and all Work which may result in the disturbance of lead-containing building materials must be coordinated through the District.

The California Education Code also prohibits the use or import of lead-containing paint, lead plumbing and solders, or other potential sources of lead contamination in the construction of any new school facility or in the modernization or renovation of any existing school facility. The Contractor 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 the Contractor.

All contractors who disturb lead-based paint in a six-square-foot area or greater indoors or a 20-square-foot area outdoors shall comply with the Renovation, Repair and Painting Rule, shall receive training from a U.S. EPA-accredited training provider, and shall be certified by the U.S. EPA. Contractor, its workers and subcontractors must fully and adequately comply 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).

If failure to comply with these laws, rules, and regulations results in a site or worker contamination, the Contractor 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 the Contractor 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 the Contractor 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.

THE UNDERSIGNED HEREBY ACKNOWLEDGES, UNDER PENALTY OF PERJURY, THAT HE OR SHE HAS RECEIVED NOTIFICATION OF POTENTIAL LEAD-BASED MATERIALS ON THE OWNER'S PROPERTY, AS WELL AS THE EXISTENCE OF APPLICABLE LAWS, RULES AND REGULATIONS GOVERNING WORK WITH, AND DISPOSAL OF, SUCH MATERIALS WITH WHICH IT MUST COMPLY. THE UNDERSIGNED ALSO WARRANTS THAT HE OR SHE HAS THE AUTHORITY TO SIGN ON BEHALF OF AND BIND THE CONTRACTOR.

Date:	
Name of Contractor:	
Signature:	
Print Name:	
Title:	