	1	AGREEMENT				
	2	36465				
	3	THIS AGREEMENT is made and entered, as of November 15, 2022, for				
	4	reference purposes only, pursuant to Resolution No. RES-22-0003 adopted by the City				
	5	Council of the City of Long Beach at its meeting on January 4, 2022, by and between				
	6	QUALITY OFFICE FURNISHINGS, INC., a California corporation ("Contractor"), with a				
	7	place of business located at 23825 Via Del Rio, Yorba Linda, California 92887, and the				
	8	CITY OF LONG BEACH ("City"), a municipal corporation.				
	9	WHEREAS, Section 1802 of the Long Beach City Charter permits the City to				
	10	make purchases under the purchasing contracts of other governmental agencies when				
	11	authorized to do so by a resolution; and				
364	12	WHEREAS, the City desires to purchase office furniture for the Future LB				
802-4	13	Youth Center and the WorkPlace Adult Satellite offices located at 500 W. Willow Street;				
CA 90802-4664	14	and				
each.	15	Whereas, Quality Office Furnishings, Inc. has a contract with Judicial Council				
Lona Beach.	16	of California, Master Contract for Furniture Vendor Services, Contract No. 47017 ("JCOC				
-	17	Contract"); and				
	18	WHEREAS, Resolution No. RES-22-0003 authorizes the City to purchase,				
	19	deliver and install office furniture by virtue of the JCOC Contract;				
	20	NOW, THEREFORE, in consideration of the mutual terms, covenants, and				
	21	conditions in this Agreement, the parties agree as follows:				
	22	1. The JCOC Contract with Contractor, attached hereto as Exhibit "A", is				
	23	incorporated by this reference as if fully set forth, and the same terms and conditions				
	24	contained in the JCOC Contract shall be applicable here except as follows:				
	25	A. Wherever the JCOC Contract refers to Judicial Council of				
	26	California, it shall be deemed to refer to the City of Long Beach, California;				
	27	B. Contractor shall sell, furnish and deliver to the City, office				
	28	furniture for the Future LB Youth Center and the WorkPlace Adult Satellite offices				
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OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Lond Beach. CA 90802-4664 located at 500 W. Willow Street, of the same type and kind identified in the JCOC Contract except as modified by mutual agreement of the City and Quality Office Furnishings, Inc., for a total not to exceed amount of Three Hundred Thousand Dollars (\$300,000), at the rates or charges shown in Exhibit "B", until the JCOC Contract expires on July 1, 2023, with the option to renew for as long as the JCOC Contract is in effect, at the discretion of the City Manager.

C. To the extent that the JCOC Contract and this Agreement are inconsistent, the following priority shall govern: (1) this Agreement and (2) the JCOC Contract.

D. Payment for the office furniture purchased from Contractor by the City shall be made by the City on delivery to and acceptance of the office furniture by the City and submittal of an invoice to the City. Payment is due thirty (30) days after the date of the invoice.

E. The term of this Agreement shall commence at midnight on January 4, 2022, and shall terminate at 11:59 p.m. on July 1, 2023, with the option to renew for as long as JCOC Contract No. 47017 is in effect, at the discretion of the City Manager, or unless sooner terminated as provided in this Agreement.

> All warranties shall accrue to the City of Long Beach. F.

19 2. Neither this Agreement nor any money that becomes due to 20 Contractor under this Agreement may be assigned by Contractor without the prior written 21 consent of the City Manager or his designee.

22 3. Any notice given under this Agreement shall be in writing and 23 personally delivered or deposited in the U.S. Postal Service, return receipt, and shall be 24 delivered or mailed to Contractor at the relevant address first stated above, and to the City at 411 West Ocean Boulevard, Long Beach, California 90802 Attn: City Manager. Notice shall be deemed given three (3) days after deposit in the mail.

27 4. The terms appearing on the JCOC Contract are incorporated in this Agreement.

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CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Long Beach. CA 90802-4664

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Contractor shall cooperate with the City in all matters relating to self-5. 1 accrual of use tax. Contractor shall contact the City Treasurer for additional information 2 3 regarding self-accrual.

This Agreement and all documents which are incorporated by 6. 4 reference in this Agreement constitute the entire understanding between the parties and 5 supersede all other agreements, oral or written, with respect to the subject matter of this 6 7 Agreement.

IN WITNESS WHEREOF, the parties have caused this document to be duly executed with all formalities required by law as of the date first stated above.

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CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Lono Beach. CA 90802-4664

OFFICE OF THE CITY ATTORNEY

QUALITY OFFICE FURNISHINGS, INC., a California corporation

Namé Title

B١ Title Presid 100

"Contractor"

CITY OF LONG BEACH, а SECTION 301 corporation Citv Manager ш Т 2 "Citv"

CHARLES PARKIN, City Attorney

Deputy

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2022.

This Agreement is approved as to form on

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By

	1	EXHIBIT "A"
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<u>ب</u>	11	
OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Lond Beach. CA 90802-4664	12	
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#### JUDICIAL COUNCIL OF CALIFORNIA MASTER CONTRACT FOR FURNITURE VENDOR SERVICES STANDARD AMENDMENT COVERSHEET

CONTRACT NUMBER	AMENDMENT NUMBER
47017	1
•	FEDERAL EMPLOYER ID NO.

- All capitalized terms not defined in this amendment (the "Amendment") have the meanings given to them in the Master Contract for Furniture Vendor Services ("Contract") referenced above. As set forth in the Contract, the term "Vendor" refers to Quality Office Furnishings, Inc., and the term "Judicial Council" or "Council" refers to the Judicial Council of California.
- 2. This Amendment is retroactive to and became effective as of 01/01/2021.

3. The maximum amount that the Judicial Council may pay Contractor under this Amendment is: <u>\$0.00</u>

4. The parties agree to amend the Contract as follows:

Modify the Contract throughout by adding "Purchase Order" and "PO."

- i) Delete Attachment A in its entirety and replace it with Attachment A Revision 1, which adds section 1.16, 1.35, 1.36; modifies 2.3.1(2.3.1.1), 2.3.2(2.3.2.1-2.3.2.4), 5; adds sections 12.3(12.3.1)(12.3.2), 12.4(12.4.1)(12.4.2), 12.5(12.5.1-12.5.3), 12.6(12.6.1)(12.6.1.1-12.6.1.2), 12.7(12.7.1)(12.7.2)(12.7.2.1), (12.7.3)(12.7.3.1), 12.7.4-12.7.10, 12.8(12.8.1), and 12.9(12.9.1-12.9.4).
- ii) Delete Attachment F, in its entirety and replace with Attachment F Revision 1, which adds language stating that, all pricing, including Lump Sum Based or Time and Materials, shall be based on the pricing rates indicated in Attachment F; and the unit price and extended amount included in the Quotation shall be based on pricing at rates equal to or lower than those indicated herein Attachment F. All Product Cost Worksheet pricing remains in effect from the original Agreement.
- iii) Add Attachment G, JBCL Terms and Conditions.
- iv) Add Attachment H, Purchase Order Terms and Conditions
- v) Add Attachment I, Service Request Form (Purchase Order) and Exhibit A to Attachment I, Project Scope of Work & Project Plans & Project Specifications.
- vi) Add Attachment J, Vendor Proposal (Purchase Order); Exhibit A to Attachment J, Project Scope of Work & Project Plans & Project Specifications; Exhibit B to Attachment J, Payment Method; Exhibit C to Attachment J, Payment Provisions; and Exhibit D to Attachment J, Project Schedule.
  vii)Add Unruh Civil Rights and California Fair Employment and Housing Act Certification.
- 5. Except as provided in this Amendment, all terms and conditions of the Agreement (as previously amended, if applicable) remain in full force and effect.

WITNESSETH, that for and in consideration of the mutual covenants herein contained, the Parties hereto agree to amend the following Sections indicated below in this Coversheet. Sections not included herein remain unchanged and in full effect.

# 2. **Purpose/Scope.** [Revised]

- 2.1. The purpose of this Contract is to establish a master contract for procurement and installation of Modular System Furniture ("MSF"), freestanding furniture, seating, files, shelving, mobile files, Mail Room furniture, Break Room furniture, outdoor furniture, outdoor trash receptacles, and miscellaneous furnishings, including systems planning/field verification, space planning, finish selection and installation of furniture and project management for various courthouse facility projects throughout the State of California as specified in Service Work Order(s) *or Purchase Orders*, that may be issued by the Judicial Council. This purpose is for administrative reference only and does not define, limit, or construe the scope or extent of the Contract.
- 2.2. The scope of Work that Vendor performs will only be as indicated in Service Work Order(s) or Purchase Order(s) which, if issued, will be processed after execution of this Contract pursuant to the Service Work Order or Purchase Order Process provision as specifically stated in **Attachment A**. That process includes the Judicial Council's request for services and the Vendor proposal to perform those services. With respect to purchasing furniture and other materials that are not related to a specific construction project ("Non-Construction Purchase"), the Non-Construction Purchase will be requested by the Judicial Council through Purchase Orders, as set forth in Section 12.3, herein.
- 3. **Contract Documents.** The complete Contract consists of all Contract Documents as listed here. All obligations of the Judicial Council and Vendor are fully set forth and described in the Contract Documents. The Contract Documents are intended to operate mutually so that Work called for in one and not mentioned in the other or vice versa is to be performed the same as if mentioned in all Contract Documents. *This Contract incorporates the terms and conditions set forth in the appendix entitled "JBCL Terms and Conditions," included in this Contract as Attachment G. If there is any conflict between a provision in the Attachment G, and any other provision of this Contract, the provision contained in the appendix prevails.* **[Revised]**

This Cover Sheet & Its Master Contract for Construction Services, Amendment N	0.1:			
Attachment A: General Conditions, [Revised]				
Attachment F: Product Cost Workbook [Revised]				
Attachment G: JBCL Terms and Conditions [Added]				
Attachment H: Purchase Order Terms and Conditions [Added]				
Attachment I: Service Request Form (Purchase Order) [Added]				
Exhibit A to Attachment I: Project Scope of Work & Project Plans & Pro				
Specifications [Added]				
Attachment J: Vendor Proposal (Purchase Order) [Added]				
Exhibit A to Attachment J: Project Scope of Work & Project Plans & Pro				
Specifications [Added]				
Exhibit B to Attachment J: Payment Method [Added]				
Exhibit C to Attachment J: Payment Provisions [Added]				
Exhibit D to Attachment J: Project Schedule [Added]				
Unruh Civil Rights Act and the California Fair Housing and Employment .	Act [Added]			
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- 4. **Project Price and Method of Payment.** Judicial Council shall pay Vendor for all Work contracted for under this Contract as indicated in a fully executed Service Work Order *or Purchase Order. [Revised]*
- 5. **Project Time.** As defined herein, this is the time within which the Vendor/sub-contractor shall complete all Work contracted for under this Contract as indicated in a fully authorized Service Work Order *or Purchase Order* pursuant to the Service Work Order *or Purchase Order* Process provision set forth in this Contract. *[Revised]*
- 10. **Notice and Service Thereof.** Any notice required by the Contract shall be in writing, identify the Service Work Order *or Purchase Order*, dated, and signed by the Party giving notice or by a duly authorized representative of that Party. Any Notice required by or with regard to this Contract shall be delivered as follows:

Notice to the Judicial Council:	Notice to Vendor:
Judicial Council of California	Quality Office Furnishings, Inc.
Branch Accounting and Procurement	Attn: Candace Dawn Baird
Attn: Manager, Contracts	23825 Via Del Rio,
455 Golden Gate Avenue	Yorba Linda, CA 92887
San Francisco, CA 94102-3688	

Notice shall be served and considered effective if given in one of the following manners: By personal delivery, considered delivered on the day of delivery; by overnight delivery service, considered delivered one (1) day after date deposited, as indicated by the delivery service. *[Revised]* 

JUDICIAL COUNCIL'S SIGNATURE	VENDOR'S SIGNATURE	
Judicial Council of California	VENDOR'S NAME (if Vendor is not an individual person, state whether Vendor is a corporation, partnership, etc.) Quality Office Furnishings, Inc.	
	CLSB License #1061099, C-61 / D34, Expires <u>12/31/2021</u>	
By (Authorized Signature)	BY (Authorized Signature)	
"Wigline & Pswan	S Kandes Baird	
PRINTED NAME AND TITLE OF PERSON SIGNING	PRINTED NAME AND TITLE OF PERSON SIGNING	
Christine Powlan, Facilities Contracts Supervisor	Kandee Baird	
Date Executed	Date Executed	
04/14/2021	04.12.2021	
ADDRESS	ADDRESS	
455 Golden Gate Avenue	23825 Via Del Rio,	
San Francisco, CA 94102	Yorba Linda, CA 92887	

# **NOTE:** If the Vendor is a corporation, Vendor must attach a certified copy of the corporation's by-laws, or of the resolution of the Board of Directors of the corporation, authorizing the above person to execute this Contract and the bonds required by the Contract Documents.

# END OF COVERSHEET

# ATTACHMENT A – REVISION 1

# GENERAL CONDITIONS TO THE MASTER CONTRACT FOR FURNITURE VENDOR SERVICES

- 1. **Definitions:** Terms defined below and elsewhere throughout the Contract Documents shall apply to the Contract as defined. Additional terms may be defined in authorized Service Work Orders *and Purchase Orders*, however, the definition of a term defined in a Service Work Order *or Purchase Order*, and not otherwise defined in these Contract Documents, and/or a term which has been defined herein but is given a new meaning in the Service Work Order *or Purchase Order*, shall apply only within the Service Work Order *or Purchase Order* in which it is defined. *[Revised]* 
  - 1.1. "Acceptance" means the written acceptance issued to Vendor by the Judicial Council's Project Manager.
  - 1.2. "Administrative Director" refers to that individual or authorized designee, empowered by the Judicial Council to make final and binding executive decisions on behalf of the Judicial Council.
  - 1.3. "Approved Person" means any employee of Vendor or any Subcontractor who (i) has been screened and approved by the Judicial Council pursuant to the Judicial Council Screening Process and (ii) when working in at the Project site, has passed any additional Court-required screening and background check requirements which that Court requires of vendors or subcontractors working in that Project site, as described in the "Court-Required Screening and Background Check Requirements" section herein.
  - 1.4. "CAFM" or "Computer Aided Facilities Management." In the context of this Contract and wherever used herein, the CAFM system is, and shall be construed to mean, the system currently used by the Judicial Council to issue Service Work Orders and track work progress, or any other such system subsequently implemented for those or similar purposes by the Judicial Council at the Judicial Council's sole discretion.
  - 1.5. **"Change Order.**" A written order approved by the Judicial Council signed by the Judicial Council and the Vendor that alters the Work in a specific Service Work Order *or Purchase Order.* [Revised]
  - 1.6. **"Claim"** means a Dispute (see definition below) that remains unresolved after conclusion of the Dispute Resolution Process identified below. Individual unresolved Disputes may be aggregated into one or more Claim(s).
  - 1.7. "Confidential Information" means trade secrets, financial, statistical, personnel, technical, and other Data and information relating to the Judicial Council's business or the business of its constituents. Confidential Information does not include (i) information that is already known by the receiving party, free of obligation of confidentiality to the disclosing party; (ii) information that becomes generally available to the public, other than as a result of disclosure by the receiving party in breach of this

Contract; (iii) information that is independently developed by the receiving party without reference to the Confidential Information; and (iv) information that the receiving party rightfully obtains from a Third Party free of the obligation of confidentiality to the disclosing party.

- 1.8. "Contract" or "Contract Documents." The Contract consists exclusively of the documents evidencing the Contract of the Judicial Council and Vendor, identified as the Contract Documents and are listed in the Contract.
- 1.9. **"Vendor."** The individual, association, partnership, firm, company, consultant, corporation, affiliates, or combination thereof, including joint ventures, contracting with the Judicial Council to do the Contract Work. Vendor is one of the parties to this Contract.
- 1.10. **"Vendor Proposal**" means the document, substantially in the format of Attachment C hereto, that Vendor submits to the Judicial Council in response to a Services Request Form in accordance with the Service Work Order *or Purchase Order* Process provision herein. The Vendor Proposal Form should include the items listed on the Vendor Proposal Form including (1) the construction schedule, (2) a list of Subcontractors, (3) payment schedule, and (4) reference to applicable Project drawings and specifications, or layouts, and technical data or information for the applicable Project. *[Revised]*
- 1.11. "Court(s)" means one or more of the fifty-eight (58) superior court entities in California, the California appellate courts, and/or the California Supreme Court.
- 1.12. **"Cover Sheet"** or "**Master Contract for Construction Services Cover Sheet**" means the form used by the Judicial Council to enter into agreements or amendments with other parties.
- 1.13. "**Day**" unless otherwise specifically defined, means calendar days including Saturday and Sunday, as well as Vendor's pre-established and published holidays applicable to its employees.
- 1.14. **"Deliverables"** means those products, equipment, furniture, furnishings, materials, plans and deliverables set forth in a Statement of Work and other materials collected, produced, delivered or contributed in connection with the Service.
- 1.15. "**Dispute**" means a request, demand, or assertion by the Vendor during performance of the Work regarding money and/or time adjustments with which the Judicial Council does not agree. A Dispute is not a Claim.
- 1.16. "Emergency Purchase via Non-Competitive Bid." An Emergency, as defined per PCC 1102, is a sudden, unexpected occurrence that poses a clear and imminent danger, requiring immediate action to prevent or mitigate the loss or impairment of life, health, property, or essential public services. The Judicial Council shall utilize the Non-Competitive bid process when there is adequate justification that said furniture, and

associated services are required to be purchased for an Emergency. [Added with Amendment No. 1]

- 1.17. **"Force Majeure**" means a delay which impacts the timely performance of Work which neither Vendor nor the Judicial Council are liable because such delay or failure to perform was unforeseeable and beyond the control of the party. Acts of Force Majeure include, but are not limited to:
  - 1.17.1. Acts of God, which are only floods, fire due to lighting, earthquakes in excess of a magnitude of 3.5 on the Richter Scale and tidal waves.
  - 1.17.2. Acts of a public enemy;
  - 1.17.3. Acts or omissions of any government entity;
  - 1.17.4. Fire or other casualty for which a party is not responsible;
  - 1.17.5. Quarantine or epidemic;
  - 1.17.6. Strike or defensive lockout; and
  - 1.17.7. Adverse weather that is (1) unusually severe precipitation, sleet, snow, hail, heat, or cold, wind or fog conditions in excess of the norm for the location, and time of year it occurred as determined by a source mutually agreed to by the Judicial Council and the Vendor or, if none can be mutually agreed upon, as indicated at http://countrystudies.us/united-states/weather/California; (2) unanticipated; and (3) occurring at the site of the Project.
- 1.18. **"Hourly Rates**" include all costs including, but not limited to labor costs, applicable taxes, duties, wages, indirect costs, general and administrative expense, and profit.
- 1.19. "Key Personnel" or "Personnel" refers to Vendor's personnel or personnel of Subcontractors that are named in Service Work Orders or Purchase Orders, whom the Judicial Council has approved to perform specific Work. Qualifications of Key Personnel are provided in any resumes set forth in or attached to Service Work Orders or Purchase Orders. Work and roles of Key Personnel are as set forth in this Contract and in Service Work Orders and Purchase Orders. [Revised]
- 1.20. "**Material**" means all types of tangible personal property, including but not limited to reports, goods, supplies, equipment, commodities, and information and telecommunication technology.
- 1.21. "**Project**" refers to all activity relative to an individual Service Work Order *or Purchase Order*, including the Work of Vendor and its Subcontractors, if any. *[Revised]*

- 1.22. "**Project Manager**" is the Judicial Council's representative that manages the Contract and has authority to direct the Vendor in the performance of the Work. The Judicial Council may change the Project Manager, at its sole discretion, during the Vendor's performance of the Work.
- 1.23. "**Project Price**" or "Total Project Price." The amount indicated in a Service Work Order or Purchase Order for all the Work of a particular Service Work Order or Purchase Order and which is the amount the Judicial Council shall pay to the Vendor for successful completion of all the Work. The Total Project Price is the sum of all the Work, including all applicable taxes, fees, shipping costs, insurance, and bonds and shall not exceed this amount. *[Revised]*
- 1.24. **"Project Time."** The maximum time indicated in a Service Work Order *or Purchase* Order for Vendor to complete all the Work of a particular Service Work Order *or* Purchase Order. [Revised]
- 1.25. "**Reimbursable Expenses**" means specific expense(s) incurred or to be incurred by Vendor and/or its Subcontractor(s) in pursuit of performance of the Work, as further specified in a Service Work Order *or Purchase Order*. *[Revised]*
- 1.26. "**Restricted Area(s)**" means (i) all areas within the Project site that are not generally accessible to the public, including judges' chambers, all non-public restrooms, elevators, break rooms, and corridors, and other non-public spaces that are dedicated for use only by judges or Court staff and employees, (ii) public areas of a Project site during non-business hours that are subject to security screening during normal business hours, and (iii) the areas defined as Restricted Areas in the Background Check Policy.
- 1.27. "Services Request Form" refers to the form listed in this Contract as Attachment B. Once a SWO is issued, this form serves as a summary of Work to be provided by the Vendor with respect to the Project for that SWO.
- 1.28. "Service Work Order" or "SWO" refers to a unique entry within Judicial Council's CAFM system. Issuance of a SWO constitutes Work Authorization with respect for the Work relating to that SWO. Vendor must login to the CAFM system and "accept" the SWO issued prior to beginning Work. The SWO references and incorporates other documents such as the Services Request Form and Vendor Proposal applicable to that SWO as well as the Contract Documents.
- 1.29. "State" refers to the State of California.
- 1.30. **"Statement of Work"** means a description of Work to be provided according to a Service Work Order *or Purchase Order* authorized according to this Contract. *[Revised]*
- 1.31. "**Subcontractor**" shall mean and include any individual, firm, partnership, agent, or corporation having a contract, purchase order, or Contract with the Vendor, or with any Subcontractor of any tier for the performance of any part of this Contract. When the

Judicial Council refers to Subcontractor(s) in this document, for purposes of this Contract and unless otherwise expressly stated, the term "Subcontractor" includes, at every level and/or tier, all subcontractors, sub-consultants, agents, suppliers, and/or materialmen.

- 1.32. **"Third Party**" refers to any individual, association, partnership, firm, company, corporation, consultant, Subcontractor, or combination thereof, including joint ventures, other than the Judicial Council or the Vendor, which is not a party to this Contract.
- 1.33. "Work" or "Work to be Performed" or "Contract Work" or "Scope of Work" refers to all labor, materials, equipment, components, appliances, supervision, coordination, and services required by, or reasonably inferred from, the Contract Documents, that are necessary for the construction and Completion of the Project.
- 1.34. "Work Authorization" means permission to begin Work for a particular SWO.
- 1.35. "Purchase Order" or "PO" means a written request by the Judicial Council for a Non-Construction Purchase ("Non-Capital Project") that would be subject to the terms of the Contract, including Attachment G (JBCL Terms and Conditions), and Attachment H (Purchase Order Terms and Conditions). [Added with Amendment 1]
- 1.36. "Non-Construction Purchase" means the purchase of furniture and other materials that are not related to a construction, renovation, or remodel project ("Capital Project"). [Added with Amendment 1]

# 2. Service Work Orders:

# 2.1. Maximum Service Work Order Amount and Contract Amount

- 2.1.1. The maximum amount the Judicial Council shall be obligated to pay to Vendor under any individual Service Work Order authorized under this Contract shall not at any time exceed the Total Project Price specified on the face of the authorized Service Work Order which is applicable to that Work. No verbal agreements will be honored. The Total Project Price may only be adjusted based on a valid Change Order or based upon an agreement signed by both Parties.
- 2.1.2. The maximum amount the Judicial Council shall be obligated to pay to Consultant under this Agreement ("**Contract Amount**") shall not at any time exceed the aggregate of all Total Project Price(s) of all SWO(s) issued to Vendor through the current date. The total amount that the Judicial Council may pay the Consultant under this Agreement shall not at any time exceed the aggregate of the Total Project Price(s) of all Service Work Orders authorized for the performance of Work through the current date.

# 2.2. Service Work Order Authorization

- 2.2.1. The Judicial Council will authorize the performance of Work and spending of funds under this Contract via Service Work Order(s) issued through the Judicial Council's CAFM system. Service Work Orders must be "accepted" by the Vendor within the CAFM system. This involves the Vendor logging into CAFM, opening the Service Work Order, and clicking the "Accept" button. A written document will be provided by Judicial Council via CAFM software system that summarizes the Project details and references all other documents incorporated within the Project.
- 2.2.2. Service Work Orders may only be authorized during the Term of this Agreement or any Subsequent Term(s). Service Work Orders must be authorized prior to the expiration date of this Contract. The end date for Work authorized in a Service Work Order may exceed the expiration date of this Contract but may not be extended once any Term (or Subsequent Term) has expired.
- 2.2.3. Service Work Orders may only be authorized for the specific Work as described in **Attachment B** and **Attachment C**.

#### 2.3. Service Work Order Process [Revised]

- 2.3.1. <u>Services Request Form</u>.
  - 2.3.1.1. The Judicial Council's Project Manager will provide Vendor with an unsigned Services Request Form (Attachment B), describing the Work the Vendor shall perform for the Judicial Council. The Judicial Council's Project Manager will complete and transmit any applicable Services Request Form(s) to Vendor electronically. The Judicial Council's Project Manager will inform the Vendor of the appropriate Pricing Methodology (e.g. Lump Sum Based Pricing or Time and Materials Pricing) for the Project in the Service Request Form. All pricing, including Lump Sum Based or Time and Materials, shall be based on the pricing rates indicated in Attachment F, Cost Worksheet. [Added with Amendment No. 1]
  - 2.3.1.2. Upon receipt of the Services Request Form, Vendor will, in coordination with the Judicial Council's Project Manager, edit the Services Request Form if necessary so that it appropriately describes, to the satisfaction of both Parties, the various elements of the Work and Materials, if applicable, to be provided. If the Services Request Form is revised during this coordination, the Judicial Council's Project Manager will revise and re-submit the revised Services Request Form electronically to the Vendor. Vendor shall only be entitled to submit a Vendor Proposal based upon the most current version of any Service Request Form. Any

previous iterations of Service Request Forms that include the same, or substantially similar, Work shall be void.

# 2.3.2. <u>Vendor Proposal.</u> [Added with Amendment No. 1]

- 2.3.2.1. The Service Work Order process is utilized when the Judicial Council purchases furniture and materials from a Vendor in connection with a Judicial Council construction project which may include a new construction, renovation, or remodel project.
- 2.3.2.2. If the estimated value of a construction related purchase is equal or less than \$75,000, the Judicial Council may issue a Service Work Order, without soliciting proposals from other Vendor(s) that have been awarded a Contract under RFQ No. RFQ-FS-2019-01-DGF.
- 2.3.2.3. *If the estimated value on the construction project related furniture* purchase is of a value greater than \$75,000 then the Judicial *Council intends to solicit proposals from at least three (3) Vendors* that have been awarded a Contract under RFQ No. RFQ-FS-**2019-01-DGF**, unless there is an emergency ("Emergency Purchase via Non-Competitive Bid," see Attachment A, Section 1.16 for definition) or some other incident which justifies a sole sourcing of those services. Vendors will be provided with a basic description of the Project and may be required or invited to participate in a site walk. The Judicial Council will provide Vendors with appropriate drawings, specifications, security clearance requirements, permitting information, and other relevant information relating to the Project. The Judicial Council's Project Manager will then award the Project to the Vendor based on price and scoring/evaluation. The scoring/evaluation will be a score sheet based upon, but not limited to, the following criteria: product proposed, functionality, warranty/serviceability, project approach, flexibility of product and special features.
- 2.3.2.4. Once the Judicial Council selects a Vendor, and the Judicial Council and Vendor agree upon the elements of the Work and Materials set forth in a Services Request Form, Vendor will complete and submit electronically the Vendor Proposal, substantially in the format of Attachment C, to the Judicial Council's Project Manager in the form of a file in modifiable MS-Word processing format, based upon the description of the Work requested by the Services Request Form. [Revised]
- 2.3.2.5. The Judicial Council's Project Manager shall review the Vendor Proposal separately or with the Vendor and may request changes to

the Vendor Proposal, in which event Vendor shall modify and resubmit the Vendor Proposal via CAFM.

- 2.3.2.6. Vendor Proposals submitted shall not expire or be revoked by the Vendor for a period of twenty (20) Days following the date submitted to the Judicial Council via CAFM.
- 2.3.2.7. In order for the Judicial Council to accept Vendor's Proposal and proceed with the Project, the Judicial Council's Project Manager must create a Service Work Order in the Judicial Council's CAFM system and create a unique Service Work Order number for the Project, which shall be reflected in the Service Work Order. The Services Request Form and accepted Vendor's Proposal for the applicable Project will be uploaded to CAFM. Vendor's Proposal and the Services Request Form are insufficient by themselves to create a Service Work Order.
- 2.3.2.8. The Judicial Council's Project Manager will then notify the Vendor of its Vendor Proposal acceptance. The Judicial Council shall provide, via e-mail, a Service Work Order consisting of a cover page with a unique Service Work Order number, the accepted Services Request Form and Vendor's Proposal for that Service Work Order.
- 2.3.2.9. Vendor shall review all documents and, upon acceptance by the Judicial Council, log into Judicial Council's CAFM system, look up the corresponding Service Work Order, and click "Accept." By clicking "Accept," Vendor agrees to all the provisions of this Contract, the Contract Documents, the Vendor Proposal and the corresponding Service Work Order for Work on a Project.

# 2.3.3. <u>Authorization to Proceed with a Service Work Order</u>.

- 2.3.3.1. Upon notification of Service Work Order acceptance in CAFM by the Vendor, the Judicial Council shall direct the Vendor to begin Work in writing according to the terms herein.
- 2.3.3.2. Following authorization of a Service Work Order, but before the initiation of Work on a Project, the Judicial Council may furnish additional detailed written and/or graphic instructions to explain the Work more fully, and such instructions become a part of the requirements of the authorized Service Work Order applicable to a Project. Should such additional detailed instructions, in the opinion of Vendor, constitute Work in excess of the requirements of the authorized Service Work order must submit written notice of the same to the Judicial Council within seven (7) Days following receipt of such instructions, and in any event, no later

than prior to commencement of the Work on the Project. If, in the Judicial Council's sole and independent judgment, the additional detailed instructions do in fact constitute Work in excess of the requirements of the authorized Service Work Order, the Judicial Council may, at Judicial Council's sole discretion, either close the authorized Service Work Order and create a new Service Work Order or issue a Change Order to account for the additional Work.

2.3.3.3. Only the following Judicial Council personnel are approved to authorize a SWO(s): Senior Manager for Facility Management; Regional Manager for Facilities Operations; Project Managers; Supervising Facilities Management Administrators; Facilities Management Administrators; Judicial Council Customer Service Center Personnel.

# 2.3.4. Other Information Relating to Service Work Orders.

- 2.3.4.1. If the Parties agree to cancel an already authorized Service Work Order, the existing Service Work Order must be closed within Judicial Council's CAFM system and the Judicial Council may start a new Service Work Order process for the Work in the terminated Service Work Order.
- 2.3.4.2. Judicial Council shall from time to time provide Vendor with the names and contact information of persons on behalf of Judicial Council filling primary positions. This letter will be updated from time to time as personnel change, and is effective upon receipt. These changes will not require that this Contract be amended.
- 2.3.4.3. The Judicial Council reserves the right at its sole discretion to modify the forms provided in the Contract, as it deems necessary or appropriate, in its sole discretion, and will notify Vendor of any modification to said form prior to implementing the modified form(s). The Judicial Council shall provide Vendor with a copy of any modified form(s), and any modification of a form included herein shall not require an amendment of the Contract. The modified form(s) shall become effective upon the notice provided in this provision.
- 2.3.4.4. There is no limit on the number of Service Work Orders the Judicial Council may request or authorize under this Contract.
- 2.3.4.5. The Judicial Council does not guarantee that Vendor will receive any authorized Service Work Order(s) under this Contract.
- 3. Notice to Proceed: The Project Manager will provide a written notice to proceed to Vendor with respect to the Project at which time Vendor will proceed with the Project.

#### 4. Contract Term and Renewals:

- 4.1. Unless the Contract indicates that a Subsequent Term is not applicable, the Judicial Council may, at its sole discretion, elect to exercise a Subsequent Term to extend this Contract. In order to exercise this Subsequent Term, the Judicial Council must send Notice to Vendor at least thirty (30) Days prior to the end of the Initial Term. The exercise of any Subsequent Term Notice shall be effective without Vendor's signature.
- 4.2. The Contract shall commence on the Effective Date and terminate on the Expiration Date as specified in the Coversheet, which is the Initial Term, unless otherwise extended by a Subsequent Term, or terminated, as set forth in writing by the Judicial Council, and in accordance with the terms and conditions of the Contract.
- 4.3. The Parties agree that the Judicial Council may elect to extend the Contract up to the total Subsequent Terms, as indicated in the Contract, and only if authorized in writing and in accordance with the terms and conditions of the Contract.
- 4.4. In the event the Judicial Council provides Vendor Notice of its intent to exercise a Subsequent Term, as set forth in this provision, the Parties shall modify the Contract via the Judicial Council's Standard Amendment Coversheet.
- 4.5. This Contract is of no force and effect until signed by both Parties. Any commencement of performance prior to execution of this Contract by Vendor shall be at Vendor's own risk.
- 4.6. Regardless of the expiration of this Contract, the terms and conditions of this Contract shall, unless otherwise terminated as specified herein, continue to be binding upon any Service Work Order *or Purchase Order* executed under this Contract until the Work under a Service Work Order *or Purchase Order* is fully complete. *[Revised]*
- 5. **Quotations:** The Vendor will provide, prior to the commencement of Work on any Project pursuant to a Service Work Order or a Purchase Order, a quotation that includes the following required items: quote number, quote date, quantity of item, catalog number/description, unit price and extended amount ("Quotation"). The unit price and extended amount included in the *Ouotation shall be based on pricing at rates equal to or lower than those indicated in* Attachment F, Cost Worksheet. Any Quotation shall contain all taxes and shipping, if applicable. A Quotation is required as part of the individual Service Work Order or Purchase Order prepared by the Judicial Council's Project Manager and submitted to the Vendor, supported by floor plans to substantiate the accuracy of the values as the Judicial Council may require. This Quotation, which is subject to the review, modification (if deemed necessary by the Judicial Council), approval, and written acceptance of the Judicial Council's Project Manager, shall be used as a basis for progress payments made to the Vendor, and shall become part of the Service Work Order or Purchase Order for which it was prepared upon acceptance by the Judicial Council. The Quotation shall include clearly identified Phases, if necessary, if the Vendor is proposing progress payments. The Quotation shall be based exclusively on the "payment in arrears" principle, as the Judicial Council is not allowed to make payments in advance. The total

of all payments in the Schedule of Values must at all times be equal to the Total Project Price. *[Revised]* 

- 6. Failure to Adopt State Budget: An event of default shall not occur if the Judicial Council is unable to make any payment due hereunder because of the State of California's failure to timely approve and adopt a State budget. If the Judicial Council fails to make any payment(s) as a result of the State of California's failure to timely approve and adopt a State budget, the Judicial Council shall promptly pay any previously due and unpaid amounts upon approval and adoption of the State budget.
- 7. Relationship of Parties: Vendor is and shall at all times be deemed to be an independent contractor and shall be wholly responsible for the manner in which it and its Subcontractors perform the services required of it by the Contract Documents. Nothing herein contained shall be construed as creating the relationship of employer and employee, or principal and agent, between the Judicial Council, or any of the Judicial Council's employees or agents, and Vendor or any of Vendor's Subcontractors, agents or employees. Vendor assumes exclusively the responsibility for the acts of its employees as they relate to the services to be provided during the course and scope of their employment. Vendor, its Subcontractors, agents, and its employees shall not be entitled to any rights or privileges of the Judicial Council's employees. Judicial Council shall be permitted to monitor the Vendor's activities to determine compliance with the terms of the Contract.
- 8. Standard of Professionalism: Vendor shall conduct all Work consistent with professional standards for the industry and type of work being performed under the Contract.

# 9. Performance of Work:

- 9.1. Vendor shall provide, and shall act to ensure that Vendor, its employees, Subcontractors and consultants provide all Work specified in these Contract Documents to the Judicial Council's satisfaction, in compliance with the standards specified in the Contract Documents and in the authorized Service Work Order *or Purchase Order*. *[Revised]*
- 9.2. If Vendor fails to perform the Work properly or fails to perform any provisions of this Contract, the Judicial Council, may, pursuant to the General Conditions and without prejudice to any other remedy it may have, cure the deficiencies and deduct the cost thereof from the payment then or thereafter due Vendor.
- 10. Site Examination: Vendor has examined the Site of any Project for which the Judicial Council has issued a Service Work Order *or Purchase Order* and certifies that it accepts all measurements, specifications, and conditions affecting the Project to be performed at the site. Vendor warrants that it has made all Project site examination(s) that it deems necessary as to the condition of the Project site, its accessibility for materials, workers and utilities, and Vendor's ability to protect existing surface and subsurface improvements. *[Revised]*

# 11. Materials and Work:

- 11.1. Except as otherwise stated in the Contract, or agreed to in writing by the Judicial Council, Vendor shall provide and pay for all materials, labor, tools, equipment, transportation, supervision, removal of all packaging and debris and all other services, management, and facilities of every nature whatsoever necessary to execute and complete the Contract within the Project Time.
  - 11.1.1. Unless otherwise specified, all materials shall be new and the best of their respective kinds and grades as noted or specified, and workmanship shall be of good quality.
  - 11.1.2. Materials shall be furnished in sufficient quantities and at such times as to ensure uninterrupted progress of Work and shall be stored properly and protected as required.
  - 11.1.3. For all materials and equipment specified or indicated in the Drawings, Service Work Order or Purchase Order, the Vendor shall provide all labor, materials, equipment, and services necessary for complete assemblies and complete working systems, functioning as intended. Incidental items not indicated on Drawings or Service Work Order or Purchase Order, nor mentioned in the Specifications (if applicable), that can legitimately and reasonably be inferred to belong to the Work described, or be necessary in good practice to provide a complete assembly or system, shall be furnished as though itemized here in every detail. In all instances, material and equipment shall be installed in strict accordance with each manufacturer's most recent published recommendations and specifications. [Revised]
  - 11.1.4. Vendor shall, after the issuance of a Service Work Order *or Purchase Order* by Judicial Council and after relevant submittals have been approved, place orders for materials and/or equipment as specified so that delivery of same may be made without delays to the Work. Vendor shall, upon demand from Judicial Council, present documentary evidence showing that orders have been placed. *[Revised]*
  - 11.1.5. Judicial Council reserves the right but has no obligation, for Vendor's neglect in complying with the above instructions, to place orders for such materials and/or equipment as it may deem advisable in order that the Work may be completed at the date specified in Service Work Order *or Purchase Order* (if applicable), and all expenses incidental to the procuring of said materials and/or equipment shall be paid for by Vendor or withheld from payment(s) to Vendor. *[Revised]*
  - 11.1.6. Vendor warrants good title to all material, supplies, and equipment installed or incorporated in Work and agrees upon Completion of all Work to deliver the Project site to Judicial Council, together with all improvements and appurtenances constructed or placed thereon by it, and free from any claims,

liens, or charges. Vendor further agrees that neither it nor any person, firm, or corporation furnishing any materials or labor for any Work shall have any right to lien any portion of the Premises at which Work is being performed or any improvement or appurtenance thereon, except that Vendor may install metering devices or other equipment of utility companies or of political subdivision, title to which is commonly retained by utility company or political subdivision. In the event of installation of any such metering device or equipment, Vendor shall advise Judicial Council as to the owner thereof.

- 11.1.7. Nothing contained in this Article, however, shall defeat or impair the rights of persons furnishing materials or labor under any bond given by Vendor for their protection or any rights under law permitting such protection or any rights under law permitting such persons to look to funds due Vendor in hands of Judicial Council (e.g., stop payment notices). This provision shall be inserted in all subcontracts and material contracts and notice of its provisions shall be given to all persons furnishing material for work when no formal contract is entered into for such material.
- 11.1.8. Title to new materials and/or equipment for the Work and attendant liability for its protection and safety shall remain with Vendor until incorporated in the Work of a Service Work Order *or Purchase Order* and accepted by Judicial Council. No part of any materials and/or equipment shall be removed from its place of storage except for immediate installation in the Work. Vendor shall keep an accurate inventory of all materials and/or equipment in a manner satisfactory to Judicial Council or its authorized representative and shall, at the Judicial Council's request, forward it to the Judicial Council. *[Revised]*

# 12. Purchase of Materials and Equipment: [Revised]

- 12.1. The Vendor is required to order and obtain materials and equipment sufficiently in advance of its Work at no additional cost or advance payment from Judicial Council to assure that there will be no delays.
- 12.2. Off-Site Storage of Materials and Equipment Only Upon Judicial Council's Written Consent. Vendor or Subcontractor(s) shall not store materials and/or equipment off site without first obtaining the Judicial Council's express, written consent. If Vendor receives Judicial Council's consent to store materials and/or equipment off site ("Stored Materials"), Vendor and Subcontractor(s) shall comply with all of the following:
  - 12.2.1. **Property of Others Insurance**. Vendor shall procure and maintain, during the entire time Stored Materials are in off-site storage, insurance coverage acceptable to the Judicial Council that shall protect Vendor and Judicial Council from all claims for Stored Materials that are lost, stolen, or damaged. The Judicial Council shall be named as a loss payee for this insurance coverage. The insurance coverage shall include a "loss payable

endorsement" stating that all amounts payable will be paid as a joint-check to the Vendor and Judicial Council. If approved in advance by Judicial Council, this required insurance may be obtained by an "Employee Theft Protection Insurance Policy" or an "Employee Theft Protection Bond."

- 12.2.2. **Payment for Stored Materials.** Judicial Council shall only make payment to Vendor for Stored Materials if agreed upon in advance, in writing, by the Judicial Council and provided that Vendor submits an itemized list of all Stored Materials with Vendor's Application for Payment. Vendor's itemized list of all Stored Materials shall be supported by all of the following:
- 12.2.3. Itemized breakdown of the Stored Materials for the purpose of requesting partial payment, identifying the serial numbers and exact storage location of each piece of equipment and material; and
  - 12.2.3.1. Verified invoices for the Stored Materials; and
  - 12.2.3.2. Original copy of Property of Others Insurance, Employee Theft Protection Insurance Policy, or an Employee Theft Protection Bond based on the type of insurance required by the Judicial Council. These documents shall include certificates and endorsements stating the coverage and that the Judicial Council is a loss payee or obligee, as appropriate.

#### 12.3. Purchase Orders. [Added with Amendment No. 1]

- 12.3.1 The Judicial Council may use a Purchase Order to purchase furniture and other materials from the Vendor. Purchase Orders will be used for routine furniture and material purchases that are separate and apart from any ongoing construction, renovation, or remodel project ("Non-Construction Purchase"). Furniture and materials purchased via Purchase Order will be governed by the terms of this Contract, including, without limitation, the JBCL Terms and Conditions (attached hereto as Attachment G) and the Purchase Order Terms and Conditions (attached hereto as Attachment H).
- 12.3.2 When the Judicial Council issues a Purchase Order to authorize the purchase of furniture and materials, the Vendor accepts all terms of the Purchase Order.

# 12.4. Maximum Purchase Order Amount and Contract Amount [Added with Amendment No. 1]

12.4.1. The maximum amount the Judicial Council shall be obligated to pay to Vendor under any individual Purchase Order authorized under this Contract shall not at any time exceed the Total Project Price specified on the face of the authorized Purchase Order which is applicable to that Work.

No verbal agreements will be honored. The Total Project Price may only be adjusted based on a valid Change Order or based upon an agreement signed by both Parties.

12.4.2. The maximum amount the Judicial Council shall be obligated to pay to Consultant under this Agreement ("Contract Amount") shall not at any time exceed the aggregate of all Total Project Price(s) of all Purchase Order(s) issued to Vendor through the current date. The total amount that the Judicial Council may pay the Consultant under this Agreement shall not at any time exceed the aggregate of the Total Project Price(s) of all Purchase Orders authorized for the performance of Work through the current date.

#### 12.5. Purchase Order Authorization [Added with Amendment No. 1]

- 12.5.1. The Judicial Council will authorize the performance of Work and spending of funds under this Contract via Purchase Order(s) issued through the Judicial Council's Financial Information System for California ("FI\$Cal") system. The Judicial Council will sign a copy of the Purchase Order and email it to the Vendor. The signed Purchase Order will summarize the Project details and confirms the Judicial Council's acceptance and authorization of the requested Services. Once the Vendor has received the signed copy of the Purchase Order, they are authorized to proceed with the delivery of said Services.
- 12.5.2. Purchase Orders may only be authorized during the Term of this Agreement or any Subsequent Term(s). Purchase Orders must be authorized prior to the expiration date of this Contract. The end date for Work authorized in a Purchase Order may exceed the expiration date of this Contract but may not be extended once any Term (or Subsequent Term) has expired. The signed Purchase Order confirms the Judicial Council's acceptance of the requested Services.
- 12.5.3. Purchase Orders may only be authorized for the specific Work as described in Attachment I and Attachment J.

# 12.6. Purchase Order Process [Added with Amendment No. 1]

- 12.6.1. Services Request Form.
  - 12.6.1.1. The Judicial Council's Project Manager will provide Vendor with an unsigned Services Request Form (Attachment I), describing the Work the Vendor shall perform for the Judicial Council. The Judicial Council's Project Manager will complete and transmit any applicable Services Request Form(s) to Vendor electronically. The Judicial Council's Project Manager will inform the Vendor of the appropriate Pricing Methodology (e.g. Lump Sum Based

Pricing) for the Project in the Service Request Form. All pricing, including Lump Sum Based, shall be based on the pricing rates indicated in the Attachment F, Cost Worksheet.

12.6.1.2. Upon receipt of the Services Request Form, Vendor will, in coordination with the Judicial Council's Project Manager, edit the Services Request Form if necessary so that it appropriately describes, to the satisfaction of both Parties, the various elements of the Work and Materials, if applicable, to be provided. If the Services Request Form is revised during this coordination, the Judicial Council's Project Manager will revise and re-submit the revised Services Request Form electronically to the Vendor. Vendor shall only be entitled to submit a Vendor Proposal based upon the most current version of any Service Request Form. Any previous iterations of Service Request Forms that include the same, or substantially similar, Work shall be void.

## 12.7 Vendor Proposal Process for Purchase Order: [Added with Amendment No. 1]

- 12.7.1 The Purchase Order process is utilized when the Judicial Council purchases furniture and materials from a Vendor in connection with a Judicial Council Non-Construction project.
- 12.7.2 Purchase Orders less than \$10,000.00:
  - 12.7.2.1 If the estimated value of a proposed Non-Construction Purchase is equal to or less than \$10,000.00, then the Judicial Council may issue a Purchase Order, without soliciting proposals from other Vendor(s) that have been awarded a Contract under RFQ No. **RFQ-FS-2019-01-DGF**. The Judicial Council's project manager will evaluate and review the Vendor's proposal to confirm that the price of the work is fair and reasonable, and otherwise meets the Judicial Council's requirements. Once the Judicial Council's project manager has selected a Vendor, and the Vendor has executed the Purchase Order, a Notice to Proceed will be issued to that Vendor.
- 12.7.3 *Purchase Orders greater than \$10,000.00:* 
  - 12.7.3.1 If the estimated value of a proposed Non-Construction Purchase is greater than \$10,000.00, then the Judicial Council shall solicit proposals from at least three (3) Vendors that have been awarded a Contract under RFQ No. **RFQ-FS-2019-01-DGF**, unless there is an emergency or some other incident which justifies a sole sourcing of those services. Vendors will be provided with a basic description of the Project and may be required or invited to participate in a site walk. The Judicial

Council will provide Vendors with appropriate drawings, specifications, security clearance requirements, permitting information, and other relevant information relating to the Project. The Judicial Council's Project Manager will then award the Project to the Vendor based on price and scoring/evaluation. The scoring/evaluation will be a score sheet based upon, but not limited to, the following criteria: product proposed, functionality, warranty/serviceability, project approach, flexibility of product and special features. Once a Vendor has been selected, the Judicial Council's Project Manager will then, under the existing Contract, issue a Purchase Order with that Vendor for that given Project. Once the Purchase Order has been executed, a Notice to Proceed will be issued to the Vendor.

- 12.7.4 In the event that one Vendor meets the price and scoring/evaluation criteria for one or more Projects, the Judicial Council reserves the right, in its sole discretion, to limit the award to that Vendor for only one Project and the remaining Projects could then be awarded to the Vendor with the next most responsive proposal. The Judicial Council does not guarantee that any Vendor will be awarded a Project or any future Projects.
- 12.7.5 The Judicial Council does not guarantee that a Vendor will either have the opportunity to submit a proposal for a Project or receive any Purchase Order(s). At all times, and for all subsequent requests for proposals or bids, the Judicial Council reserves the right to award contracts, projects or Purchase Orders to one or more Vendors.
- 12.7.6 Once the Judicial Council selects a Vendor, and the Judicial Council and Vendor agree upon the elements of the Work and Materials set forth in a Services Request Form, Vendor will complete and submit electronically the Vendor Proposal, substantially in the format of **Attachment J**, to the Judicial Council's Project Manager in the form of a file in modifiable MS-Word processing format, based upon the description of the Work requested by the Services Request Form.
- 12.7.7 The Judicial Council's Project Manager shall review the Vendor Proposal separately or with the Vendor and may request changes to the Vendor Proposal, in which event Vendor shall modify and resubmit the Vendor Proposal via email.
- 12.7.8 Vendor Proposals submitted shall not expire or be revoked by the Vendor for a period of thirty (30) Days following the date submitted to the Judicial Council via email.
- 12.7.9 In order for the Judicial Council to accept Vendor's Proposal and proceed with the Project, the Judicial Council's Branch Accounting and Procurement must issue a Purchase Order in the Judicial Council's FI\$Cal

system and create a unique Purchase Order number for the Project, which shall be reflected in the Purchase Order. Vendor's Proposal and the Services Request Form are insufficient by themselves to create a Purchase Order.

12.7.10 The Judicial Council's Project Manager will then notify the Vendor of its Vendor Proposal acceptance. The Judicial Council shall provide, via e-mail, a Purchase Order consisting of a cover page with a unique Purchase Order number, the accepted Services Request Form and Vendor's Proposal for that Purchase Order.

#### 12.8 <u>Authorization to Proceed with a Purchase Order</u>. [Added with Amendment No. 1]

12.8.1 *Following authorization of a Purchase Order, but before the initiation of* Work on a Project, the Judicial Council may furnish additional detailed written and/or graphic instructions to explain the Work more fully, and such instructions become a part of the requirements of the authorized Purchase Order applicable to a Project. Should such additional detailed instructions, in the opinion of Vendor, constitute Work in excess of the requirements of the authorized Purchase Order, Vendor must submit written notice of the same to the Judicial Council within seven (7) Days following receipt of such instructions, and in any event, no later than prior to commencement of the Work on the Project. If, in the Judicial Council's sole and independent judgment, the additional detailed instructions do in fact constitute Work in excess of the requirements of the authorized Purchase Order, the Judicial Council may, at Judicial Council's sole discretion, either close the authorized Purchase Order and create a new Purchase Order or issue a Change Order to account for the additional Work.

#### 12.9 Other Information Relating to Purchase Orders. [Added with Amendment No. 1]

- 12.9.1 If the Parties agree to cancel an already authorized Purchase Order, the existing Purchase Order must be closed within Judicial Council's FI\$Cal system and the Judicial Council may start a new Purchase Order process for the Work in the terminated Purchase Order.
- 12.9.2 Judicial Council shall from time to time provide Vendor with the names and contact information of persons on behalf of Judicial Council filling primary positions. This letter will be updated from time to time as personnel change and is effective upon receipt. These changes will not require that this Contract be amended.
- 12.9.3 There is no limit on the number of Purchase Orders the Judicial Council may request or authorize under this Contract.

# 13. Ownership:

- 13.1. Any interest of Vendor or any of its Subcontractors in any Data, Materials, and/or Deliverables in any form, or other documents and/or recordings prepared by Vendor or its Subcontractors in its performance of Work under this Contract shall become the property of the Judicial Council. Upon the Judicial Council's written request, or upon any termination of this Contract or any Service Work Order *or Purchase Order*, Vendor shall assign and/or shall act to ensure that its Subcontractor's assign any such interest to the Judicial Council and provide the Judicial Council with copies of all such Data, Materials, and/or Deliverables, within thirty (30) Days of the request. *[Revised]*
- 13.2. Vendor agrees and shall ensure that its Subcontractors agree not to assert any rights at common law, or in equity, or establish any claim to statutory copyright in Data, Materials, and/or Deliverables prepared by Vendor or its Subcontractors in its performance of Work under this Contract. Vendor shall not, and shall ensure that its Subcontractors shall not, publish or reproduce such Data, Materials, and/or Deliverables in whole, or part, or any manner or form, or authorize others to do so without the written consent of the Judicial Council.

# 14. Subcontracting:

- 14.1. Vendor shall not subcontract the Work to be provided under this Contract unless Vendor has identified the Subcontractor in writing in the Vendor's Proposal, and which has been accepted by the Judicial Council and authorized by a Service Work Order *or Purchase Order*. No party to this Contract shall in any way contract on behalf of or in the name of another party to this Contract. *[Revised]*
- 14.2. At the request of the Judicial Council, the Vendor shall provide documentation that its Subcontractors meet the required qualifications set forth in the Contract Documents with respect to that Subcontractor's work. If requested by the Judicial Council, the Vendor shall provide copies of all Vendor's agreements with its Subcontractors to the Judicial Council. The Judicial Council's review of subcontracts shall in no way relieve the Vendor of any of its responsibilities and obligations under this Contract.
- 14.3. Vendor shall, in the course of the work, engage only Subcontractors and employees who possess, and will maintain in good standing during the performance of the Services, valid and applicable licenses where the State of California or this Contract requires that the work to be performed by that Subcontractor or employee must be performed by a licensed person or entity
- 14.4. Vendor expressly acknowledges that its Subcontractors are not third party beneficiaries of this Contract. No contractual relationship exists between the Judicial Council and any Subcontractor, supplier, or sub-Subcontractor by reason of this Contract.

<sup>12.9.4</sup> *The Judicial Council does not guarantee that Vendor will receive any authorized Purchase Order(s) under this Contract.* 

- 14.5. Vendor shall be responsible for all Work performed under the Contract. All persons engaged in the Work of the Project are the responsibility and under the control of the Vendor. Vendor shall give personal attention to fulfillment of the Contract and shall keep the Work under the Vendor's control.
- 14.6. Although some of the Contract Documents may be arranged according to various trades or general grouping of work, the Vendor is not obligated to sublet work in any particular grouping or manner. The Vendor shall be responsible for the coordination of the trades, Subcontractors, sub-Subcontractors, and any material or equipment suppliers working on the Project.
- 14.7. The Judicial Council may not permit a contractor or Subcontractor who is ineligible to bid or work on, or be awarded, a public works project pursuant to Labor Code section 1777.1 to propose on, bid on, be awarded, or perform work as a Subcontractor on a Project.
- 14.8. Any contract on a public works project entered into between the Vendor and a debarred Subcontractor is void as a matter of law. A debarred Subcontractor may not receive any public money for performing work as a Subcontractor on a Project, and any money that may have been paid to a debarred Subcontractor by a Vendor on a Project shall be returned to the Judicial Council.
- 14.9. Vendor shall be responsible for the payment of wages to workers of a debarred Subcontractor who has been allowed to work on the Project.
- 14.10. Vendor shall ensure that all Vendor's Subcontractors execute the Prevailing Wage and Related Labor Requirements Certification attached hereto and incorporated herein.
- 14.11. Vendor shall ensure that all contracts with Subcontractors for Work pursuant to this Contract shall bind Subcontractors to the indemnification and insurance requirements of any Contract or Service Work Order / *Purchase Order* issued pursuant to this Contract, unless expressly waived in writing by the Judicial Council. *[Revised]*

# 15. Work Warranties:

- 15.1. Vendor warrants and represents that its employees and its Subcontractors' employees assigned to perform Work under this Contract have the appropriate required credentials in the specified area(s) of competence required by Contract Documents and/or an authorized Service Work Order *or Purchase Order*. *[Revised]*
- 15.2. Vendor warrants and represents that its employees and its Subcontractors' employees assigned to perform Work under this Contract have the appropriate skills, training, and background reasonably commensurate with his or her level of performance or

responsibility so as to be able to perform in a competent and professional manner in accordance with generally accepted industry standards.

- 15.3. Vendor warrants that the Work provided hereunder will conform to the standards established by this Contract and its authorized Service Work Orders or Purchase Orders. [Revised]
- 15.4. All warranties, including any special warranties specified elsewhere herein, shall inure to the Judicial Council, its successors, assigns, customer agencies, and any other recipients of the Work provided hereunder.
- 15.5. Vendor warrants that the Work will be performed on time and according to the applicable schedule or within the dates specified in a Service Work Order *or Purchase Order*. *[Revised]*
- Vendor warrants that the Work to be provided hereunder will conform to the 15.6. requirements of this Contract and as provided in a Service Work Order or Purchase Order authorized hereunder. This warranty shall begin upon the Judicial Council's occupation of the site at which Work was performed, and shall extend for the period identified by the manufacturer's warranty to be provided by the vendors in Attachment F ("Warranty Period"). Vendor shall provide call back services for each Service Work Order or Purchase Order for a period of one (1) year for miscellaneous installation issues not related to warranty work. If the Judicial Council identifies defect(s) in the Work provided during the Warranty Period, Vendor shall either re-perform the Work or otherwise remedy the defect to the satisfaction of the Judicial Council at the Vendor's sole expense. Vendor shall (unless a longer period is agreed to in writing with the Judicial Council's Project Manager) have a period of ten (10) Business Days following receipt of Notice of the existence of a defect, in which to provide a cure. In no event shall the Judicial Council be responsible for any costs incurred by Vendor to remedy any deficiencies in the Work. [Revised]
- 15.7. All warranties, including any special warranties specified elsewhere herein, shall inure to the Judicial Council, its successors, assigns, the Court(s), the Counties and/or any other customer agencies or other beneficiaries of the Work provided hereunder.

# 16. Vendor's Personnel:

- 16.1. Vendor shall provide all personnel and Subcontractor personnel necessary to provide the Work authorized under this Contract.
- 16.2. Vendor and/or its Subcontractors shall provide certain Key Personnel, including Vendor's project manager(s), to perform the Work set forth in this Contract and in Service Work Orders or Purchase Orders. [Revised]
- 16.3. Vendor's project manager shall:

- 16.3.1. Serve as the primary contact with the Judicial Council's Project Manager and personnel;
- 16.3.2. Manage the day to day activities of Vendor and its Subcontractor's personnel;
- 16.3.3. Identify the appropriate resources needed;
- 16.3.4. Plan and schedule the Work;
- 16.3.5. Meet budget and schedule commitments;
- 16.3.6. Provide Progress Reports in accordance with this Contract; and
- 16.3.7. Act to ensure the overall quality of the Work performed.
- 16.4. The Judicial Council reserves the right to disapprove the continuing assignment of any Key Personnel provided under this Contract, if, in the Judicial Council's independent judgment, the performance of Key Personnel is unsatisfactory. The Judicial Council agrees to provide Notice to Vendor in the event it makes such a determination. If the Judicial Council exercises this right, Vendor shall immediately assign replacement Key Personnel, possessing equivalent or greater experience and skills.
- 16.5. If any of Key Personnel assigned to a Project, through no cause or fault of Vendor, become unavailable to perform Work, Vendor shall immediately provide replacement Key Personnel, possessing equivalent or greater experience and skills as required by this Contract and as further specified in any resumes referenced in Service Work Orders or *Purchase Orders.* [Revised]
- 16.6. Vendor shall ensure that the same Key Personnel named in Service Work Orders or *Purchase Orders* are retained during the performance of the Work of that Service Work Order or *Purchase Orders*. However, Vendor may, with approval of the Judicial Council's Project Manager, introduce substitute Key Personnel with specific skill sets/qualifications, or release Key Personnel whose skill sets/qualifications are no longer needed, if Vendor receives prior written approval from the Judicial Council's Project Manager. *[Revised]*
- 16.7. If any of the Key Personnel identified as specified in an authorized Service Work Order or Purchase Order has terminated their employment during the period of performance of a Service Work Order or Purchase Order, Vendor will provide a substitute acceptable to the Judicial Council's Project Manager. [Revised]
- 16.8. If any Key Personnel become unavailable or are disapproved and Vendor cannot furnish a replacement acceptable to the Judicial Council, the Judicial Council may terminate this Contract and/or the applicable Service Work Order *or Purchase Order* for cause, pursuant to the Termination and Suspension provisions herein. *[Revised]*

#### 17. Safety Plan/Procedures:

- 17.1. The Vendor shall be solely responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the performance of the Work and shall take adequate precautions for safety of and shall provide adequate protection to prevent damage, injury, or loss to employees and other persons who may be affected thereby, the Work and materials to be incorporated therein, and property at the Project site and adjoining property.
- 17.2. The Vendor shall comply with all applicable laws, ordinances, rules, regulations, and lawful orders of public authorities bearing on the safety of persons or property, or their protection from damage, injury, or loss.
- 17.3. The Vendor shall at all times conduct the installation of the Work to minimize inconvenience to the general public and to ensure the protection of persons and business adjacent to the Project site so as to minimize interference with their daily lives and operations.
- 17.4. The Vendor shall designate the Project Manager, or some other responsible member of the Vendor's organization who is at the Project site, to be the competent person responsible for the prevention of accidents and the monitoring of the safety of the Work.
- 17.5. The Vendor shall remedy damage and loss to property caused in whole or in part by the Vendor or Subcontractor, or anyone directly or indirectly employed by any of them, or by anyone for whose acts they may be liable and for which the Vendor is responsible.
- 17.6. The Vendor shall not permit any part of the Work or Project site to be loaded so as to endanger its safety.
- 17.7. When conditions of the Work, in the judgment of the Judicial Council, present unreasonable risk of injury or death to persons or property damage, the Judicial Council, may direct the Vendor, at the Vendor's sole expense, to close down the Work and not commence work again until all dangerous conditions are eliminated.
- 18. Security Protocols and Tool Control Policy: Vendor shall be responsible for Vendor's, Vendor's personnel's, Subcontractors', and Subcontractors' personnel's knowledge and compliance with all Judicial Council and Court required security protocols in the performance of the Work. Such protocols include, but are not limited to, the then-current Judicial Council Tool Control Policy. Violation of the Judicial Council's security protocols and tool control policy shall be considered a material breach of this Contract. The version of the Judicial Council Tool Control Policy in effect as of the Effective Date is attached as Attachment D. The Judicial Council Tool Council Tool Control Policy is subject to change at the Judicial Council's sole discretion.

#### **19.** Prohibited Hazardous Substance or Materials:

- 19.1. Vendor is prohibited from, and will prohibit its Subcontractors, and their Subcontractors from bringing onto the Project site or using in the performance of the Work, any toxic material including, but not limited to, asbestos, asbestos containing material or product, polychlorinated bi-phenyls (PCB), lead contaminated material, or any substances that are regulated by any governmental entity ("Hazardous Materials").
- 19.2. Should the Vendor be required to utilize hazardous materials in the performance of the Work it shall notify the Judicial Council of its need to do so, and the Vendor shall comply with all applicable laws, ordinances, rules, regulations, and lawful orders of public authorities regarding the storage and/or use of explosives or other hazardous materials or equipment necessary for execution of Work.
- 19.3. If the Vendor encounters what would reasonably be believed to be Hazardous Materials the Vendor will immediately inform the Judicial Council and will stop work in the affected area until the possible Hazardous Materials have been identified, and if required removed or rendered harmless.
- **20. Documents on Work:** Vendor shall at all times keep on the Project site one legible copy of all Installation Plans.
  - 20.1. Schedule: Vendor shall provide a schedule of Work at the start of the project to include the following items: (i) planning, (ii) cost estimating, (iii) finish selection, (iv) procurement, (v) order processing, (vi) delivery, and (vii) installation. Vendor shall not begin Work on any Project pursuant to a Service Work Order *or Purchase Order* until the Vendor has submitted, and the Judicial Council has approved, Vendor's schedule of Work. *[Revised]*
  - 20.2. **Preservation of Records:** Judicial Council shall have the right to examine audit Project records of Vendor's project manager(s) all certified payroll records and/or related documents including, without limitation, payroll, payment, timekeeping and tracking documents; all books, estimates, records, contracts, documents, bid/proposal documents, bid/proposal cost data, subcontract job cost reports, and other data of the Vendor, any Subcontractor, and/or supplier. Vendor shall make available at its office at all reasonable times the materials described in this paragraph for the examination, audit, or reproduction until three (3) years after final payment under this Contract. Notwithstanding the provisions above, Vendor shall provide any records requested by any governmental agency, if available, after the time set forth above.

#### 21. Labor Code Provisions

21.1. **Prevailing Wage:** Vendors and/or its subcontractors may be required to perform certain work that is subject to California prevailing wage laws pursuant to sections 1770 et. seq of the California Labor Code. Vendors and its subcontractors will be responsible for the proper classification of their employees and for determining whether they are required to

pay employees prevailing wage. The following provisions apply to work subject to prevailing wage laws.

- 21.1.1. Vendor and/or its subcontracts shall pay to workers who perform scopes of work subject to the California prevailing wage laws under this Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed, pursuant to sections 1770 et seq. of the California Labor Code. Copies of the general prevailing rates of per diem wages for each craft, classification, or type of worker needed to execute the Contract, as determined by Director of the State of California Department of Industrial Relations, are on file at the Judicial Council's principal office. Prevailing wage rates are also available from the Judicial Council or on the internet at (http://www. dir.ca.gov).
- 21.1.2. Vendor shall ensure that Vendor and all of Vendor's Subcontractors execute the Prevailing Wage and Related Labor Requirements Certification attached to the Contract and incorporated herein.
- 21.1.3. The Project is subject to compliance monitoring and enforcement by the Department of Industrial Relations. Vendor shall post job site notices, as prescribed by regulation. Vendor shall comply with all requirements of Labor Code section 1771.4, except the requirements that are exempted by the Labor Commissioner for the Project.

#### 21.2. Registration:

21.2.1. Vendor shall comply with the registration and compliance monitoring provisions of Labor Code section 1771.4, including furnishing its certified payroll records ("CPR(s)") to the Labor Commissioner of California and complying with any applicable enforcement by the Department of Industrial Relations ("DIR"). Labor Code section 1771.1(a) states the following:

"A contractor or subcontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any contract for public work, as defined in this chapter, unless currently registered and qualified to perform public work pursuant to Section 1725.5. It is not a violation of this section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 or 20103.5 of the Public Contract Code, provided the contractor is registered to perform public work pursuant to Section 1725.5 at the time the contract is awarded."

21.2.2. Vendor shall ensure that all "subcontractors" (as defined by Labor Code section 1722.1), comply with Labor Code section 1725.5, including without limitation the

registration requirements with the Department of Industrial Relations that are set forth in Labor Code section 1725.5. Vendor represents to the Judicial Council that all "subcontractors" (as defined by Labor Code section 1722.1) are registered pursuant to Labor Code section 1725.5. Vendor shall not permit any Subcontractor to perform Work on the Project, without first verifying the Subcontractor is properly registered with the DIR as required by law, and providing this information in writing to the Judicial Council. Vendor acknowledges that, for purposes of Labor Code section 1725.5, this Work is public work to which Labor Code section 1771 applies.

#### 21.3. Hours of Work:

- 21.3.1. Notwithstanding the timing and duration of the Work under the Contract which is subject to court activities and other coordination required for occupied facilities, as provided in article 3 (commencing at section 1810), chapter 1, part 7, division 2, of the Labor Code, eight (8) hours of labor shall constitute a legal day's work. The time of service of any worker employed at any time by Vendor or by any Subcontractor on any subcontract under this Contract upon the Work or upon any part of the Work contemplated by this Contract shall be limited and restricted by Vendor to eight (8) hours per day, and forty (40) hours during any one week, except as hereinafter provided. Notwithstanding the provisions hereinabove set forth, Work performed by employees of Vendor in excess of eight (8) hours per day and forty (40) hours during any one week, shall be permitted upon this public work upon compensation for all hours worked in excess of eight (8) hours per day at not less than one and one-half times the basic rate of pay.
- 21.3.2. Vendor shall keep and shall cause each Subcontractor to keep an accurate record showing the name of and actual hours worked each calendar day and each calendar week by each worker employed by Vendor in connection with the Work or any part of the Work contemplated by this Contract and/or Service Work Order *or Purchase Order*. The record shall be kept open at all reasonable hours to the inspection of Judicial Council and to the Division of Labor Standards Enforcement of the DIR. *[Revised]*
- 21.3.3. Pursuant to Labor Code section 1813, Vendor shall as a penalty to the Judicial Council forfeit the statutory amount (believed by the Judicial Council to be currently twenty five dollars (\$25)) for each worker employed in the execution of this Contract or Service Work Order *or Purchase Order* by Vendor or by any Subcontractor for each calendar day during which such worker is required or permitted to work more than eight (8) hours in any one calendar day and forty (40) hours in any one calendar week in violation of the provisions of article 3 (commencing at section 1810), chapter 1, part 7, division 2, of the Labor Code. *[Revised]*
- 21.3.4. Any Work necessary to be performed after regular working hours, or on Sundays or other holidays shall be performed without additional expense to the Judicial Council.

# 21.4. Payroll Records:

- 21.4.1. In addition to submitting CPR(s) to the Labor Commissioner of California pursuant to Labor Code section 1771.4 or any other applicable law, if requested by the Judicial Council, Vendor shall provide to the Judicial Council and shall cause each Subcontractor performing any portion of any Work to provide the Judicial Council CPR(s), showing the name, address, social security number, work classification, straight time, and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed by the Vendor and/or each Subcontractor in connection with the Work.
- 21.4.2. All CPRs shall be available for inspection at all reasonable hours at the principal office of Vendor on the following basis:
  - 21.4.2.1. A certified copy of an employee's CPR shall be made available for inspection or furnished to the employee or his/her authorized representative on request.
  - 21.4.2.2. CPRs shall be made available for inspection or furnished upon request to a representative of Judicial Council, Division of Labor Standards Enforcement, Division of Apprenticeship Standards, and/or the Department of Industrial Relations.
  - 21.4.2.3. CPRs shall be made available upon request by the public for inspection or copies thereof made; provided, however, that a request by the public shall be made through either the Judicial Council, Division of Apprenticeship Standards, or the Division of Labor Standards Enforcement. If the requested CPRs have not been provided pursuant to the provisions herein, the requesting party shall, prior to being provided the records reimburse the costs of preparation by Vendor, Subcontractors, and the entity through which the request was made. The public shall not be given access to the records at the principal office of Vendor.
- 21.4.3. The form of certification for the CPRs shall be as follows:

I, \_\_\_\_\_\_\_\_(Name-Print), the undersigned, am the \_\_\_\_\_\_\_ \_\_\_\_\_\_(Position in business) with the authority to act for and on behalf of \_\_\_\_\_\_\_(Name of business and/or Vendor), certify under penalty of perjury that the records or copies thereof submitted and consisting of \_\_\_\_\_\_\_(Description, number of pages) are the originals or true, full, and correct copies of the originals which depict the payroll record(s) of actual disbursements by way of cash, check, or whatever form to the individual or individual named, and (b) we have complied with the requirements of sections 1771, 1811, and 1815 of the Labor Code for any work performed by our employees on the Project.

 Date:
 Signature:

 (Section 16401 of Title 8 of the California Code of Regulations)

- 21.4.4. Each Vendor shall file a certified copy of the CPRs with the entity that requested the records within ten (10) days after receipt of a written request.
- 21.4.5. Any copy of records made available for inspection as copies and furnished upon request to the public or any public agency by Judicial Council, Division of Apprenticeship Standards, or Division of Labor Standards Enforcement shall be marked or obliterated in such a manner as to prevent disclosure of an individual's name, address, and social security number. The name and address of Vendor awarded Contract or performing Contract shall not be marked or obliterated.
- 21.4.6. Vendor shall inform Judicial Council of the location of the records enumerated hereunder, including the street address, city, and county, and shall, within five (5) business days, provide a notice of change of location and address.
- 21.4.7. In the event of noncompliance with the requirements of this section, Vendor shall have ten (10) days in which to comply subsequent to receipt of written notice specifying in what respects Vendor must comply with this section. Should noncompliance still be evident after the ten (10) day period, Vendor shall, as a penalty to Judicial Council, forfeit one hundred dollars (\$100) for each calendar day, or portion thereof, for each worker, until strict compliance is effectuated. Upon the request of Division of Apprenticeship Standards or Division of Labor Standards Enforcement, these penalties shall be withheld from progress payments then due.
- 21.4.8. It shall be the responsibility of Vendor to ensure compliance with the provisions of Labor Code section 1776.

#### 21.5. Apprentices:

- 21.5.1. Vendor acknowledges and agrees that, if this Contract involves a dollar amount greater than or a number of working days greater than that specified in Labor Code section 1777.5, then this Contract is governed by the provisions of Labor Code Section 1777.5. It shall be the responsibility of Vendor to ensure compliance with this Article and with Labor Code section 1777.5 for all apprenticeship occupations.
- 21.5.2. Apprentices of any crafts or trades may be employed and, when required by Labor Code section 1777.5, shall be employed provided they are properly registered in full compliance with the provisions of the Labor Code.
- 21.5.3. Every such apprentice shall be paid the standard wage paid to apprentices under the regulations of the craft or trade at which he/she is employed, and shall be employed only at the work of the craft or trade to which she/he is registered.

- 21.5.4. Only apprentices, as defined in section 3077 of the Labor Code, who are in training under apprenticeship standards and written apprentice agreements under chapter 4 (commencing at section 3070), division 3, of the Labor Code, are eligible to be employed. The employment and training of each apprentice shall be in accordance with the provisions of the apprenticeship standards and apprentice agreements under which he/she is training.
- 21.5.5. Pursuant to Labor Code section 1777.5, if that section applies to this Contract as indicated above, Vendor and any Subcontractors employing workers in any apprenticeable craft or trade in performing any Work under this Contract shall apply to the applicable joint apprenticeship committee for a certificate approving the Vendor or Subcontractor under the applicable apprenticeship standards and fixing the ratio of apprentices to journeymen employed in performing the Work.
- 21.5.6. Pursuant to Labor Code section 1777.5, if that section applies to this Contract as indicated above, Vendor and any Subcontractor may be required to make contributions to the apprenticeship program.
- 21.5.7. If Vendor or Subcontractor willfully fails to comply with Labor Code section 1777.5, then, upon a determination of noncompliance by the Administrator of Apprenticeship, it shall:
  - 21.5.7.1. Be denied the right to bid or propose on any subsequent project, or submit any Proposal, for one (1) year from the date of such determination; and
  - 21.5.7.2. Forfeit as a penalty to Judicial Council the full amount as stated in Labor Code section 1777.7. Interpretation and enforcement of these provisions shall be in accordance with the rules and procedures of the California Apprenticeship Council and under the authority of the Chief of the Division of Apprenticeship Standards.
- 21.5.8. Vendor and all Subcontractors shall comply with Labor Code section 1777.6, which section forbids certain discriminatory practices in the employment of apprentices.
- 21.5.9. Vendor shall become fully acquainted with the law regarding apprentices prior to commencement of the Work. Special attention is directed to sections 1777.5, 1777.6, and 1777.7 of the Labor Code, and title 8, California Code of Regulations, section 200 et seq. Questions may be directed to the State Division of Apprenticeship Standards, 455 Golden Gate Avenue, San Francisco, California 94102.
- 21.5.10. Vendor shall ensure compliance with all certification requirements for all workers on any Project pursuant to a Service Work Order *or Purchase Order* including, without limitation, the requirements for electrician certification in Labor Code sections 108 et seq. *[Revised]*

- 22. Accounting System Requirement: Vendor shall maintain an adequate system of accounting and internal controls that meets Generally Accepted Accounting Principles or GAAP.
- 23. Retention of Records: Vendor shall maintain all financial Data, supporting documents, and all other records relating to performance and billing under this Contract for a period in accordance with California State and Federal law, a minimum retention period being no less than three (3) years. The retention period starts from the date of the submission of a final payment request for any Project pursuant to a Service Work Order *or Purchase Order*. Vendor is also obligated to protect Data adequately against fire or other damage for the same period. *[Revised]*
- 24. Permits and Licenses: The Vendor shall observe and comply, and shall ensure that its Subcontractors observe and comply with all federal, state, city, and county laws, rules, and regulations affecting Vendor and its Subcontractor(s) performance of the Work provided under this Contract. The Vendor shall procure and keep in full force and effect, and shall ensure that it Subcontractors procure and keep in full force and effect, during the Term of this Contract, all permits, licenses, registrations and approvals necessary to accomplish the Work contemplated in this Contract. Vendor shall deliver to Judicial Council all original licenses, permits, registrations and approvals obtained by Vendor in connection with the Work for any Project pursuant to a Service Work Order *or Purchase Order* prior to the final payment or upon termination of the Contract, whichever is earlier. *[Revised]*
- 25. Work to Comply with Applicable Laws and Regulations: Vendor shall give all notices and comply with all applicable laws, ordinances, rules, and regulations relating to the Work, including the specific laws, ordinances, rules, and regulations as indicated and specified in the Contract Documents and identified below, including but not limited to the appropriate statutes and administrative code sections. If Vendor observes that Drawings or Specifications (if applicable) are at variance therewith, or should Vendor become aware of the development of conditions not covered by Contract Documents that will result in finished Work being at variance therewith, Vendor shall promptly notify Judicial Council in writing and any changes deemed necessary by Judicial Council shall be made as provided in Contract for changes in Work.
  - 25.1. Uniform Building Code, latest addition, and the California Code of Regulations, title 24, including amendments
  - 25.2. Industrial Accident Commission's Safety Orders, State of California
  - 25.3. Regulations of the State Fire Marshal (title 19, California Code of Regulations) and Pertinent Local Fire Safety Codes
  - 25.4. Americans with Disabilities Act
  - 25.5. Vendor shall comply will all applicable mitigation measures, if any, adopted by any public agency with respect to this Project pursuant to the California Environmental Quality Act (Public Resources Code sections 21000 et seq.)

- 25.6. If Vendor performs any Work that it knew, or through exercise of reasonable care should have known, to be contrary to any applicable laws, ordinance, rules, or regulations, Vendor shall bear all costs arising therefrom.
- 26. National Labor Relations Board: By executing this Contract, Vendor certifies under penalty of perjury under the laws of the State of California that no more than one (1) final, unappealable finding of contempt of court by a federal court has been issued against Vendor within the immediately preceding two (2) year period because of Vendor's failure to comply with an order of the National Labor Relations Board.
- 27. Americans with Disabilities Act: By signing this Contract, Vendor assures the Judicial Council that it complies, and shall comply, with applicable provisions of the Americans with Disabilities Act ("ADA") of 1990 (42 U.S.C. Sections 12101 et seq.) and all amendments and updates thereto, which prohibit discrimination on the basis of disability, as well as with all applicable regulations and guidelines issued pursuant to the ADA.
- 28. Drug-Free Workplace: By signing the Contract, the Vendor certifies, under penalty of perjury under the laws of the State of California, that the Vendor will comply with the requirements of the Drug-Free Workplace Act of 1990 (Government Code, section 8350 et seq.), and will provide a drug-free workplace by taking the following actions:
  - 28.1. Publish a statement at the site of any Project notifying employees that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations.
  - 28.2. Establish a Drug-Free Awareness Program to inform employees about:
    - 28.2.1. The dangers of drug abuse in the workplace;
    - 28.2.2. The person's or company's policy of maintaining a drug-free workplace;
    - 28.2.3. Any available counseling, rehabilitation, and employee assistance programs; and
    - 28.2.4. Penalties that may be imposed upon employees for drug abuse violations.
  - 28.3. Provide that every employee who works under the Contract will:
    - 28.3.1. Receive a copy of the company's drug-free workplace policy statement; and
    - 28.3.2. Agree to abide by the terms of the company's statement as a condition of employment.
  - 28.4. Provide for reasonable cause testing as necessary, and post-accident testing as necessary of workers performing work at any Project site.

28.5. In addition to the other indemnity requirements of the Contract, Vendor shall indemnify and hold harmless the State of California, the Judicial Council of California, the Appellate Courts of California, the Supreme Court of California, the Superior Court of California associated with any Project performed pursuant to a Service Work Order or *Purchase Order*, and the county associated with any such Project, including their respective elected and appointed officials, judges, officers, employees and agents against any loss, claim, damages or liability resulting from Vendor's failure to enforce and maintain a drug free workplace. [*Revised*]

#### 29. Nondiscrimination/No Harassment Clause:

- 29.1. During the performance of this Contract, Vendor and its Subcontractors shall not unlawfully discriminate against any employee or applicant for employment because of race, religion, color, national origin, ancestry, physical or mental disability, medical condition, marital status, age (over 40), sex, sexual orientation, gender identification, or any other legally protected characteristics. Vendor shall ensure that the evaluation and treatment of employees and applicants for employment are free of such discrimination.
- 29.2. During the performance of this Contract, Vendor and its Subcontractors shall not engage in unlawful harassment, including sexual harassment, with respect to any persons with whom Vendor or its Subcontractors interact in the performance of this Contract. Vendor and its Subcontractors shall take all reasonable steps to prevent harassment from occurring.
- 29.3. Vendor shall comply and shall ensure that its Subcontractors comply with applicable provisions of the Fair Employment and Housing Act, California Government Code, sections 12990 et seq., and the applicable regulations promulgated under California Code of Regulations, title 2, Section 11000 et seq. The applicable regulations of the Fair Employment and Housing Commission implementing California Government Code, section 12990, set forth in chapter 5 of division 4.1 of title 2 of the California Code of Regulations, are incorporated into this Contract by reference and made a part of it as if set forth in full.
- 29.4. Vendor and any of its Subcontractors shall give written Notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other Contract.
- 29.5. Vendor shall include the nondiscrimination/no harassment and compliance provisions of this clause in any and all subcontracts issued to its Subcontractors to perform Work under the Contract.
- **30. Background Checks**: If the Vendor assigns persons (whether employees, independent contractors, Subcontractors or agents) to perform work under this Contract that requires that the person have access to the systems (whether on-site or by remote access) or premises of the Judicial Council or other Judicial Branch Entities, the Judicial Council shall have the right, but not the obligation, to conduct a background check or to require the Vendor to conduct a background check, as permitted by law, on all such persons before the Judicial Council will grant

to such persons access to the Judicial Council's or other judicial branch entities' premises or systems. The Vendor will cooperate with the Judicial Council in performing such background check(s), and will promptly notify the Judicial Council of any such person refusing to undergo such background check, and will reassign such person to perform other services. The Vendor shall obtain all releases, waivers, or permissions required for the release of such information to the Judicial Council. Costs incident to background checks are the sole responsibility of the Vendor.

- 30.1. <u>Access to Project site.</u> Only Approved Persons may have unescorted access to (1) the Restricted Areas of a Project site and (2) any area of a Project site, during non-business hours when there is no security screening available. Vendor and Subcontractor employees who are not Approved Persons may access Restricted Areas only if they are escorted by an Approved Person at all times that they are in the Restricted Areas. Vendor may not rely upon an employee of the Court to escort or monitor these persons. Vendor must take all reasonable steps to ensure that its operations in any Restricted Area are at all times consistent with this section ("Access to Restricted Areas").
- 30.2. <u>Notification</u>. Vendor must notify all Subcontractors that (i) the Judicial Council requires a background check for personnel working in Restricted Areas without an escort pursuant to this Background Checks provision, (ii) the Court may have supplemental screening procedures, criteria, and requirements, and (iii) Subcontractor employees must comply with both the Judicial Council's and the Courts' checks and procedures.
- 30.3. Judicial Council Screening and Approval Process. The Judicial Council shall conduct the screening and approval of employees of Vendor and Subcontractors that have access to Restricted Areas of Project sites pursuant to the Judicial Council's then-current background check policies and procedures ("Background Check Policy"). Vendor agrees to cooperate with the Judicial Council with respect to the screening of those employees. The version of the Judicial Council Background Check Policy in effect as of the Effective Date is attached to the Contract as Attachment E. The Judicial Council may update and/or revise the Background Check Policy at any time, without notice to the Vendor. Vendor acknowledges that the definition of Restricted Areas in this Contract is broader and includes more areas than the definition of Restricted Areas that includes the most areas will control. Vendor must comply with the provisions of this Background Check Policy.
- 30.4. <u>Judicial Council Badges.</u> The Judicial Council will issue an identification badge to each person who is approved by the Judicial Council pursuant to this Article ("**Judicial Council Screening and Approval Process**"), bearing that person's name and picture. The badge will indicate that the person is permitted to access the Restricted Areas. The Judicial Council will either (1) notify Vendor if an employee is approved, whereupon the Judicial Council will issue an identification badge for that person, or (2) provide an identification badge for the person to the Vendor, and Vendor will be responsible for issuing the identification badge to that person. All such persons must wear their identification badges in a readily-visible manner whenever they are in a Restricted Area

of any Project site. The Vendor will have a procedure in place to ensure that all badges are returned to the Judicial Council upon termination of an employee.

- 30.5. Court-Required Screening and Background Check Requirements. Even if a Vendor or Subcontractor employee has a Judicial Council-issued badge, the Court has the ultimate decision as to whether a specific Vendor or Subcontractor employee may have unescorted access to any Project site. The Court shall have the right at any time to refuse Project site access to any Vendor or Subcontractor employee (even if that employee has a Judicial Council-issued badge) if the Court determines, in its sole discretion, that such person poses a risk to the Court or any person, system, or asset associated with the Court. The Court may elect to perform supplemental screening on Vendor or Subcontractor employees who perform Work in that Court's Restricted Areas. Vendor agrees to cooperate with the Court with respect to the screening of those employees, and shall obtain at no additional cost to the Court all related releases, waivers and permissions the Court requires. The Court may issue its own identification badge or other credential to persons who have passed the applicable Court-required screening procedure.
- 30.6. <u>DOJ and DMV Requirements.</u> Notwithstanding anything in this Contract to the contrary, Vendor must comply with background check and clearance requirements of the DOJ and the DMV relating to any employee of either Vendor or Subcontractor who has physical access to any area which is either connected to, or contains records from the following databases at any Project site: the DOJ criminal computer database, including the California Law Enforcement Telecommunications System (CLETS) and the Criminal Offender Record Information (CORI), and the DMV computer database. If requested by either the Court or the Judicial Council, Vendor must provide to either the Court or the Judicial Council suitable documentation evidencing Vendor's compliance with the policies, practices, and procedures of the DOJ and the DMV regarding background check and clearance requirements relating to access to these databases.
- 30.7. <u>Costs.</u> All costs associated with escorting an unscreened employee (e.g. any employee who is not an Approved Person) shall be included in the Total Project Price. Vendor will not receive additional compensation or reimbursement from the Judicial Council for any costs related to escorting. The Judicial Council will pay for the cost of the background check (e.g. LiveScan), however, the Vendor will be responsible for employee time, fingerprinting fees, local administrative or processing fees, or other costs.
- 31. No Interference with Court Operations. Vendor acknowledges that a Project may be located in a courthouse which is an operating courthouse that is open to the public. Access to any such Project site, including mechanical rooms, electrical rooms, or other rooms must be coordinated with the Court through the Judicial Council's Project Manager before work commences. Interruption and/or periods of shutdown of public access, electrical service, water service, lighting, or other utilities shall be only as arranged in advance with the Judicial Council's Project Manager and shall be minimized to the greatest degree possible. Vendor shall provide temporary services to all facilities interrupted by Vendor's work. Vendor and its Subcontractors shall not interfere with the transaction of Court business, including the publics' access to and use of a Project site. In the event that Vendor or any Subcontractor interferes with Court operations in violation of this provision, the Judicial Council, in its sole discretion, may be ordered to stop

work at Vendor's own expense. Vendor shall be liable to Court for any damages resulting from Vendor or any Subcontractor interfering with the Court operations in violation of this provision.

32. Disabled Veteran Business Enterprises: Vendor shall comply with all Disabled Veteran Business Enterprise (DVBE) requirements including participation goals as required by Military and Veterans Code section 999 et seq. with respect to any work, services, materials or supplies provided under this Contract. Judicial Council requires contract participation goals of a minimum of three percent (3%) for disabled veteran business enterprises (DVBEs). Vendor shall comply with the Judicial Council's participation goal of a minimum of three percent (3%) of DVBEs with respect to this Contract. DVBE resources can be found at: <u>http://www.dgs.ca.gov/pd/Programs/OSDS.aspx</u>. When requested by the Judicial Council, Vendor shall demonstrate DVBE compliance by completing the DVBE Participation Form attached to this Contract or to any Service Work Order *or Purchase Order*. Vendor agrees to provide the Judicial Council with any requested relevant supporting documents and to maintain those documents for a period of three (3) years after final payment under this Contract. *[Revised]* 

#### 33. Judicial Council's Obligation Subject to Availability of Funds:

- 33.1. The Judicial Council's obligation under this Contract is subject to the availability of authorized funds. The Judicial Council may terminate the Contract or any part of the Contract Work, including any Service Worker, without prejudice to any right or remedy of the Judicial Council, for lack of appropriation of funds. If expected or actual funding is withdrawn, reduced or limited in any way prior to the expiration date set forth in this Contract, or in any Amendment hereto, the Judicial Council may terminate this Contract in whole or in part, and any Service Work Order *or Purchase Order* issued in connection therewith, upon written Notice to Vendor. Such termination shall be in addition to the Judicial Council's rights to terminate for convenience or default. *[Revised]*
- 33.2. Payment shall not exceed the amount allowable for appropriation by Legislature. If the Contract is terminated for non-appropriation:
  - 33.2.1. The Judicial Council will be liable only for payment in accordance with the terms of this Contract for Work provided prior to the effective date of termination; and
  - 33.2.2. Vendor shall be released from any obligation to provide further services pursuant to the Contract, or any Service Work Order *or Purchase Order*, as are affected by the termination. *[Revised]*
- 33.3. Funding for this Contract, or any Service Work Order *or Purchase Order* issued in connection therewith, beyond the current appropriation year is conditional upon appropriation by the Legislature of sufficient funds to support the activities described in this Contract. Should such an appropriation not be approved, the Contract may terminate at the close of the current appropriation year. The appropriation year ends on June 30 of each year. *[Revised]*

#### 34. Confidentiality:

- 34.1. Both the Judicial Council and Vendor acknowledge and agree that in the course of performing the Work under this Contract, the Judicial Council may disclose Confidential Information to Vendor and/or its Subcontractors.
- 34.2. Vendor agrees not to disclose the Confidential Information to any Third Party and to treat it with the same degree of care as it would its own confidential information. It is understood, however, that Vendor may disclose the Judicial Council's Confidential Information on a "need to know" basis to Vendor's employees and Subcontractors only to the extent that such a disclosure is necessary to fulfill the purposes of this Contract, and, as directed by the Project Manager, representatives of the Judicial Council that are performing Work authorized under this Contract. All such employees and Subcontractors of Vendor shall have executed a confidentiality Contract with Vendor requiring a promise of confidentiality concerning Vendor's clients and business.
- 34.3. Vendor shall acquire no right or title to the Confidential Information. Vendor agrees not to use the Confidential Information for any purpose except as contemplated pursuant to this Contract. Notwithstanding the foregoing, Vendor may disclose the Confidential Information (i) to the extent necessary to comply with any law, rule, regulation or ruling applicable to it; (ii) as appropriate to respond to any summons or subpoena applicable to it; or (iii) to the extent necessary to enforce its rights under this Contract.
- 34.4. The Judicial Council reserves the right to disclose all Work provided under this Contract to third parties for the purpose of validation of the Work, and all documents that may be or are required to be disclosed pursuant to the California Rules of Court.
- 34.5. Vendor shall bind its Subcontractors to provisions of confidentiality with regard to the Confidential Information disclosed that are not less strict than those assumed by Vendor hereunder.
- 34.6. The Vendor's duty to hold Confidential Information in confidence and this Confidentiality provision shall survive the termination of this Contract.
- 34.7. A violation by the Vendor of these Confidentiality provisions could cause irreparable injury to the Judicial Council and as there is no adequate remedy at law for such violation, the Judicial Council may, in addition to any other remedies available to it at law or in equity, enjoin the Vendor in a court of equity for violating or threatening to violate this Confidentiality provision. In the event the Judicial Council is required to enforce this Confidentiality provision through legal action, then it will be entitled to recover from the Vendor all costs incurred thereby, including without limitation, reasonable attorney's fees.
- **35.** Limitation on Publication: Vendor shall not, and shall ensure that its Subcontractors shall not publish or submit for publication any article, press release, or other writing relating to Vendor's services for the Judicial Council without prior review and written permission by the Judicial

Council. This provision shall apply to print, electronic writings, and all other forms of media, including social media.

36. Covenant Against Gratuities: Vendor warrants by signing this Contract that no gratuities, in the form of entertainment, gifts, or otherwise, were offered by Vendor or any agent, director, Subcontractor or representative of Vendor, to any officer, official, agent, or employee of the Judicial Council with a view toward securing this Contract or securing favorable treatment with respect to any determinations concerning the performance of this Contract. For breach or violation of this warranty, the Judicial Council will have the right to terminate this Contract, either in whole or in part, and any loss or damage sustained by the Judicial Council in procuring, on the open market, any Work which Vendor agreed to supply, which shall be borne and paid for by Vendor. The rights and remedies of the Judicial Council provided in this provision shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

### 37. Indemnification:

- Vendor agrees, to the fullest extent permitted by law, to indemnify, defend (with counsel 37.1. satisfactory to the Judicial Council), and hold harmless (collectively, "Indemnify") the State, the Judicial Council of California, the State's Courts, justices, judges, subordinate judicial officers, court executive officers, court administrators, and any and all of their officers, agents, contractors, representatives, volunteers, and employees, in both individual and official capacities ("Indemnitees"), against all suits, claims, damages, losses, and expenses, including but not limited to attorneys' fees, caused by, arising out of, resulting from, or incidental to, the performance of the Work, or to the provision of any item by the Vendor to the Judicial Council pursuant to this Contract, by Vendor, its Subcontractors, vendors, or suppliers, including, without limitation, any such suit, claim, damage, loss, or expense attributable to, without limitation, bodily injury, sickness, disease, death, alleged patent violation or copyright infringement, or to injury to or destruction of tangible property (including damage to the Work itself) including the loss of use resulting therefrom, except to the extent caused by the sole negligence, active negligence, or willful misconduct of the Indemnitees, and/or to any extent that would render these provisions void or unenforceable. This Contract and obligation of Vendor shall not be construed to negate, abridge, or otherwise reduce any right or obligation of indemnity that would otherwise exist as to any party or person described herein. This indemnification, defense, and hold harmless obligation includes any failure or alleged failure by Vendor to comply with any provision of law, any failure or alleged failure to timely and properly fulfill all of its obligations under the Contract Documents in strict accordance with their terms, and without limitation, any stop payment notice actions or liens, including assessments by the California Department of Labor Standards Enforcement.
- 37.2. Vendor shall give prompt notice to the Judicial Council in the event of any injury (including death), loss, or damage included herein. Without limitation of the provisions herein, if Vendor's Contract to indemnify, defend, and hold harmless the Indemnitees as provided herein against liability for damage arising out of bodily injury to persons or damage to property caused by or resulting from the negligence of any of the Indemnitees

shall to any extent be or be determined to be void or unenforceable, it is the intention of the Parties that these circumstances shall not otherwise affect the validity or enforceability of Vendor's Contract to indemnify, defend, and hold harmless the rest of the Indemnitees, as provided herein, and in the case of any such suits, claims, damages, losses, or expenses caused in part by the default, negligence, or act or omission of Vendor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, and in part by any of the Indemnitees, Vendor shall be and remain fully liable on its agreements and obligations herein to the full extent permitted by law.

- 37.3. In any and all claims against any of the Indemnitees by any employee of Vendor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, Vendor's indemnification obligation herein shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for Vendor or any Subcontractor under workers' compensation acts, disability benefit acts, or other employee benefit acts.
- 37.4. The defense and indemnification obligations hereunder shall survive the Completion of Work, including the warranty/guarantee period, and/or the termination of the Contract.

#### 38. Insurance:

38.1. **Insurance:** Unless different provisions are indicated in Vendor's Proposal Form, and which are accepted by the Judicial Council, all insurance policies required herein of Vendor and/or its Subcontractor(s) shall be maintained in force during the term of this Contract with the following minimum policy limits:

Commercial General Liability	Includes: Personal & Advertising Injury, Product Liability and Completed Operations	\$2,000,000 each occurrence; \$4,000,000 general aggregate
Automobile Liability – <u>Any</u> Auto	Combined Single Limit	\$1,000,000 per occurrence
Workers Compensation		Statutory limits pursuant to State law
Employers' Liability		\$1,000,000 each accident, each disease; \$100,000 policy limit
Builder's Risk Coverage or	Includes work to be	Limits of liability equal
Installation Insurance	performed under Contract	to the final completed value of Project.

38.2. The Service Work Order form *and Purchase Order terms* includes detailed insurance provisions and requirements with which the Vendor shall comply. The

Vendor shall, prior to execution of this Contract, provide the Judicial Council certificates of insurance, on forms acceptable to the Judicial Council, as evidence that the required insurance is in full force and effect. *[Revised]* 

#### **39.** Contract Security – Bonds:

39.1. **Bonding Certification:** Vendor shall provide the Judicial Council prior to executing the Contract a letter from a California admitted surety insurer on the surety's letterhead certifying the Vendor's bonding capacity. The letter must be signed by an authorized representative of the surety and notarized.

#### 39.2. Bond Requirements:

- 39.2.1. **Payment Bonds:** To the extent that any Project requires any work beyond the delivery of specified products, including, without limitation, installation services, upon the Judicial Council's issuance of a Service Work order for a Project(s), Vendor shall furnish for each Project Payment Bond issued by a California admitted surety insurer as follows:
  - 39.2.1.1. **Payment Bond**: A bond in an amount at least equal to one hundred percent (100%) of the Total Project Price as security for payment of persons performing labor and/or furnishing materials in connection with the Contract.
- 40. No Commencement without Insurance and Bonds: The Vendor shall not commence Work on any Project prior to (a) providing the required insurance and bonds; and (b) the effective date of the required insurance and bonds. The date of commencement of the Work shall not be changed by the effective date of such insurance. If Vendor commences Work without insurance and bonds, it shall be considered a material breach of this Contract, and all Work for the Service Work Order *or Purchase Order* is performed at Vendor's peril and shall not be compensable until and unless Vendor secures bonds and insurance pursuant to the terms of the Contract Documents. Vendor agrees to defend and indemnify the Judicial Council as provided for in this Contract for any damages arising out of Vendor's failure to obtain a payment bond for any single Project or Projects pursuant to this Contract. *[Revised]*
- 41. Waiver of Claims: The Judicial Council of California, State of California, the superior courts and appellate courts of the State of California, the Supreme Court of California, and any of their officers, employees, and agents (collectively, "State Entities") shall not be liable for any injury, loss, or damage to Vendor, Subcontractors, or their officers, employees, or agents including, without limitation, damage to the property of Vendor, Subcontractors or their officers, employees, and agents, by or from any cause whatsoever, except to the extent the injury, loss, or damage was caused from the gross negligence or intentional misconduct of the State Entities. Vendor and Subcontractors hereby waive all claims and their respective insurers waive all rights of subrogation against the State Entities for any injury, loss, or damage to Vendor, Subcontractors, or their officers, employees, or agents including, without limitation, damage to the property of Vendor, Subcontractors or their officers, employees, and agents, in or about the

Facilities, by or from any cause whatsoever, except to the extent the injury, loss, or damage was caused from the gross negligence or intentional misconduct of the State Entities. Neither the State, nor any officer or employee of the State, shall be liable for any loss or damage that may happen to the Work, or any part thereof; nor to any of the materials or other items used or employed in performing the Work.

#### 42. Termination and Suspension:

- 42.1. Judicial Council's Right to Terminate Vendor for Cause: Grounds for Termination. The Judicial Council, in its sole discretion, may terminate the Contract and/or each Service Work Order *or Purchase Order* upon any of the following: *[Revised]* 
  - 42.1.1. Vendor refuses or fails to execute the Work or any separable part thereof with sufficient diligence as will ensure its completion within the time specified or any extension thereof.
  - 42.1.2. Vendor fails to complete said Work within the time specified or any extension thereof.
  - 42.1.3. Vendor persistently fails or refuses to perform Work or provide material of sufficient quality as to be in compliance with Contract Documents.
  - 42.1.4. Vendor files a petition for relief as a debtor, or a petition is filed against the Vendor without its consent, and the petition is not dismissed within sixty (60) days.
  - 42.1.5. Vendor makes a general assignment for the benefit of its creditors, or a receiver is appointed on account of its insolvency.
  - 42.1.6. Vendor persistently or repeatedly refuses or fails, except in cases for which extension of time is provided, to supply enough properly skilled workers or proper materials to complete the Work in the time specified.
  - 42.1.7. Vendor fails to make timely payment to Subcontractors, or for material, or for labor.
  - 42.1.8. Vendor disregards laws, or ordinances, or instructions of Judicial Council.
  - 42.1.9. Vendor fails to supply labor, including that of Subcontractors, that can work in harmony with all other elements of labor employed or to be employed on the Work.
  - 42.1.10. Vendor or its Subcontractor(s) is/are otherwise in breach, default, or in substantial violation of any provision of this Contract.

### 42.2. Notification of Termination:

- Upon the occurrence at Judicial Council's sole determination of any of the 42.2.1. above conditions, Judicial Council may, without prejudice to any other right or remedy, serve written notice upon Vendor and its Surety of Judicial Council's termination of this Contract, the Vendor's right to perform the work of the Contract, and/or Service Work Order or Purchase Order under this Contract. The Judicial Council reserves the right to terminate specific Service Work Orders or Purchase Orders, without impact to this Contract or other Service Work Orders or Purchase Orders with Vendor under this Contract. This notice will contain the reasons for termination. Unless, within three (3) days after the service of the notice, any and all condition(s) shall cease, and any and all violation(s) shall cease, or arrangement satisfactory to Judicial Council for the correction of the condition(s) and/or violation(s) be made, this Contract and/or the Vendor's right to perform the Work shall cease and terminate. Upon termination, Vendor shall not be entitled to receive any further payment until the entire Work is finished. [Revised]
- 42.2.2. Upon termination, Judicial Council may immediately serve written notice of tender upon Surety whereby Surety shall have the right to takeover and perform this Contract only if Surety:
  - 42.2.2.1. Within three (3) days after service upon it of the notice of tender, Surety gives Judicial Council written notice of Surety's intention to takeover and perform this Contract; and
  - 42.2.2.2. Commences performance of the Contract within seven (7) days from date of serving of its notice to Judicial Council.
- 42.2.3. If Surety fails to notify Judicial Council or begins performance as indicated herein, Judicial Council may takeover the Work and execute the Work to completion by any method it may deem advisable at the expense of Vendor and/or its Surety. Vendor and/or its Surety shall be liable to Judicial Council for any excess cost or other damages the Judicial Council incurs thereby. Time is of the essence in the Contract. If the Judicial Council takes over the Work as herein provided, Judicial Council may, without liability for so doing, take possession of and utilize in completing the Work such materials, appliances, plan, and other property belonging to Vendor as may be on the site of the Work, in bonded storage, or previously paid for.
- 42.3. **Conversion to Termination for Convenience**: In the event the Contract or a specific Service Work Order *or Purchase Order* is terminated under this "Judicial Council's Right to Terminate Vendor for Cause" section and it is finally determined by an arbitrator, court, jury or other tribunal having jurisdiction, for any reason, that the Vendor was not in default under the provisions hereof or that the Judicial Council's exercise of its rights this section was defective, deficient, ineffective, invalid or improper for any reason, the termination shall be deemed a termination for convenience of the Judicial

Council under the "Termination of Vendor for Convenience" section herein and thereupon, the rights and obligations of the Judicial Council and the Vendor shall be determined in accordance with the "Termination of Vendor for Convenience" section herein. [Revised]

#### 42.4. Effect of Termination:

- 42.4.1. Vendor shall, only if ordered to do so by the Judicial Council, immediately remove from the Project site all materials and personal property belonging to Vendor that have not been incorporated in the construction of the Work, or which are not in place in the Work. Judicial Council retains the right, but not the obligation, to keep and use any materials and personal property belonging to Vendor that have not been incorporated in the construction of the Work, or which are not in place in the Work. Vendor and personal property belonging to Vendor that have not been incorporated in the construction of the Work, or which are not in place in the Work. Vendor and its Surety shall be liable upon the performance bond for all damages caused the Judicial Council by reason of the Vendor's failure to complete the Contract.
- 42.4.2. In the event that the Judicial Council shall perform any portion of, or the whole of the Work, pursuant to the provisions of the General Conditions, the Judicial Council shall not be liable nor account to the Vendor in any way for the time within which, or the manner in which, the Work is performed by the Judicial Council or for any changes the Judicial Council may make in the Work or for the money expended by the Judicial Council in satisfying claims and/or suits and/or other obligations in connection with the Work.
- 42.4.3. In the event that the Contract is terminated for any reason, no allowances or compensation will be granted for the loss of any anticipated profit by the Vendor or any impact or impairment of Vendor's bonding capacity.
- 42.4.4. If the expense to the Judicial Council to finish the Work exceeds the unpaid Project Price, Vendor and Surety shall pay difference to Judicial Council within twenty-one (21) days of demand for payment.

#### 42.5. Termination of Vendor for Convenience:

- 42.5.1. Judicial Council in its sole discretion may terminate the Contract, or any Service Work Order *or Purchase Order*, upon three (3) days written notice to the Vendor. Under a termination for convenience, the Judicial Council retains the right to all the options available to the Judicial Council if there is a termination for cause. In case of a termination for convenience, Vendor shall have no claims against the Judicial Council except: *[Revised]* 
  - 42.5.1.1. The actual cost for labor, materials, and services performed that is unpaid and can be documented through timesheets, invoices, receipts, or otherwise; and

42.5.1.2. 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%) amount shall be full compensation for all Vendor's and its Subcontractor(s)' mobilization and/or demobilization costs and any anticipated lost profits resulting from termination of the Vendor for convenience for the Service Work Order *or Purchase Order*. *[Revised]* 

#### 42.6. Suspension of Work:

- 42.6.1. Judicial Council may, without cause, order Vendor in writing to suspend, delay or interrupt the Project in whole or in part for such period of time as Judicial Council may determine. When the Judicial Council resumes the Project, the Parties will attempt to negotiate an adjustment in the Project Price for increases or decreases in the cost of performance of the Project caused by suspense, delay or interruption. If the Parties cannot agree on an adjusted Project Price, the Judicial Council may terminate the Contract as permitted herein.
- In the event the Judicial Council shall order suspension of the Work, an 42.6.2. adjustment shall be made to the Project Price for increases in the direct cost of performance of the Work of the Contract Documents, actually caused by suspension, delay or interruption ordered by the Judicial Council; provided however that no adjustment of the Project Price shall be made to the extent: (i) that performance is, was or would have been so suspended, delayed or interrupted by another cause for which the Vendor is responsible under the Contract Documents; or (ii) that an equitable adjustment is made or denied under another provision of the Contract Documents. The foregoing notwithstanding, any adjustment of the Project Price shall not include any adjustment to increase the Vendor's overhead, general administrative costs or profit, all of which will remain as reflected in the Schedule of Values submitted by the Vendor pursuant to the Contract Documents. In the event of the Judicial Council's suspension of the Work, the Project Time shall be equitably adjusted.

#### 43. Disputes and Claims (Dispute Resolution Process):

43.1. **Exclusive Remedy.** Compliance with the notice and claim submission procedures described in this Disputes and Claims section is an express condition precedent to the right to commence litigation, file a claim under the California Government Code, or commence any other legal action. Vendor cannot assert or bring any Government Code Claim or subsequent legal action until that Claim has gone through the Dispute and Claims Resolution Process. The Parties stipulate that this Dispute and Claims Resolution Process is the exclusive remedy for resolving claims and disputes under this Contract.

- 43.2. **Informal Negotiations.** The Judicial Council's Project Manager and Vendor's project manager shall make a good faith attempt to promptly resolve the dispute by informal negotiation.
- 43.3. **Demand.** If the Dispute is not settled in a timely manner pursuant to informal negotiations between the Judicial Council's Project Manager and Vendor's project manager, either Party may issue a written statement (the "**Demand**"). The Party submitting a Demand ("**Submitting Party**") must provide the following to the other Party ("**Receiving Party**"):
  - 43.3.1. Detailed factual information and supporting documentation of their Demand;
  - 43.3.2. State the specific Contract provision(s) on which the Demand is based;
  - 43.3.3. If the Demand regards a cost adjustment, state the exact amount of the cost adjustment sought;
  - 43.3.4. Must be accompanied by pertinent supporting records;
  - 43.3.5. Include a written statement signed by an authorized representative of the Submitting Party indicating that the Demand is made in good faith, that the supporting data and documents are accurate and complete, and provide reasoning to support their contention that the amount (if any) requested reflects an adjustment in payment the Submitting Party believes is equitable.
- 43.4. **Response to Demand.** The Receiving Party shall, within ten (10) Days, provide a final written response ("**Final Response**") or request additional information deemed necessary to prepare a Final Response. The Final Response shall state whether the Receiving Party accepts or rejects the Demand. If the Receiving Party requests additional information to prepare the Final Response, the Submitting Party shall promptly comply with the Receiving Party's request for such information. Any delay caused by the Submitting Party's failure to respond to a request for additional information shall extend the ten (10) Day period within which the Receiving Party must provide a Final Response, however, unless otherwise agreed to by the Parties in writing, in no event shall the time period allowed for a Final Response be extended beyond sixty (60) Days following the date on which the Submitting Party issues the Demand. Regardless of any request(s) for additional information, a failure on the part of the Receiving Party to provide a Final Response within these sixty (60) Days shall be deemed a rejection of the Demand.
- 43.5. Senior Level Negotiations. If the Demand is rejected and the Submitting Party provides written notice that it will continue to pursue the Demand, or if the time period allowed for a Final Response to the Demand has expired without issuance of a Final Response, the Parties shall attempt to resolve the Demand by negotiations between assigned senior representatives of the Parties. The representatives shall meet as often as they deem reasonably necessary to resolve the Demand. The senior representatives of the Parties shall make a good faith effort to resolve the Demand within thirty (30) Days (or such longer period as they may agree to in writing) following the date on which the Submitting

Party provides written notice that it will continue to pursue the Demand or the date on which the time period allowed for a Final Response to the Demand has expired without issuance of a Final Response.

- 43.6. **Mediation.** If the Demand is not resolved by negotiations of the Party's assigned representatives, the Parties shall submit the dispute to mediation prior to either Party initiating an action in court.
- 43.7. Litigation. If after mediation the Parties have not resolved the dispute, either Party may initiate an action in a court of competent jurisdiction. In the event of litigation of a dispute arising from or related to this Contract, the prevailing party shall be entitled to recover reasonable attorney fees and costs.
- 43.8. **Confidentiality.** All discussions and negotiations conducted pursuant to this dispute resolution process prior to litigation are confidential and shall be treated as compromise and settlement negotiations to which California Evidence Code section 1152 applies. Mediation shall be confidential and shall be subject to the provisions of California Evidence Code sections 703.5 and 1115 through 1128 and Government Code section 6254.
- 43.9. **Performance during Dispute and Claim Resolution Process.** Unless otherwise directed in writing by the Judicial Council, Vendor shall diligently proceed with performance of the Work at the same time that a dispute is addressed via this dispute resolution process. Vendor's failure to diligently proceed with performance of the Work will be considered a material breach of this Contract.
- 44. **Conflict of Interest:** Vendor shall ensure that its officers and employees shall not participate in proceedings that involve the use of State funds or that are sponsored by the State if the person's partner, family, or organization has a financial interest in the outcome of the proceedings. Vendor and its officers and employees shall also avoid actions resulting in or creating the appearance of (1) use of an official position with the government for private gain; (2) preferential treatment to any particular person associated with this Contract or the Work of this Contract; (3) loss of independence or impartiality; (4) a decision made outside official channels; or (5) adverse effects on the confidence of the public in the integrity of the government or this Contract. Vendor agrees that it shall bind its Subcontractors to conflict of interest provisions not less strict than those provided here.
- **45.** No Personal Liability: Neither the Judicial Council's officers, employees, nor independent contractors will be personally responsible for liabilities arising under the Contract.
- 46. Laws Concerning the Contract: Contract is subject to all provisions of the Constitution and laws of California and the United States, governing, controlling, or affecting Judicial Council, or the property, funds, operations, or powers of Judicial Council, and such provisions are by this reference made a part hereof. Any provision required by law to be included in this Contract shall be deemed to be inserted.

- 47. No Oral Agreements: No oral agreement or conversation with any officer, agent, or employee of Judicial Council, either before or after execution of Contract, shall affect or modify any of the terms or obligations contained in the Contract Documents.
- **48.** No Assignment: Vendor shall not voluntarily or involuntarily assign (e.g., assignment by operation of law) encumber, or otherwise transfer or delegate all or any interest in this Contract. Any voluntary assignment by Vendor or assignment by operation of law (e.g., involuntary assignment) of any portion of Vendor's interest in this Contract shall be null and void and deemed a default allowing the Judicial Council to exercise all remedies available to it under applicable law. Vendor shall not assign or transfer in any manner to a Subcontractor or supplier the right to prosecute or maintain an action against the Judicial Council. Consent will not be given to an assignment in violation hereof shall be null and void. Neither the Contract, nor any part thereof, nor any moneys due or to become due thereunder, may be assigned by Vendor without the written approval of Judicial Council, nor without the written consent of the Surety, unless the Surety has waived in writing its right to notice of assignment.
- **49.** No Waiver: The failure of Judicial Council in any one or more instances to insist upon strict performance of any term of the Contract or to exercise any Judicial Council option shall not be construed as a waiver or relinquishment of the right to assert or rely upon any such term or option on a future occasion. No action or failure to act by the Judicial Council, Architect, or Construction Manager shall constitute a waiver of any right or duty afforded the Judicial Council under the Contract, nor shall any action or failure to act constitute an approval of or acquiescence in any breach hereunder, except as may be specifically agreed in writing.

#### 50. Governing Law; Jurisdiction:

- 50.1. This Contract, and all the rights and duties of Vendor and the Judicial Council arising out of or related to this Contract or to the relationship of Vendor and the Judicial Council, are governed by the laws of the State of California without regard to its conflicts of law rules. This Provision applies to all claims and causes of action that Vendor has or may acquire against the Judicial Council, whether based on contract, tort, statute or anything else.
- 50.2. Vendor agrees that any claims that it has or may acquire against the Judicial Council shall be commenced in and decided exclusively by a court of competent jurisdiction located in the State of California. Vendor agrees to submit to the personal and exclusive jurisdiction of courts located in the State of California. Vendor waives all defenses and arguments that the courts located in the State of California constitute an inconvenient forum based upon the residence or domicile of Vendor, the location of the Project that is subject to the litigation or the locations of witnesses, the location of documents, or anything else.
- 51. Change in Scope of Work: Any change in the scope of the work for the Project, method of performance, the type of materials, or any other matter materially affecting the performance or nature of any Project 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 to any Service Work Order *or Purchase Order* executed by the Judicial Council. Vendor specifically understands, acknowledges, and agrees that the Judicial Council shall have the right to request any alterations,

deviations, reductions, or additions to the Project, and the cost thereof shall be added to or deducted from the amount of the Project Price by fair and reasonable valuations. Vendor also agrees to provide the Judicial Council with all information requested to substantiate any cost of the Change Order and to inform the Judicial Council whether the work will be done by the Vendor or a Subcontractor. In addition to any other information requested, Vendor 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 Project. If Vendor 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. *[Revised]* 

- 51.1. Allowable Costs for Change Orders. All proposed cost requests by Vendor for a Change Order shall include a complete itemized breakdown with the following detail, which are the only costs that will be allowed for these items.
  - 51.1.1. **Direct Labor Costs**. Compensation for Vendor's and/or Subcontractor(s)' labor shall include the necessary payroll cost for labor, including first level supervision, directly engaged in performance of the changes ("Direct Labor Costs").
    - 51.1.1.1. Direct Labor Costs shall not exceed the current prevailing wages in the locality for performance of the changes; and the labor burden or labor charges, which shall only include documented FICA, Medicare, unemployment, and Workers' Compensation charges and no other charges.
    - 51.1.1.2. Use of a classification which would increase labor costs will not be permitted. Exceptions will be permitted only when the Vendor establishes, to the satisfaction of the Judicial Council, the necessity for payment at higher rates or classifications.
  - 51.1.2. **Materials and Equipment.** Compensation for materials and equipment shall include the necessary costs for materials and equipment directly required for performance of the changes.
  - 51.1.3. **Deleted Work.** If applicable, will be negotiated with the Judicial Council's Project Manager and Vendor's Project Manager and the manufacturer's listed restocking fees.
- 52. Workers: Vendor 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 Vendor or a Subcontractor whom the Judicial Council may deem incompetent or unfit shall be dismissed from a Project site and shall not again be employed at a Project site without written consent from the Judicial Council.
- **53. Correction of Errors:** Vendor shall perform, at its own cost and expense and without reimbursement from the Judicial Council, any work necessary to correct errors or omissions that

result from, or relate to, Vendor's failure to comply with the standard of care required for the work for the Project.

- 54. Substitutions: No substitutions of material from those specified in the Work Specifications shall be made without the prior written approval of the Project Manager.
- **55.** Vendor Supervision: Vendor shall provide competent supervision of personnel who are working at the job Site and/or on the Project.
- **56.** Cleanup: Vendor must remove debris from any Project site on a weekly basis. A Project site shall be in order at all times when work is not actually being performed and shall be maintained in a reasonably clean condition.
- **57.** Access to Project/Site: The Judicial Council shall, at all times, have access to the Project and Project site while it is in preparation or in progress. Contractor shall provide safe and proper facilities for access.
- **58.** Occupancy: Unless specifically stated in a Service Work Order *or Purchase Order*, the Judicial Council shall use and occupy any buildings or facilities that are part of a Project during the Project Time and the Judicial Council's use or occupancy shall not constitute final acceptance or approval of any part of the Project covered by this Contract, nor shall the Judicial Council's use or occupancy extend the date specified for completion of the Project. *[Revised]*
- **59.** Force Majeure Clause: Vendor shall not be liable for any failure or delay in performance hereunder during the time and to the extent that it is prevented from obtaining delivery of goods or materials, or performing the work for a Project by a Force Majeure Event, as defined herein, when satisfactory evidence thereof is presented to the Judicial Council, provided that it is satisfactorily established that the non-performance is not due to the fault or neglect of the Vendor.
- 60. Completion of Project: Vendor shall notify the Project Manager in writing when the Project is complete. The Judicial Council will accept completion of the Project and record the Notice of Completion when the entire Project had been completed to the satisfaction of the Judicial Council. The Judicial Council, at its sole option, may accept completion of the Project and have the Notice of Completion recorded when the Project has been completed to the satisfaction of the Judicial form incomplete items.
- 61. No Liens: Vendor agrees that Vendor, and any person, firm, or corporation furnishing any materials or labor for any work covered by the Contract, has no rights to lien any portion of the Project site or any improvement or appurtenance thereon. Vendor specifically acknowledges, in accordance with Civil Code section 8160, et seq., that the Project and the Site are not subject to mechanics liens. In the event that any liens are recorded by Vendor or any person, firm, or corporation furnishing any materials or labor for any work covered by the Contract, Vendor agrees to take whatever action is necessary to remove the lien against the Project or the Project site, as applicable.

## END OF ATTACHMENT A

#### ATTACHMENT F – *REVISION 1* PRODUCT COST WORKSHEET(S)

All pricing, including Lump Sum Based or Time and Materials, shall be based on the pricing rates indicated herein this Attachment F, Cost Worksheet. The unit price and extended amount included in the Quotation shall be based on pricing at rates equal to or lower than those indicated herein Attachment F, Cost Worksheet (See Attachment A, Section 5.0, Quotation) [Added with Amendment No. 1]

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## END OF ATTACHMENT F

## ATTACHMENT G

[Added with Amendment No. 1]

#### JBCL Terms and Conditions

This JBCL Appendix contains the provisions required for compliance with Public Contract Code ("PCC"), part 2.5, enacted under Senate Bill 78 (Stats. 2011, ch. 10), and the Judicial Branch Contracting Manual ("JBCM") adopted pursuant to that law. In this appendix, (i) "Contract" refers to the agreement into which this appendix is incorporated, (ii) "Judicial Council" refers to the California judicial branch entity that is a party to the Agreement, (iii) "Vendor" refers to the other party to the Agreement, and (iv) "Consulting Services" refers to those services described in chapter 8, appendix C, section 1 of the JBCM.

1. Vendor Certification Clauses. Vendor certifies that the following representations and warranties are true. Vendor shall cause these representations and warranties to remain true during the term of this Agreement, and Vendor shall promptly notify the Judicial Council if any representation and warranty becomes untrue.

1.1. Nondiscrimination. Vendor complies with the federal Americans with Disabilities Act (42 U.S.C. 12101 et seq.), and California's Fair Employment and Housing Act (Government Code section 12990 et seq.) and associated regulations (Code of Regulations, title 2, section 7285 et seq.). Vendor does not unlawfully discriminate against any employee or applicant for employment because of age (40 and over), ancestry, color, creed, disability (mental or physical) including HIV and AIDS, marital or domestic partner status, medical condition (including cancer and genetic characteristics), national origin, race, religion, request for family and medical care leave, sex (including gender and gender identity), and sexual orientation. Vendor has notified in writing each labor organization with which Vendor has a collective bargaining or other agreement of Vendor's obligations of nondiscrimination.

**1.2.** National Labor Relations Board. No more than one, final unappealable finding of contempt of court by a federal court has been issued against Vendor within the immediately preceding two-year period because of Vendor's failure to comply with an order of a federal court requiring Vendor to comply with an order of the National Labor Relations Board. Vendor swears under penalty of perjury that this representation is true.

**1.3.** Not an Expatriate Corporation. Vendor is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of PCC 10286.1, and is eligible to contract with the Judicial Council.

2. **Provisions Applicable Only to Certain Agreements.** The provisions in this section are *applicable only to the types of agreements specified in the title of each subsection*. If the Agreement is not of the type described in the title of a subsection, then that subsection does not apply to the Agreement.

2.1. Agreements over \$10,000. This Agreement is subject to examinations and audit by the State Auditor for a period of three years after final payment.

**2.2.** Agreements over \$50,000. No Judicial Council funds received under this Agreement will be used to assist, promote or deter union organizing during the term of this Agreement (including any extension or renewal term).

2.3. Agreements of \$100,000 or More. Vendor certifies that it is, and will remain for the term of the Agreement, in compliance with: (i) PCC 10295.3, which places limitations on contracts with contractors who discriminate in the provision of benefits on the basis of marital or domestic partner status; and (ii) PCC 10295.35, which places limitations on contracts with contractors that discriminate in the provisions of benefits on the basis of an employee's or dependent's actual or perceived gender identity. Vendor recognizes the importance of child and family support obligations and fully complies with (and will continue to comply with during the term of this Agreement) all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Family Code section 5200 et seq. Vendor provides the names of all new employees to the New Hire Registry maintained by the California Employment Development Department. Vendor certifies, under penalty of perjury, that it: (i) is in compliance with the Unruh Civil Rights Act (Section 51 of the Civil Code); (ii) is in compliance with the California Fair Employment and Housing Act (Chapter 7 (commencing with Section 12960) of Part 2.8 of Division 3 of the Title 2 of the Government Code); (iii) does not have any policy against any sovereign nation or peoples recognized by the government of the United States, including, but not limited to, the nation and people of Israel, that is used to discriminate in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the California Fair Employment and Housing Act (Chapter 7 (commencing with Section 12960) of Part 2.8 of Division 3 of Title 2 of the Government Code), and (iv) any policy adopted by a person or actions taken thereunder that are reasonably necessary to comply with federal or state sanctions or laws affecting sovereign nations or their nationals shall not be construed as unlawful discrimination in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the California Fair Employment and Housing Act (Chapter 7 (commencing with Section 12960) of Part 2.8 of Division 3 of Title 2 of the Government Code.

2.4. Agreements for Services over \$200,000 (Excluding Consulting Services). Vendor shall give priority consideration in filling vacancies in positions funded by this Agreement to qualified recipients of aid under Welfare and Institutions Code section 11200 in accordance with PCC 10353.

2.5. Agreements of \$1,000,000 or More. Vendor certifies either (i) it is not on the current list of persons engaged in investment activities in Iran ("Iran List") created by the California Department of General Services pursuant to PCC 2203(b), and is not a financial institution extending \$20,000,000 or more in credit to another person, for forty-five (45) days or more, if that other person will use the credit to provide goods or services in the energy sector in Iran and is identified on the Iran List, or (ii) it has received written permission from the Judicial Council to enter into this Agreement pursuant to PCC 2203(c).

**2.6.** Agreements for the Purchase of Goods. Vendor shall not sell or use any article or product as a "loss leader" as defined in Business and Professions Code section 17030.

2.7. Agreements for the Purchase of Certain Goods, and Printing, Janitorial, and Building Maintenance Services Agreements. If Vendor will sell to the Judicial Council, or use in the performance of this Agreement, goods specified in PCC 12207 (for example, certain paper products, office supplies, mulch, glass products, lubricating oils, plastic products, paint, antifreeze, tires and tire-derived products, and metal products), then with respect to those goods: (i) Vendor shall use recycled products in the performance of this Agreement to the maximum extent doing so is economically feasible, and (ii) upon request, Vendor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post consumer material as defined in the PCC 12200, in such goods regardless of whether the goods meet the requirements of PCC 12209. With respect to printer or duplication cartridges that comply with the requirements of PCC 12156(e), the certification required by this subdivision shall specify that the cartridges so comply.

2.8. Agreements for Furnishing Equipment, Materials, Supplies, or for Laundering Services. Vendor certifies that no apparel, garments or corresponding accessories, equipment, materials, or supplies furnished to the Judicial Council under this Agreement have been laundered or produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. Vendor adheres to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at www.dir.ca.gov, and PCC 6108. Vendor agrees to cooperate fully in providing reasonable access to Vendor's records, documents, agents, and employees, and premises if reasonably required by authorized officials of the Department of Industrial Relations, or the Department of Justice to determine Vendor's compliance with the requirements under this section and shall provide the same rights of access to the Judicial Council.

Agreements relating to DVBE Incentive. This section is applicable if Vendor received 2.9. a disabled veteran business enterprise ("DVBE") incentive in connection with this Agreement. Vendor's failure to meet the DVBE commitment set forth in its bid or proposal constitutes a breach of the Agreement. If Vendor used DVBE subcontractor(s) in connection with this Agreement: (i) Vendor must use the DVBE subcontractors identified in its bid or proposal, unless the Judicial Council approves in writing replacement by another DVBE subcontractor in accordance with the terms of this Agreement; and (ii) Vendor must within sixty (60) days of receiving final payment under this Agreement certify in a report to the Judicial Council: (1) the total amount of money and percentage of work Vendor committed to provide to each DVBE subcontractor and the amount each DVBE sub-contractor received under the Agreement; (2) the name and address of each DVBE subcontractor to which Vendor subcontracted work in connection with the Agreement; (3) the amount each DVBE subcontractor received from Vendor in connection with the Agreement; and (4) that all payments under the Agreement have been made to the applicable DVBE subcontractors. Upon request by the Judicial Council, Vendor shall provide proof of payment for the work. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. Vendor will comply with all

rules, regulations, ordinances and statutes that govern the DVBE Program, including, without limitation, Military and Veterans Code section 999.5.

Agreements Resulting from Competitive Solicitations. Vendor shall assign to the 2.10. Judicial Council all rights, title, and interest in and to all causes of action it 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, materials, or services by Vendor for sale to the Judicial Council. Such assignment shall be made and become effective at the time the Judicial Council tenders final payment to the Vendor. If the Judicial Council receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this section, the Vendor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the Judicial Council any portion of the recovery, including treble damages, attributable to overcharges that were paid by the Vendor but were not paid by the Judicial Council as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Upon demand in writing by the Vendor, the Judicial Council shall, within one year from such demand, reassign the cause of action assigned under this part if the Vendor has been or may have been injured by the violation of law for which the cause of action arose and (a) the Judicial Council has not been injured thereby, or (b) the Judicial Council declines to file a court action for the cause of action.

2.11. Agreements for Legal Services. Vendor shall: (i) adhere to legal cost and billing guidelines designated by the Judicial Council; (ii) adhere to litigation plans designated by the Judicial Council, if applicable; (iii) adhere to case phasing of activities designated by the Judicial Council, if applicable; (iv) submit and adhere to legal budgets as designated by the Judicial Council; (v) maintain legal malpractice insurance in an amount not less than the amount designated by the Judicial Council; and (vi) submit to legal bill audits and law firm audits if so requested by the Judicial Council, whether conducted by employees or designees of the Judicial Council or by any legal cost-control provider retained by the Judicial Council for that purpose. Vendor may be required to submit to a legal cost and utilization review as determined by the Judicial Council. If (a) the value of this Agreement is greater than \$50,000, (b) the legal services are not the legal representation of low- or middle-income persons, in either civil, criminal, or administrative matters, and (c) the legal services are to be performed within California, then Vendor agrees to make a good faith effort to provide a minimum number of hours of pro bono legal services, or an equivalent amount of financial contributions to qualified legal services projects and support centers, as defined in section 6213 of the Business and Professions Code, during each year of the Agreement equal to the lesser of either (A) thirty (30) multiplied by the number of full time attorneys in the firm's offices in California, with the number of hours prorated on an actual day basis for any period of less than a full year or (B) the number of hours equal to ten percent (10%) of the contract amount divided by the average billing rate of the firm. Failure to make a good faith effort may be cause for nonrenewal of this Agreement or another judicial branch or other state contract for legal services, and may be taken into account when determining the award of future contracts with a judicial branch entity for legal services.

**2.12.** Agreements Allowing for Reimbursement of Vendor's Costs. Vendor must include with any request for reimbursement from the Judicial Council a certification that the Vendor is not seeking reimbursement for costs incurred to assist, promote, or deter union organizing. If

Vendor incurs costs or makes expenditures to assist, promote or deter union organizing, Vendor will maintain records sufficient to show that no reimbursement from the Judicial Council was sought for these costs, and Vendor will provide those records to the Attorney General upon request.

**2.13.** Agreements Performed in California by Vendors that are Corporations, LLCs, or LPs. Vendor is, and will remain for the term of the Agreement, qualified to do business and in good standing in California.

2.14. Agreements that the Judicial Council Cannot Terminate for Convenience. The Judicial Council's obligations under this Agreement are subject to the availability of applicable funds. Funding beyond the initial appropriation year is conditioned upon appropriation of sufficient funds to support the activities described in this Agreement. Upon notice, the Judicial Council may terminate this Agreement in whole or in part, without prejudice to any right or remedy of the Judicial Council, if expected or actual funding is withdrawn, reduced, or limited in any way. If this Agreement is terminated for nonavailability of funds, the Judicial Council will pay Vendor for the fair value of work satisfactorily performed prior to the termination, not to exceed the total contract amount.

**2.15** Agreements relating to small business preference. This section is applicable if Vendor received a small business preference in connection with this Agreement. Vendor's failure to meet the small business commitment set forth in its bid or proposal constitutes a breach of this Agreement. Vendor must within sixty (60) days of receiving final payment under this Agreement report to the Judicial Council the actual percentage of small/micro business participation that was achieved. If Vendor is a nonprofit veteran service agency ("NVSA"), Vendor must employ veterans receiving services from the NVSA for not less than 75 percent of the person-hours of direct labor required for the production of goods and the provision of services performed pursuant to this Agreement.

#### END OF ATTACHMENT G

#### ATTACHMENT H [Added with Amendment No. 1] Purchase Order Terms and Conditions

#### PURCHASE ORDER TERMS AND CONDITIONS

"Judicial Branch Entity" is defined herein as the California Supreme Court, Court of Appeal or Judicial Council of California reference on the front of this Purchase Order.

ACCEPTANCE: BY DELIVERING THE ORDERED GOODS OR SERVICES, SELLER AGREES TO THE SPECIFICATIONS, TERMS, AND CONDITIONS SPECIFIED ON THE FACE AND REVERSE OF THIS COCUMENTANDANY REFERENCED DOCUMENTS (COLLECTIVELY, THE 'ORDER') SELLER'S ADDITIONAL OR DIFFERENT TERMS AND CONDITIONS ARE EXPRESSLY EXCLUDED FROM THIS ORDER AND THE STATE DOES NOT AGREE TO SUCH TERMS OR CONDITIONS. THESE TERMS AND CONDITIONS CAN BE VARIED ONLY BY A WRITING SIGNED BY THE STATE'S DULY AUTHORIZED REPRESENTATIVE. SELLER SHALL NOT ALTER ADD TO OR OTHERWISE MODIFY THESE TERMS AND CONDITIONS.

WARRANTIES: Seller warrants that all goods delivered shall (i) be free from defects in workmanship, material, and manufacture (inducting without limitation defects which could create a hazard to fife or property; (ii) be new not refurbished or reconditioned, unless otherwise stated in this Order; (iii) be of merchantable quality and shall be fit for the purposes intended by the State to the extent disclosed by Seller; (iv) comply with the requirements of this Order; and (v) be in compliance with all applicable laws and regulations. Seller further warrants that all services shall be rendered in a good and workmanike manner by skilled personnel in compliance with all applicable laws and regulations.

CHANGES: No change or modification in terms, quantities, or specifications may be made without express authorization in writing from the State.

DELIVERY AND PACKING SLIPS: Time is of the essence to delivery and any other performance required of Selfer. No charge for delivery, drayage, express, parcel post, packing, cartage, insurance, license fees, permits, cost of bonds or any other purpose will be paid by the State unless it is expressly included on the face of this Order. Unless otherwise shown on this Order, on FOB Shipping Point' transactions, Selfer shall arrange for lowest-cost barsportation, prepay and add freight to its invoice, and furnish supporting freight bills over \$25. If delivery is to be made by a carrier, an itemized delivery ticket must be attached to the outside of the package. Each container must be marked with the Order number, part number and quantity. Any itemized packing slip bearing the State's Order number as shown thereon must be left with the goods to insure their receipt.

MATERIAL SAFETY DATA SHEETS: If some or all of the goods being provided by Seller are on CAL OSHNs "Hazardous Substances list," Seller must forward a completed Material Safety Data Sheet (MSDS).

RISK OF LOSS: Seller shall bear the risk of loss or damage to the ordered goods until Seller delivers the goods to the State's place of business unless a different FOB point is indicated on the face of this Order. Notwithstanding such delivery, Seller shall bear the risk of loss or damage to the goods purchased hereunder in the event of and from the time the State gives notice of rejection or termination of this Order.

INSPECTION AND ACCEPTANCE: Notwithstanding any prior inspection or payments, all goods and services delivered hereunder shall be subject to final inspection and acceptance or rejection by the State at any time within thirty (30) days after delivery to the State. All items which are not in compliance with the specifications hereof, which are not as warranted or which are shipped late, shipped in excess or insufficient quantities or substituted for items ordered hereunder may be rejected by the State and returned or held at Seller's expense and risk. Payment shall not constitute an acceptance of the material nor impair the State's right to inspect or any of its remedies.

INVOICES, PAYMENT AND SETOFF: The State shall have no obligation to pay for any item unless one original and two copies of a correct invoice for the item are received at the acdress shown on the face of this Order. Payment is due 60 days from receipt of a correct invoice. Each invoice shall be printed on Sellers standard printed PO form and shall include at a minimum (i) the Order number, (ii) a unique invoice number, (iii) Sellers name and address, {v} the nature of the invoiced charge, (v) the total invoiced amount, and (vi) such detail as is reasonably necessary to permit the State to evaluate the work completed and the services performed, if goods or services or discrepancies in said invoices will be, at the State of point of a soption, fully credited against future invoices payable by the State or paid by Seller within thirty (30) days from Sellers receipt of a debt memo or other written request for payment by the State. The State shall have the right at any time to set off any amount owing from Seller to the State.

against any amount payable by the State pursuant to this Order or any other transaction or occurrence.

AUDIT RIGHTS: Seller agrees to maintain records relating to performance and billing by Selfer under this Order fora period of four (4) years after final payment under this Order. During the period of time that Seller is required to retain such records, the State or its representative may, during normal business hours, inspect and make extracts or copies of such records and other materials for purposes of confirming the accuracy of invoices submitted hereunder.

TERMINATION: The State may terminate this Order in whole or in part for any or no reason at any time by giving notice to Seller. In the event the State terminate this Order for convenience, the State's liability shall be: (a) in the case of standard or off-the-shelf products, a reasonable restocking charge not to exceed ten percent (10%) of the purchase price; (b) in the case of custom products, the leaser of (i) a reasonable price for raw materials, components, work in progress, and any finished units on hand, or (ii) the price, set forth in this Order, per finished unit, after giving effect to any discount the State would otherwise be entitled to. In the event of termination of any separate services specifically ordered, liability shall be the lesser of (a) a reasonable price for the services rendered prior to termination, or (b) the price for the services. If any hourly or other timebased rate for services is specified in this Order, such rate shall be used in determining a reasonable price. Upon receipt of a termination notice, Seller shall, unless otherwise directed, cease work and follow the State's directions as to work in progress and thished goods.

INDEMNITY: SELLER SHALL INDEMNIFY AND HOLD HARMLESS THE STATE AND ITS OFFICERS, AGENTS AND EMPLOYEES FROM AND AGAINST ALL CLAIMS, DAMAGES, LOSSES, LABILITIES, COSTS AND EXPENSES ARISING OUT OF OR RESULTING IN ANY WAY FROM ANY DEFECT, WHETHER LATENT OR PATENT, IN THE GOODS OR SERVICES PURCHASED HEREUNDER OR, FROM ANY ACT OR OMISSION OF SELLER, ITS AGENTS OR EMPLOYEES, INDEPENDENT CONTRACTORS OR SUBCONTRACTORS. THIS INDEMNIFICATION SHALL BE IN ADDITION TO THE WARRANTY OR OTHER OBLIGATIONS OF SELLER AND SHALL APPLY WITHOUT REGARD TO WHETHER THE CLAIM, DAMAGE, LOSS, LIABILITY, COST OR EXPENSES IS BASED ON BREACH OF WARRANTY, NEGLOGENCE, STRICT LIABILITY, OR ANY OTHER LEGAL OR EQUITABLE THEORY. THE INDEMNITY SHALL SURVIVE DELIVERY AND ACCEPTANCE OF GOODS OR SERVICES.

INFRINGEMENT PROTECTION: Seller shall hold the State and its officers, agents, and employees hamdess from liability of any nature or kind, including costs and expenses, for infingement or use of any copyrighted or uncopyrighted composition, secret process, or patented or unpatented avention, article, or appliance furnished or used in connection with this Order.

INSURANCE: Seller agrees, warrants and represents to the State that Seller will maintain adequate insurance to cover any liabitities described in this Order. Seller further warrants and represents to the State that Seller will maintain adequate insurance to cover any public liability, property damage and/or automobile liability for any damage incurred with Seller's performance of any work on or about the State's premises or third-party premises to which the goods and services are to be delivered as indicated on the face of this Order. Seller shall maintain proper Workers' Compensation insurance covering all employees performing this Order,

LEGAL COMPLIANCE: (a) Seller shall observe and comply with all federal, state, and city laws, rules, and regulations affecting goods and services under this Order. (b) Seller and its subcontractors, if any, shall not unlawfully discriminate against any employee or applicant for employment because of race, religion, color, national origin, ancesty, physical handicap, medicat condition, marital status, age (over 40), sex or sexual orientation. Seller shall ensure that the evaluation and treatment of employment is subcontractors, if any, shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. (c) Seller shall comply with the Americans with Disabilities Act (ADA) of 1990 (42 USC Sec. 012101 et seq.), which prohibits discrimination on the basis of disability, as well as

STATUS AS INDEPENDENT CONTRACTOR AND SUBCONTRACTS: Seller is an independent contract and while performing work on or off the State's premises, meither it nor any of its agents or employees shall be considered agents or employees of the State. Seller shall not subcontract or delegate its obligations under this Order without the prior written consent of the State.

#### END OF ATTACHMENT H

#### ATTACHMENT I [Added with Amendment No. 1]



JUDICIAL COUNCIL OF CALIFORNIA ADMINISTRATIVE DIVISION REAL ESTATE AND FACILITIES MANAGEMENT

Services Request Form for Purchase Order Furniture and Installation

Date:	[Date]	
From:	[Project Manager Name]	
	[Address]	
	[Phone/Fax]	
	[Email]	
Project:	[Project Title]	
FM/SWO:	[FM / SWO Numbers]	

This Work must be performed according to the following as further indicated herein (check ONE):

The Judicial Council of California requests that you provide a project cost proposal for the work as described in **Exhibit A to this Attachment I**, attached hereto and incorporated herein by this reference ("Services" or "Work"). The scope of Work will generally consist of the following:

#### [GENERALLY DESCRIBE THE PURCHASES THAT WILL BE NEEDED AND THAT WILL BE INCORPORATED INTO THE CONTRACT]

The work was discussed on **[Date]** with the following individuals:

[List contact name, company, and email/phone number here] [List contact name, company, and email/phone number here] [List contact name, company, and email/phone number here]

Your proposal is due on or before:

**Proposed Work Schedule:** 

[Time and Date] [Start/End Dates]

## END OF ATTACHMENT I

#### EXHIBIT A TO ATTACHEMENT I (SERVICES REQUEST FORM FOR PURCHASE ORDER) [Added with Amendment No. 1]

## PROJECT SCOPE OF WORK

#### [ATTACH A DETAILED SCOPE OF WORK]

#### PLANS (IF APPLICABLE)

# [ATTACH ALL PLANS JUDICIAL COUNCIL POSSESSES THAT VENDOR CAN USE TO PERFORM ITS WORK]

# WORK SPECIFICATIONS (IF APPLICABLE)

## [ATTACH ALL QUOATATIONS AND SPECIFICATIONS

# END OF EXHIBIT A ATTACHMENT I

## ATTACHMENT J [Added with Amendment No. 1]

# Vendor Proposal Form (Purchase Order)

Date:	[Date]		
Judicial Council:	[Project Manager Name] [Address] [Address] [Phone/Fax] [Email]	Vendor:	[Project Manager Name] [Company] [Address] [Phone/Fax] [Email]
Project: [Project T	itle]		
	[Master Contract Number] is priced according to the follo	-	Date: [Expiration Date]
Judicial Council in a Proposal will be sub become effective will Purchase Order Pro-	al is made as of accordance with the Purchase C omitted to Fi\$cal for a purchase hen and if the Judicial Council a cess provision of the Contract. s to be performed by Vendor for	order Process provision order requisition. This authorizes the Purchas This Purchase Order in	ns of the Contract, this Vendor s Vendor Proposal shall only e Order in accordance with the ncorporates the furniture and
	[Project], loc n the "Project Scope of Work' A to this Purchase Order ("Pr		
•	ct Scope of Work" may includ ssumptions:	le, but is not limited t	to the following, plus the
other terms and co limitation the term	ler only modifies the Contract onditions of the Contract shall as and conditions on the Master eral Provisions which are set	l remain in full force er Contract for Furn	iture Vendor Services Cover
1. Project Price a	nd Payment Provisions:		
	ration of the foregoing covenan ated below, to perform the Proje		

Documents. Judicial Council covenants, promises, and agrees that it will pay and cause to be paid to Vendor in full, and as the Project Price the following amount(s):

		Dollars
(\$	), ("Total Project Price")	

- 1.2. The Judicial Council shall pay the Vendor the Total Project Price pursuant to the provisions herein and **Exhibit B** ("**Payment Method**") which is attached hereto and incorporated herein.
- 1.3. The Total Project Price set forth in this Purchase Order shall be full compensation for all of Vendor's Work incurred in the performance of this Purchase Order as indicated in the Payment Provisions.

1.4. Judicial Council shall pay Vendor the Total Project Price pursuant to the Payment Provisions, attached hereto and incorporated herein as Exhibit C to this Purchase Order ("Payment Provisions"). Vendor shall bill its work under this Purchase Order in accordance with the Payment Provisions.

1.5. No increase in the Total Project Price will be due from change orders generated during the purchase /install period to the extent caused by Vendor's error or omission.

- 1.6. Regardless of the structure of the Total Project Price and Method of Payment, the Project Price will be adjusted downward if the Scope of Work of this Project is reduced by the Judicial Council in accordance with the Contract. Judicial Council shall pay for Work authorized and performed prior to the notice to Vendor of a reduction as indicated here.
- 1.7. The Judicial Council's payments to Vendor pursuant to this section shall constitute full compensation for all of Vendor's time, materials, costs and expenses incurred in the performance of the authorized Scope of Work.
- Project Time: The Project shall be performed pursuant to the purchase/install schedule(s) attached hereto and incorporated herein as Exhibit D to this Purchase Order ("Purchase/Install Schedule(s)"). The Project shall be completed within \_\_\_\_\_\_

[SPELL OUT COMPLETION DAYS] (\_\_\_\_\_) [NUMBER OF DAYS] ("Project Time"). The Purchase/Install Schedule must be approved by the Judicial Council prior to execution of this Purchase Order. Judicial Council and Vendor may, if agreed to in writing, approve changes in the Purchase/Install Schedule. Vendor shall only be entitled to an increase in the Total Project Price based upon an increase in the Project Time when authorized by the Judicial Council in a valid Change Order.

# 3. Restrictions on Hours of Work (check ONE):

- The Project will have <u>no restrictions</u> on hours of Work:
- Vendor shall <u>not</u> work the following hours:

Judicial Council of California Amendment No. 1 to Agreement 47017 with
Quality Office Furnishings, Inc.

Vendor shall not be entitled to any additional compensation for performing Work outside these hours. The Total Project Price includes all costs associated with limiting the work hours for the Project as set forth herein.

#### 4. Vendor's Key Personnel:

4.1. The Vendor agrees that the following key personnel in Vendor firm, or any Subcontractor's firm, shall be associated with the Project in the following capacities:

4.1.1.	Vendor's Project Manager	 
4.1.2.	Other:	
4.1.3.	Other:	
4.1.4.	Other:	

- 4.2. All proposed key personnel are subject to review and acceptance by the Judicial Council prior to commencing work on the Project. The Judicial Council reserves the right to replace any individual or consultant in the best interest of the Project.
- 4.3. The Vendor shall not change any of the key personnel listed above without prior written approval by Judicial Council. The Judicial Council shall be allowed to interview and approve replacement personnel.
- 5. Subcontractors: Vendor will use the following Subcontractors for the Project (Use extra sheets/extra space as needed—fill in all the requested information)

Subcontractor Name	Location	CSLB Lic. #	DIR Reg. #	Type of Work

Although the Judicial Council is not bound by the Public Contract Code for trial court construction, the Judicial Council hereby specifically incorporates the provisions of the Subletting and Subcontracting Fair Practices Act (Public Contract Code section 4100, et seq.) ("Subcontractor Listing Law") into this Purchase Order. Accordingly, the Judicial Council will fully enforce the provisions of the Subcontractor Listing Law, including, specifically Public Contract Code sections 4109 and 4110. Vendor shall adhere to the rules governing subcontracting as set forth in the

Subcontractor Listing Law and all subcontractor substitutions shall be in accordance with provisions of the Subcontractor Listing Law. Violations of the Subcontractor Listing Law provisions by the Vendor may subject the Vendor to penalties and disciplinary action as provided for in the Subcontractor Listing Law.

Vendor shall ensure that each of these Subcontractors execute the Prevailing Wage and Related Labor Requirements Certification attached to the Contract and incorporated herein.

6. Payment Bond: [ONLY INCLUDE THIS PROVISION IF THE PURCHASE ORDER INCLUDES ANY WORK OTHER THAN PURE PROCUREMENT OF FURNITURE] Vendor shall not commence the Work under this Purchase Order until it has provided to the Judicial Council, a Payment (Labor and Material) Bond in an amount equivalent to one hundred percent (100%) of the Total Project Price, and a Payment Bond in an amount equivalent to one hundred percent (100%) of the cost of the installation of all products and equipment, issued by a surety admitted to issue bonds in the State of California and otherwise acceptable to the Judicial Council. Cost of bonds shall be included in any proposal and in the Total Project Price.

- 7. **Insurance:** Vendor shall obtain and maintain the minimum insurance set forth below for the duration of the Agreement. By requiring such minimum insurance, the Judicial Council shall not be deemed or construed to have assessed the risks that may be applicable to Vendor under this Agreement. Vendor shall assess its own risks and if it deems appropriate or prudent, maintain higher limits or broader coverage. Vendor shall maintain insurance issued by an insurance company or companies which are rated "A VII" or higher by A.M. Best's key rating guide.
  - 7.1. For full coverage, each insurance policy shall be written on an "occurrence" form; excepting that insurance for professional liability, when required, may be acceptable on a "claims made" form. If coverage is approved and purchased on a "claims made" basis, Vendor warrants continuation of coverage, either through policy renewals or the purchase of an extended discovery period, if such extended coverage is available, for not less than three (3) years from the date of completion of the Work which is the subject of this Contract. A retroactive date or "prior acts date" of any such "claims made" policy must be no later than the Effective Date.
  - 7.2. Vendor/subcontractor shall maintain insurance coverage of the type, and limits as follows (Note that the Judicial Council may adjust these limits, in writing, at the Judicial Council's sole discretion based on size and scope of contract):
    - 7.2.1. Commercial General Liability Insurance (and if required Excess Liability or Umbrella Liability insurance) written on an occurrence form with limits of not less than \$2,000,000 per occurrence and \$4,000,000 general aggregate for bodily injury and property damage combined, and \$4,000,000 products and completed operations aggregate. The policy shall include coverage for liabilities arising out of premises, operations, products and completed operations, personal and advertising injury, and liability assumed under an insured contract. The policy shall not include exclusions for property damage resulting from explosion, collapse or underground hazard, or the consequences of inadvertent construction defects. The products and completed operations coverage shall extend for a period of not less than three (3) years past the Acceptance of the Work.

- 7.2.2. Commercial Automobile Liability Insurance with limits not less than \$1,000,000 for each accident or loss. Such insurance shall cover liability arising out of the operation, use, loading or unloading of a motor vehicle, including owned, hired, and non-owned motor vehicles, assigned to or used in connection with the Work.
- 7.2.3. Builder's Risk Coverage or Installation Insurance that covers the work to be performed under this Contract for direct physical loss or damage while in the course of transportation, erection, installation and completion with limits of liability equal to the final completed value of the Project will be required.
- 7.2.4. Workers' Compensation at statutory requirements of the state of residency. Employers' Liability with limits not less than \$1,000,000 for each accident, \$1,000,000 as the aggregate disease policy limit and \$1,000,000 as the disease limit for each employee.
- 7.3. Deductibles and Self-Insured Retentions. Any deductibles or self-insured retentions must be declared to, and approved by, the JCC. The deductible and/or self-insured retention of the policies shall not limit or apply to Vendor's liability to the JCC and shall be the sole responsibility of Vendor.
- 7.4. Other Insurance Provisions. The Commercial General Liability and Commercial Automobile Liability insurance required by this Agreement must contain, or be endorsed to contain, the following provisions:
  - 7.4.1. The State of California, the Judicial Council of California, the Courts, the Counties, and the officers, officials, employees, and agents of those entities, are to be named as additional insured with the same type and amount of coverage as Vendor.
  - 7.4.2. To the extent of Vendor's negligence, Vendor's insurance coverage shall be primary insurance. Any insurance and/or self-insurance maintained by the JCC, its officients, officials, employees, or agents shall not contribute with the insurance or benefit Vendor in any way.
  - 7.4.3. Vendor's insurance shall apply separately to each insured against whom a claim is made and/or lawsuit is brought, except with respect to the limits of the insurer's liability.
- 7.5. Vendor shall provide the JCC certificates of insurance satisfactory to the JCC evidencing all required insurance is in force before Vendor/subcontractor begins any Work under this Agreement.
- 7.6. Vendor shall waive any right of recovery or subrogation they may have against the State of California, the Judicial Council of California, the Courts, the Counties, and the officers, officials, employees, and agents of those entities.
- 7.7. If at any time the foregoing Vendor's policies become unsatisfactory to the JCC as to form or substance, or if a company issuing any such policy shall be or become unsatisfactory to the JCC,

Vendor shall, upon Notice to that effect from the JCC, promptly obtain a new policy, and shall submit the same to the JCC, with the appropriate certificates and endorsements, for approval.

7.8. All of Vendor's policies shall be endorsed to state that such policies shall not be cancelled, non-renewed, terminated, or reduced in coverage without thirty (30) Days written notice to the JCC.

In the event that the insurance obtained by Vendor does not cover the acts of its Subcontractors, Vendor shall ensure that its Subcontractors obtain insurance appropriate to the Work being performed in amounts and with coverage as established by the usual business practices of the Vendor and with the prior approval of the Risk Management Unit, which approval shall not be unreasonably withheld.

# END OF ATTACHMENT J

EXHIBIT A TO VENDOR PROPOSAL FORM FOR PURCHASE ORDERS (ATTACHMENT J) [Added with Amendment No. 1]

**PROJECT SCOPE OF WORK & PROJECT PLANS & PROJECT SPECIFICATIONS** 

## PROJECT SCOPE OF WORK

[ATTACH A DETAILED SCOPE OF WORK]

PLANS (IF APPLICABLE)

[ATTACH ALL PLANS]

## WORK SPECIFICATIONS (IF APPLICABLE)

## [ATTACH ALL QUOATATIONS AND SPECIFICATIONS

END OF EXHIBIT A TO ATTACHMENT J

#### EXHIBIT B TO VENDOR PROPOSAL FORM FOR PURCHASE ORDER (ATTACHMENT J) (PAYMENT METHOD) [Added with Amendment No. 1]

[CHOOSE ONLY ONE OF THE FOLLOWING PAYMENT METHODS AND DELETE THE OTHER ]

- 1. Lump-Sum Total Contract Price Breakdown (Schedule of Values)
- 1. Lump-Sum Total Project Price Breakdown (Quotation). The Work shall be provided on a Lump-Sum Total with the following Quotation, which is comprised of quantities and prices of items aggregating the Total Project Price and subdivided into component parts. The Quotation or lump-sum price breakdown shall serve as the basis for progress payments.

#### [INSERT HERE THE JUDICIAL COUNCIL APPROVED DETAILED QUOATATIONFOR THE PROJECT]

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## END OF EXHIBIT B TO ATTACHMENT J

## EXHIBIT C TO VENDOR PROPOSAL FORM FOR PURCHASE ORDER (ATTACHMENT J) [Added with Amendment No. 1]

## **PAYMENT PROVISIONS**

#### 1. Purchase Order and Total Project Price:

- 1.1. The total amount that the Judicial Council may pay to Vendor under any authorized individual active Service Work Order or Purchase Order shall remain firm and fixed for the Term of the Contract ("**Total Project Price**") specified therein. The Total Project Price shall not in any event exceed the Total Project Price indicated on the face of the applicable active Service Work Order or Purchase Order.
- 1.2. The Total Project Price shall be fully burdened and inclusive of all costs, benefits, expenses, fees, overhead, and profits payable to the Vendor for Work rendered to the Judicial Council.
- 2. Taxes: The Judicial Council is exempt from federal excise taxes and no payment will be made for any taxes levied on Vendor's or any Subcontractor's employees' wages. The Judicial Council will pay for any applicable State of California or local sales or use taxes on the Deliverables provided or Work rendered pursuant to this Contract.
- **3. Invoicing Requirement:** Vendor shall invoice the Judicial Council once monthly, with a separate invoice for each Purchase Order summarizing all payments due under that Purchase Order in the previous calendar month. Invoice form shall be on Judicial Council transmittal. A transmittal template will be provided to Vendor by the Judicial Council.
  - 3.1. Vendor shall submit invoices to the email address below with the Subject Line as: Invoice/Your Organization's name/Invoice number/Invoice Date

#### FacilitiesServicesInvoices@jud.ca.gov

- 3.2. For Purchase Orders provided on a deliverables basis, Vendor shall invoice on successful acceptance of a deliverable. Vendor's invoice(s) shall clearly specify:
  - 3.2.1. The Contract number;
  - 3.2.2. The Purchase Order Number provided on the Purchase Order;
  - 3.2.3. A unique invoice number;
  - 3.2.4. Vendor's name and address;
  - 3.2.5. Vendor's Taxpayer identification number (FEIN);
  - 3.2.6. Description of the deliverable as specified in the Purchase Order;

- 3.2.7. The price of the deliverable;
- 3.2.8. Preferred remittance address, if different from the mailing address; and
- 3.2.9. The DVBE dollars expended, if DVBE commitments were made.

#### 4. Progress Payments:

- 4.1 On a monthly basis, Vendor shall submit to the Judicial Council an application for payment based upon the actual value for materials delivered under the Purchase Order, up to the last day of the previous month ("Application for Payment"). The Project Manager will review the Application for Payment and approve the Application for Payment if the Application for Payment is valid and correct.
- 4.1 The Judicial Council will endeavor to pay invoices within forty-five (45) days after Project Manager's approval of the Application for Payment.
- 4.2 The Judicial Council may deduct from any payment an amount necessary to protect the Judicial Council from loss because of: (1) any sums expended by the Judicial Council in performing any of Vendor's obligations under the Contract that Vendor has failed to perform or has performed inadequately; (2) defective work not remedied; (3) stop payment notices as required by California law (e.g. Civil Code sections 9350 et. seq.); (4) reasonable doubt that the Project can be completed for the unpaid balance of the Total Project Price or by the scheduled completion date; (5) unsatisfactory prosecution of the work for the Project by Vendor; (6) unauthorized deviations from the Contract; (7) failure of the Vendor to maintain or submit on a timely basis proper and sufficient documentation as required by the Contract or by Judicial Council during the prosecution of the work for the Project; (8) erroneous or false estimates by the Vendor of the value of the work performed; (9) any sums representing expenses, losses, or damages, as determined by the Judicial Council, incurred by the Judicial Council for which Vendor is liable under the Contract; (10) damage by Vendor or its Subcontractors to the Judicial Council, the Court or to any third parties; and (11) any other sums which the Judicial Council is entitled to recover from Vendor under the terms of the Contract or pursuant to state law, including section 1727 of the California Labor Code. The failure by the Judicial Council to deduct any of these sums from a progress payment shall not constitute a waiver of the Judicial Council's right to such sums.

#### 5 Final Payment:

- 5.1 The following conditions must be fulfilled prior to final payment:
  - 5.1.1 The Judicial Council must have accepted the Project as complete in accordance with the Contract Documents;
  - 5.1.2 A duly completed and executed waiver and release upon final payment compliant with the Civil Code from each Subcontractor and supplier;

- 5.1.3 Vendor shall have delivered to the Judicial Council all applicable written guarantees and warranties, including those of its Subcontractors, if applicable;
- 5.1.4 The Vendor shall have delivered to the Judicial Council all applicable manuals; and
- 5.1.5 The Vendor shall have completed final clean-up of the Site.
- 5.2 After thirty-five (35) days have elapsed following the filing of a Notice of Completion for the Project, the Judicial Council will commence processing the final payment, and provide the final payment to Vendor as expeditiously as possible. The final payment shall be the amount of retention, less the following: (i) any amounts reasonably disputed by the Judicial Council; (ii) 150 percent of the Judicial Council's estimate of any amount necessary to complete any Punch List Items which are still not complete; (iii) any amounts attributable to stop notices which the Judicial Council is required to withhold under California law (e.g. Civil Code sections 3181 et. seq.). Acceptance of final payment by Vendor shall constitute a waiver of all claims, except claims for retention and claims previously made in writing and identified by Vendor as unsettled at the time of the final application for payment.
- 6 **Disallowance:** If the Vendor claims or receives payment from the Judicial Council that is later disallowed by the Judicial Council, the Vendor shall promptly refund the disallowed amount to the Judicial Council upon the Judicial Council's request. At its option, the Judicial Council may offset the amount disallowed from any payment due or that may become due to the Vendor under this Contract or any other contract.
- 7 **Payment Does Not Imply Acceptance of Work:** The granting of any payment by the Judicial Council, or the receipt thereof by the Vendor, shall in no way lessen the liability of the Vendor to correct unsatisfactory work in connection with this Contract.
- 8 Release of Claims: The acceptance by the Vendor of its final payment due under this Contract shall be and shall operate as a release to the State and the Judicial Council of all claims and all liability to the Vendor for everything done or furnished in connection with this Contract (including every act and neglect of the Judicial Council), with the exception of any claims that are expressly identified by the Vendor as outstanding as of the date of Vendor's submission of Vendor's final application for payment. Vendor's failure to identify any such claims shall operate as a release of all claims.

# END OF EXHIBIT C TO ATTACHMENT J

#### EXHIBIT D TO VENDOR PROPOSAL FORM FOR PURCHASE ORDERS (ATTACHMENT J) [Added with Amendment No. 1]

#### VENDOR SCHEDULE FOR \_\_\_\_\_\_ ("PROJECT")

<u>Schedule of Events.</u> In addition to the general parameters above for the Project Schedule, attached is a detailed Project Schedule with a duration no longer than the Project Time, and with specific milestones that Vendor shall meet.

#### [INSERT SCHEDULE]

## END OF EXHIBIT D TO ATTACHMENT J

#### UNRUH CIVIL RIGHTS ACT AND CALIFORNIA FAIR EMPLOYMENT AND HOUSING ACT <u>CERTIFICATION</u> [Added with Amendment No. 1]

Pursuant to Public Contract Code (PCC) section 2010, the following certifications must be provided when (i) submitting a bid or proposal to the Judicial Council for a solicitation of goods or services of \$100,000 or more, or (ii) entering into or renewing a contract with the Judicial Council for the purchase of goods or services of \$100,000 or more.

# **CERTIFICATIONS:**

- 1. We are in compliance with the Unruh Civil Rights Act (Section 51 of the Civil Code);
- 2. We are in compliance with the California Fair Employment and Housing Act (Chapter 7 (commencing with Section 12960) of Part 2.8 of Division 3 of the Title 2 of the Government Code);
- 3. We do not have any policy against any sovereign nation or peoples recognized by the government of the United States, including, but not limited to, the nation and people of Israel, that is used to discriminate in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the California Fair Employment and Housing Act (Chapter 7 (commencing with Section 12960) of Part 2.8 of Division 3 of Title 2 of the Government Code); and
- 4. Any policy adopted by a person or actions taken thereunder that are reasonably necessary to comply with federal or state sanctions or laws affecting sovereign nations or their nationals shall not be construed as unlawful discrimination in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the California Fair Employment and Housing Act (Chapter 7 (commencing with Section 12960) of Part 2.8 of Division 3 of Title 2 of the Government Code).

The certifications made in this document are made under penalty of perjury under the laws of the State of California. I, the official named below, certify that I am duly authorized to legally bind the proposer/bidder/vendor to the certifications made in this document.

<i>Company Name (Printed)</i> Quality Office Fur	Federal ID Number	
By (Authorized Signature) Kandee Baird		
Printed Name and Title of Person Signing Kandee Baird		
Date Executed	Executed in the County of <u>Orange</u> in the State	
04.12.2021	of <u>California</u>	:

# END OF CERTIFICATION

## **END OF AMENDMENT**

	1 2 3 4		EXHIBIT "B"
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OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 West Ocean Boulevard, 9th Floor Lond Beach. CA 90802-4664	12		
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DATE	PROPOSAL #
09/23/22	1064-PG
ACCOUNT MGR	PAYMENT TERMS
Kandee Baird	Net 30

PRESENTED TO: Tiffany H. Robertson Economic Development   Pacifi PACIFIC GATEWAY 4811 Airport Plaza Drive Suite #200 Long Beach, CA 90815-1371 PH: 562-570-3740 tiffany.robertson@pacific-gatew	c Gateway RFC PER REQUEST - T	Project Name / Location - TAG ADULT CENTER at the YOUTH CENTER RFQ / BID # PER REQUEST - TIFFANY ROBERTSON		DELIVERY / INSTALLATION LOCATION: Tiffany H. Robertson YOUTH CENTER PACIFIC GATEWAY 500 W. Willow St. Long Beach, CA 90806-2831 PH: 562-570-3740 tiffany.robertson@pacific-gateway.org		
ESTIMATED LEAD TIME	PROJECTED INSTALL DATI	E REVISION #		DESIGNE	R	
VARIES* (TBD)	ON RECEIPT	WIP 7		Abril Reye	es	
ITEM # QTY IMAG	al <u>e</u>	PRODUCT	UNIT	I PRICE E	XT. PRICE	
1	PRICING IS BASED ON SAME TIME AS THE YO PROJECTS WERE BUN ADDITIONAL DISCOUN	OUTH CENTER 1066-PG	3 -			
2	2 *THIS IS AN ESTIMATED LEAD TIME - SOME LEAD TIMES ARE EXTENDED DUE TO THE ECONOMIC CONDITIONS. WE HOPE TO SEE THIS START TO IMPROVE - WE WILL HAVE A TIME FRAME FOR ALL ORDERED ITEMS 7-10 DAYS AFTER THE ORDER IS PLACED.					
ADULT CENTER - CONFE	RENCE ROOM					
3	ADULT CENTER - CONF	ERENCE ROOM				
4 12.00	Hon HMVR-2460G-NS .N \$(L MOTIVATE RECT TABLI .N = No Grommets \$(L1STD) = Grd L1 Stand .LKI1 = LAM: Kingswood .KI = Kingswood Walnut .C = Caster \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: ADU	E dard Laminates Walnut		\$ 582.03	\$ 6,984.36	
	Page	1 of 15				



PROPOSAL		
DATE PROPOSAL #		
09/23/22	1064-PG	
ACCOUNT MGR	PAYMENT TERMS	
Kandee Baird	Net 30	

ITEM#	QTY	IMAGE	PRODUCT	UNIT PRICE	EXT. PRICE
5	12.00		ROOM Hon HMTUMOD50 \$(P1) .S	\$ 113.93	\$ 1,367.16
			UNIVERSAL MOD PANEL FOR 60IN MOTIVATE TABLES \$(P1) = P1 Paint Opts .S = Charcoal TAG/LOCATION: ADULT CENTER CONFERENCE ROOM		
6	12.00		Hon HIGS6 .F .H .IT \$(3) .SX 01 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 01 = Cobalt .PR8T = Textured Silver TAG/LOCATION: ADULT CENTER CONFERENCE ROOM	\$ 273.90	\$ 3,286.80
7	12.00		Hon HIGS6 .F .H .IT \$(3) .SX 33 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 33 = Kelly .PR8T = Textured Silver TAG/LOCATION: ADULT CENTER CONFERENCE ROOM	\$ 273.90	\$ 3,286.80

ADULT CENTER - CONFERENCE ROOM Subtotal: \$14,925.12

ADULT CENTER - RESUME BAR



PROPOSAL				
DATE PROPOSAL #				
09/23/22 1064-PG				
ACCOUNT MGR PAYMENT TERMS				
Kandee Baird Net 30				

ITEM #	QTY IMAGE	PRODUCT ADULT CENTER - RESUME BAR	UNIT PRICE	EXT. PRICE
9	6.00	Hon HWR2472P \$(L1STD) .LKI1 .KI .T1 SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 72W \$(L1STD) = Grd L1 Standard Laminates .LKI1 = Kingswood Walnut .KI = EDGE: Kingswood Walnut .T1 = Grommet: Platinum TAG/LOCATION: ADULT CENTER	\$ 178.48	\$ 1,070.88
10	1.00	Hon HWR2448P \$(L1STD) .LKI1 .KI .T1 SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 48W \$(L1STD) = Grd L1 Standard Laminates .LKI1 = Kingswood Walnut .KI = EDGE: Kingswood Walnut .T1 = Grommet: Platinum TAG/LOCATION: ADULT CENTER	\$ 136.68	\$ 136.68
11	3.00	Hon HSDSL29 \$(P2) .PR6 ABODE SHARED LEG \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: ADULT CENTER	\$ 136.40	\$ 409.20
12	7.00	Hon HSDG \$(P2) .PR6 GUSSETS (1 PR) \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: ADULT CENTER	\$ 44.55	\$ 311.85



PROPOSAL				
DATE PROPOSAL #				
09/23/22	1064-PG			
ACCOUNT MGR	PAYMENT TERMS			
Kandee Baird	Net 30			

ITIEMI #	QTY IMAGE	PRODUCT	UNIT PRICE	EXT. PRICE
13	6.00	Hon HLSLZ5SC72 .P 60W EXTERNAL STIFFENER .P = Color: Black TAG/LOCATION: ADULT CENTER	\$ 61.63	\$ 369.78
14	8.00	Hon HSDEP2429F \$(P2) .PR6 24D END-PANEL SUPPORTS FREESTANDING \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: ADULT CENTER	\$ 75.08	\$ 600.64
15	13.00	Hon HGRMTUSB2 .X 3IN GROMMET WITH USB .X = Standard Color is Black TAG/LOCATION: ADULT CENTER	\$ 77.00	\$ 1,001.00
16	13.00	Hon HIGS6 .F .H .IT \$(3) .SX 40 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 40 = Earl Grey .PR8T = Textured Silver TAG/LOCATION: ADULT CENTER	\$ 273.90	\$ 3,560.70
17	6.00	Quality Office Furnishings GASP	\$ 0.00	\$ 0.00
		TAG/LOCATION: ADULT CENTER		

	ADULT CENTER - RESUME BAR Subtotal:	\$ 7,460.73
ADULT CENTER - PRIVATE OFFICE		



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PROPOSAL				
DATE PROPOSAL #				
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ACCOUNT MGR PAYMENT TERMS				
Kandee Baird Net 30				

ITEM #	QTY	IMAGE PRODUCT ADULT CENTER - PRIVATE OFFICE	UNIT PRICE EX	XT. PRICE
19	1.00	Hon HWR3066PN \$(L2STD) .LPT1 .DP SYSTEMS RECTANGULAR WKSFC EDGEBAND 30D X 66W NO GROM \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak .DP = EDGE: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 193.05	\$ 193.05
20	1.00	Hon HWR2448P \$(L2STD) .LPT1 .DP .TI SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 48W \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak .DP = EDGE: Portico Teak .TI = Grommet: Titanium TAG/LOCATION: PRIVATE OFFICE	\$ 140.80	\$ 140.80
21	1.00	Hon HWR2466P \$(L2STD) .LPT1 .DP .TI SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 66W \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak .DP = EDGE: Portico Teak .TI = Grommet: Titanium TAG/LOCATION: PRIVATE OFFICE	\$ 178.75	\$ 178.75
22	2.00	Hon HLSL3028O \$(P2) .PR6 30D X 28H O-LEG SUPPORT FOR WKSF (SINGLE LEG) \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: PRIVATE OFFICE	\$ 182.80	\$ 365.60



PROPOSAL				
DATE PROPOSAL #				
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Kandee Baird	Net 30			

ITTEM #	QTY IMAGE	PRODUCT	UNIT PRICE E	XT. PRICE
23	1.00	Hon HLSL5414MM .FT01 .P HLSL5414MM .FT01 = CLR: Frost .P = Color: Black TAG/LOCATION: PRIVATE OFFICE	\$ 502.40	\$ 502.40
24	1.00	Hon HHATB3S2LT \$(P2) .PR6 .X .MEM 3 STAGE 2 LEG RECTANGLE T FOOT \$(P2) = P2 Paint Opts .PR6 = Silver .X = Standard Glide .MEM = Memory Preset TAG/LOCATION: PRIVATE OFFICE	\$ 432.45	\$ 432.45
25	1.00	Hon HLSL2428O \$(P2) .PR6 24D X 28H O-LEG SUPPORT FOR WKSF (SINGLE LEG) \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: PRIVATE OFFICE	\$ 165.20	\$ 165.20
26	1.00	Hon HNL233028PLF .C .X \$(L2STD) .LPT1 \$(L2STD) .LPT1 30WX23-1/8DX28-1/2H LATERAL FILE PEDESTAL .C = Canopy/Satin .X = No Grommet \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 536.35	\$ 536.35
27	1.00	Hon HNLMP3028 .X \$(L1STD) .LKI1 30W X 27-7/8H MODESTY / PED BACK PANEL .X = No Grommet \$(L1STD) = Grd L1 Standard Laminates .LKI1 = LAM: Kingswood Walnut TAG/LOCATION: PRIVATE OFFICE	\$ 93.93	\$ 93.93



PROPOSAL				
DATE PROPOSAL #				
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Kandee Baird Net 30				

ITEM #	QTY IMAGE	PRODUCT	JNIT PRICE E	XT. PRICE
28	1.00	Hon H105380 \$(L2STD) .LPT1 LPT1 10500 SERIES WALL MOUNTED STORAGE CAB 30W X 14-5/8D \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak LPT1 = LAM: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 365.08	\$ 365.08
29	1.00	Hon H105381 \$(L2STD) .LPT1 LPT1 10500 SERIES WALL MOUNTED STORAGE CABT 36W X 14-5/8D \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak LPT1 = LAM: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 390.58	\$ 390.58
30	1.00	Hon H90055 \$(A) .APN 09 10500 SERIES TCKBD FOR 66W STACK ON STRG BCK ENCLOSURE \$(A) = Gr A Fab .APN = FABRIC: Appoint 09 = COLOR: Morel TAG/LOCATION: PRIVATE OFFICE	\$ 156.40	\$ 156.40
31	1.00	Hon HLED17A 17IN LED LIGHT W/PWRSUPPLYFORDAISYCHAIN(STARTER) TAG/LOCATION: PRIVATE OFFICE	\$ 155.38	\$ 155.38
32	1.00	Hon HLED17AUO 17LED LT W/8IN MPRCORDDAISYCHAIN(FOLLOWR) TAG/LOCATION: PRIVATE OFFICE	\$ 127.33	\$ 127.33
33	1.00	Hon HSLVTMR .Y2 .A .H .TI \$(3) .SX 40 .RE .SB .TI SOLVE TASK MID BACK REACTIV BACK .Y2 = Ctrl: SynchroTilt w/ Multi POS .A = Arm: Height/Width Adjustable .H = Hard Caster .TI = Back Color: Titanium	\$ 352.69	\$ 352.69



PROPOSAL				
DATE PROPOSAL #				
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ITEM #	QTY IMA	NGEPRODUCT\$(3) = Grade 3 Fabric .SX = Moxie40 = Earl Grey .RE = Regatta Adjustable Lumbar .SB = Standard Base .TI = Back Color: Titanium TAG/LOCATION: PRIVATE OFFICE	UNIT PRICE	EXT. PRICE
34	2.00	Hon HIGS6 .F .H .IT \$(1) .DAPR 08 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(1) = Gr 1 UPH .DAPR = Dapper 08 = COLOR: Jewel .PR8T = Textured Silver TAG/LOCATION: PRIVATE OFFICE	\$ 244.20	\$ 488.40
		ADULT CENTER - PRIVATE OFFIC	CE Subtotal:	\$ 4,644.39
ADULT	CENTER - HUDDL	EROOMS		
35		ADULT CENTER - HUDDLE ROOMS		
	2.00		\$ 190.65	\$ 381.30



PROPOSAL		
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ITEM #	QTY	IMAGE	PRODUCT	UNIT PRICE E	XT. PRICE
38	3.00		Hon HIGS6 .F .H .IT \$(3) .SX 01 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 01 = Cobalt .PR8T = Textured Silver TAG/LOCATION: SMALL CONF. ROOM	\$ 273.90	\$ 821.70
39	3.00		Hon HIGS6 .F .H .IT \$(3) .SX 33 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 33 = Kelly .PR8T = Textured Silver TAG/LOCATION: SMALL CONF. ROOM	\$ 273.90	\$ 821.70

# ADULT CENTER - HUDDLE ROOMS Subtotal:

## **ADULT CENTER - WORKSTATIONS**

40



ADULT CENTER - WORKSTATIONS

41 2.00

Hon HRVF4230P \$(P1) .PJW PANEL FRAME 42H X 30W \$(P1) = P1 Paint Opts .PJW = Designer White -- TAG/LOCATION: WORKSTATIONS \$ 87.18 \$ 174.36

\$ 2,570.30



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ITEM#	QTY	IMAGE PRODUCT	UNIT PRICE E	XT. PRICE
42	2.00	Hon HRVF4236P \$(P1) .PJW PANEL FRAME 42H X 36W \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 88.55	\$ 177.10
43	2.00	Hon HRVC65PW \$(P2) .PR6 ABOUND WALL STARTER-PAINTED 65IN \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: WORKSTATIONS	\$ 66.83	\$ 133.66
44	2.00	Hon HRVC42PF \$(P1) .PJW ABOUND FINISHED END PAINTED 42IN \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 30.80	\$ 61.60
45	1.00	Hon HRVC42PL \$(P1) .PJW ABOUND L CONNECTOR PAINTED 42IN \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 51.98	\$ 51.98
46	1.00	Hon HMP144 4-CIRCUIT POWER IN-FEED 144IN SEALTIGHT TAG/LOCATION: WORKSTATIONS	\$ 112.48	\$ 112.48
47	1.00	Hon HH871136 ELECTRICAL PASS-THRU CABLE 36W 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 44.00	\$ 44.00



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ACCOUNT MGR PAYMENT TERMS			
Kandee Baird Net 30			

ITEM #	QTY IMAGE	PRODUCT		PRICE
48	1.00	Hon HH871236 ELECTRICAL POWER HARNESS 36W 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 69.58	\$ 69.58
49	1.00	Hon HH873501 .DW CIRCUIT 1 .DW = Color: Designer White TAG/LOCATION: WORKSTATIONS	\$ 14.85	\$ 14.85
50	1.00	Hon HH873502 .DW CIRCUIT 2 .DW = Color: Designer White TAG/LOCATION: WORKSTATIONS	\$ 14.85	\$ 14.85
51	1.00	Hon HH873504 .DW CIRCUIT 4 .DW = Color: Designer White TAG/LOCATION: WORKSTATIONS	\$ 14.85	\$ 14.85
52	2.00	Hon HRVT0730T \$(A) .CU 27 ABOUND 7.5H X 30W FABRIC TACKABLE TILE \$(A) = Gr A Fabric .CU = FABRIC: Centurion 27 = COLOR: Goldenrod TAG/LOCATION: WORKSTATIONS	\$ 27.23	\$ 54.46
53	2.00	Hon HRVT3730T \$(B) .SPIN 02 ABOUND FABRIC TILE 37H X 30W \$(B) = Gr B Fabric .SPIN = FABRIC: Spin 02 = COLOR: Alabaster TAG/LOCATION: WORKSTATIONS	\$ 49.50	\$ 99.00



PROPOSAL			
DATE PROPOSAL #			
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ACCOUNT MGR PAYMENT TERMS			
Kandee Baird Net 30			

ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE	XT. PRICE
54	4.00	Hon HRVT3736T \$(B) .SPIN 02 ABOUND FABRIC TILE 37H X 36W \$(B) = Gr B Fabric .SPIN = FABRIC: Spin 02 = COLOR: Alabaster TAG/LOCATION: WORKSTATIONS	\$ 56.93	\$ 227.72
55	2.00	Hon HRVT3030HS2 \$(L2STD) .LPT1 \$(P1) .PJW HARDSURFACE TILE AND MOUNTING KIT 30H X 30W \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 103.13	\$ 206.26
56	2.00	Hon HRVFSB30 ABOUND 30W SEGMENT BAR TAG/LOCATION: WORKSTATIONS	\$ 7.98	\$ 15.96
57	2.00	Hon HRVT0730F .G \$(P1) .PJW FRAMELESS GLASS 7H X 30W .G = Clear Glass \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 154.28	\$ 308.56
58	1.00	Hon HRVT0772F .G \$(P1) .PJW FRAMELESS GLASS 7H X 72W (36+36) .G = Clear Glass \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 292.60	\$ 292.60
59	2.00	Hon HHATCC704622L \$(L2STD) .LPT1 .DP .G1 DW .P 70X46X22X22 CORNER COVE LH \$(L2STD) = Gr L2 Standard Laminates .LPT1 = LAM: Portico Teak .DP = EDGE: Portico Teak .G1 = 1 Grommet - Centered	\$ 293.70	\$ 587.40



PROPOSAL		
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ACCOUNT MGR	PAYMENT TERMS	
Kandee Baird Net 30		

ITEM #	QTY IMAGE	PRODUCT DW = Designer White 15051 .P = Color: Black TAG/LOCATION: WORKSTATIONS	UNIT PRICE E	EXT. PRICE
60	2.00	Hon HHATB3S3LT \$(P2) .PR6 .X .MEM 3 STAGE 3 LEG RECTANGLE T FOOT \$(P2) = P2 Paint Opts .PR6 = Silver .X = Standard Glide .MEM = Memory Preset TAG/LOCATION: WORKSTATIONS	\$ 713.78	\$ 1,427.56
61	2.00	Hon HHN831124 .S FLAT BRACKET 24D .S = Color: Charcoal TAG/LOCATION: WORKSTATIONS	\$ 22.28	\$ 44.56
62	2.00	Hon HWR2424PN \$(L1STD) .LKI1 .KI SYSTEMS RECTANULAR WKSFC EDGEBAND 24D X 24W NO GROM \$(L1STD) = Grd L1 Standard Laminates .LKI1 = Kingswood Walnut .KI = EDGE: Kingswood Walnut TAG/LOCATION: WORKSTATIONS	\$ 103.68	\$ 207.36
63	2.00	Hon HNL2116MBBF .C \$(L2STD) .LPT1 \$(L1STD) .LDW1 15-3/4X20-1/8X28-3/8 MOBILE PED BOX/BOX/FILE .C = Canopy/Satin \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak \$(L1STD) = Grd L1 Standard Laminates .LDW1 = Designer White 15051 TAG/LOCATION: WORKSTATIONS	\$ 487.05	\$ 974.10



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09/23/22	1064-PG	
ACCOUNT MGR	PAYMENT TERMS	
Kandee Baird	Net 30	

ITTEM #	QTY	IMAGE PRODUCT	UNIT PRICE	EXT. PRICE
64	2.00	Hon HSLVTMR .Y2 .A .H .TI \$(3) .SX 40 .RE .SB .TI SOLVE TASK MID BACK REACTIV BACK .Y2 = Ctrl: SynchroTilt w/ Multi POS .A = Arm: Height/Width Adjustable .H = Hard Caster .TI = Back Color: Titanium \$(3) = Grade 3 Fabric .SX = Moxie 40 = Earl Grey .RE = Regatta Adjustable Lumbar .SB = Standard Base .TI = Back Color: Titanium TAG/LOCATION: WORKSTATIONS	\$ 352.69	\$ 705.38
65	2.00	GASP GL30156C10 30" WIDE, 6 OUTLETS, 10' CORD	\$ 56.25	\$ 112.50
		TAG/LOCATION: WORKSTATIONS		
66	4.00	GASP CLIPS CLIPS TAG/LOCATION: WORKSTATIONS	\$ 6.25	\$ 25.00
		TAGLOCATION, WORKSTATIONS		
		ADULT CENTER - WORKSTAT	IONS Subtotal:	\$ 6,157.73
67		DELIVERY AND INSTALLATION IS PREVAILING WAGE REGULAR BUSINESS HOURS M-F STORAGE IS INCLUDED FOR UP TO 30-DAYS		

AFTER 30-DAYS - INSPECTION AND STORAGE

CHARGES WILL APPLY



PROP	OSAL
DATE	PROPOSAL#
09/23/22	1064-PG
ACCOUNT MGR	PAYMENT TERMS
Kandee Baird	Net 30

ITEM # QTY IMAGE	PRODUCT UNIT PRICE EXT. PRIC	

					UBJECT TO THE TERMS AND CONDITIONS OF THE SALE WHICH ARE PART OF THIS ND DEPOSIT, THIS OFFER WILL EXPIRE 30 DAYS FROM THE QUOTATION DATE. THIS
QUOTATIO	N, WHEN	ACCEPTED	S A CONTRACT BINDI	NG ON BOTH PARTIES AND IS NOT SUBJECT	O CHANGE OR CANCELLATION EXCEPT BY WRITTEN CONSENT BY BOTH PARTIES
1/	1	(D	- //		SUBTOTAL \$35,758.27

Date 09/23/22 Kandee Baird 📿

Quality Office Furnishings

Date	
	-

PACIFIC GATEWAY

x

DEPOSIT REQUESTED (\$22,913.25)

TOTAL

FREIGHT

DELIVERY/SET-UP

SALES TAX (10.25%)

\$63.00

\$6,340.00

\$3,665.22

\$45,826.49



PROPOSAL	
DATE PROPOSAL#	
09/23/22	1066-PG_7
ACCOUNT MGR	PAYMENT TERMS
Kandee Baird	Net 30

\$ 190.65

\$ 381.30

PRESENTED TO: Tiffany H. Robertson Economic Development   Pacific Ga PACIFIC GATEWAY 4811 Airport Plaza Drive Suite #200 Long Beach, CA 90815-1371 PH: 562-570-3740	RFQ / PER REQUEST - TIF	CENTER Tif YC PA BID # 50 Lo FANY ROBERTSON	ELIVERY / INSTALLATION LOCATION: fany H. Robertson DUTH CENTER ACIFIC GATEWAY 0 W. Willow St. ing Beach, CA 90806-2831 d: 562-570-3740 fany.robertson@pacific-gateway.org
tiffany.robertson@pacific-gateway.c	org	uu	any.iobertson@pacinc-gateway.org
ESTIMATED LEAD TIME	PROJECTED INSTALL DATE	REVISION #	DESIGNER

*VÁRIES (TBD)	ON RECEIPT	ON RECEIPT WIP 7		ON RECEIPT WIP 7 Abril Reyes	
ITEM # QTY IMAGE	٩	RODUCT	UNIT PRICE EXT. PRICE		
1	PRICING IS BASED ON O SAME TIME AS THE ADU PROJECTS WERE BUNE ADDITIONAL DISCOUNT	DLED TO QUALIFY FOR			
2	TIMES ARE EXTENDED CONDITIONS. WE WILL HAVE A TIME I	D LEAD TIME - SOME LEAD DUE TO THE ECONOMIC FRAME FOR ALL ORDERED R THE ORDER IS PLACED.			

#### YOUTH CENTER - HUDDLE ROOM





YOUTH CENTER - HUDDLE ROOM

4 2.00

Hon HCTRND36 .N \$(L2STD) .LPT1 .DP ARRANGE TABLE 36IN ROUND TOP .N = No Grommet \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak .DP = Portico Teak -- TAG/LOCATION: HUDDLE ROOM



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Kandee Baird	Net 30	

ITIEIM #	QTY I	MAGE PRODUCT	UNIT PRICE E	XT. PRICE
5	2.00	Hon HCT29MX \$(P2) .PR8 ARRANGE SEATED HEIGHT X-BASE FOR 36IN SURFACES \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: HUDDLE ROOM	\$ 272.80	\$ 545.60
6	3.00	Hon HIGS6 .F .H .IT \$(3) .SX 01 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 01 = Cobalt .PR8T = Textured Silver TAG/LOCATION: HUDDLE ROOM	\$ 273.90	\$ 821.70
7	3.00	Hon HIGS6 .F .H .IT \$(3) .SX 33 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 33 = Kelly .PR8T = Textured Silver TAG/LOCATION: HUDDLE ROOM	\$ 273.90	\$ 821.70

YOUTH CENTER - HUDDLE ROOM Subtotal: \$2,570.30

## YOUTH CENTER - FLEX SPACE

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#### YOUTH CENTER - FLEX SPACE



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ITEM #	QTY IMAGE	PRODUCT		EXT. PRICE
9	4.00	Hon HTLC3072HCTHP .G2 \$(L1STD) .LKI1 \$(L1STD) .LKI1 .KI PRESIDE 30X72 STANDING COLLAB TBL W/ PWR MGMT .G2 = Cut out for Flip Top Port \$(L1STD) = Gr L1 Standard Laminates .LKI1 = LAM: Kingswood Walnut \$(L1STD) = Gr L1 Standard Laminates .LKI1 = LAM: Kingswood Walnut .KI = Kingswood Walnut TAG/LOCATION: FLEX SPACE	\$ 811.43	\$ 3,245.72
10	8.00	Hon HRUCK5L \$(L1STD) .S .PR8 RUCK SHELL STOOL \$(L1STD) = Gr L1 Standard Laminates .S = Charcoal .PR8 = Silver Texture TAG/LOCATION: FLEX SPACE	\$ 292.46	\$ 2,339.68
11	4.00	Hon HTG2PWR-4P-2B .SVR ELLORAB G2 FLPTOP PORT-4 AC PWR-2 BLANK-10 CORD .SVR = Silver TAG/LOCATION: FLEX SPACE	\$ 270.48	\$ 1,081.92
12	1.00	Hon HESA2440E .N \$(L1STD) .LDW1 .IO BUILD KITE TOP 24X40 .N = No Grommets \$(L1STD) = Grd L1 Standard Laminates .LDW1 = Designer White 15051 .IO = Ion TAG/LOCATION: FLEX SPACE	\$ 208.86	\$ 208.86
13	1.00	Hon HEBY4LEG \$(P2) .T1 BUILD YOUTH HEIGHT LEG - 4 PK \$(P2) = P2 Paint Opts .T1 = Platinum Metallic TAG/LOCATION: FLEX SPACE	\$ 68.59	\$ 68.59



QUALITY OFFICE FURNISHINGS, INC. 23825 Via Del Rio Yorba Linda, CA, 92887 T: (714) 278-9801 F: Email cs@qualityofficefurn.com Quality Office Furnishings is a woman owned, small business

PROPOSAL			
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ITEM #	QTY IMAGE	PRODUCT	NIT PRICE E	XT. PRICE
14	1.00	Hon HSS4L-06A .E .BU \$(P3) .P8P SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .BU = Surf \$(P3) = P3 Paint Opts .P8P = Ember TAG/LOCATION: FLEX SPACE	\$ 327.36	\$ 327.36
15	1.00	Hon HSS4L-06A .E .LM \$(P3) .P8S SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .LM = Lime \$(P3) = P3 Paint Opts .P8S = Atom TAG/LOCATION: FLEX SPACE	\$ 327.36	\$ 327.36
16	1.00	Hon HSS4L-06A .E .PT \$(P3) .PJF SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .PT = Platinum \$(P3) = P3 Paint Opts .PJF = Bullseye TAG/LOCATION: FLEX SPACE	\$ 327.36	\$ 327.36
17	1.00	Hon HSS4L-06A .E .RG \$(P2) .PR8 SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .RG = Tangelo \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: FLEX SPACE	\$ 314.03	\$ 314.03
18	1.00	Kimball Office Inc. K82P90IMS 3 41321 3 41309 3 41319 3 41319 X X PAIRINGS,LOUNGE,PERCH,CORNER,INSIDE,MID SEAT 3 = GRADE 3 41321 = SILVERTEX MARINE BLUE 3 = GRADE 3 41309 = SILVERTEX STORM 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON X = NO POWER MODULE Page 4 of 37	\$ 1,298.43	\$ 1,298.43



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ITEM #	QTY IMAGE	PRODUCT X = NONE TAG/LOCATION: FLEX SPACE	UNIT PRICE E	XT. PRICE
19	3.00	Kimball Office Inc. K82P1LS 3 41309 3 41309 3 41309 3 41309 X X X PAIRINGS,1 ST,PERCH,LOW SEAT 3 = GRADE 3 41309 = SILVERTEX STORM 3 = GRADE 3 41309 = SILVERTEX STORM 3 = GRADE 3 41309 = SILVERTEX STORM 3 = GRADE 3 41309 = SILVERTEX STORM X = NO POWER MODULE X = NO POWER MODULE X = NONE TAG/LOCATION: FLEX SPACE	\$ 1,375.45	\$ 4,126.35
20	2.00	Kimball Office Inc. K82P1LS 3 41319 3 41319 3 41319 3 41319 X X X PAIRINGS,1 ST,PERCH,LOW SEAT 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON X = NO POWER MODULE X = NO POWER MODULE X = NONE TAG/LOCATION: FLEX SPACE	\$ 1,375.45	\$ 2,750.90
21	2.00	Kimball Office Inc. K82P1LS 3 41335 3 41335 3 41335 3 41335 X X X PAIRINGS,1 ST,PERCH,LOW SEAT 3 = GRADE 3 41335 = SILVERTEX STERLING 3 = GRADE 3 41335 = SILVERTEX STERLING 3 = GRADE 3 41335 = SILVERTEX STERLING	\$ 1,375.45	\$ 2,750.90



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ITEM #	QTY IMAGE	PRODUCT U 3 = GRADE 3 41335 = SILVERTEX STERLING X = NO POWER MODULE X = NO POWER MODULE X = NONE TAG/LOCATION: FLEX SPACE	NIT PRICE EX	(T. PRICE
22	1.00	Kimball Office Inc. K82P1MS 3 41319 3 41319 3 41319 3 41319 X X X PAIRINGS,1 ST,PERCH,MID SEAT 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON X = NO POWER MODULE X = NO POWER MODULE X = NONE TAG/LOCATION: FLEX SPACE	\$ 1,164.66	\$ 1,164.66
23	2.00	Kimball Office Inc. K82P1MS 3 41321 3 41309 3 41319 3 41319 X X X PAIRINGS,1 ST,PERCH,MID SEAT 3 = GRADE 3 41321 = SILVERTEX MARINE BLUE 3 = GRADE 3 41309 = SILVERTEX STORM 3 = GRADE 3 41319 = SILVERTEX LAGOON 3 = GRADE 3 41319 = SILVERTEX LAGOON X = NO POWER MODULE X = NO POWER MODULE X = NONE TAG/LOCATION: FLEX SPACE	\$ 1,164.66	\$ 2,329.32
24	2.00	Kimball Office Inc. K82P1MS 3 41321 3 41321 3 41321 3 41321 X X X PAIRINGS,1 ST,PERCH,MID SEAT 3 = GRADE 3 41321 = SILVERTEX MARINE BLUE 3 = GRADE 3 41321 = SILVERTEX MARINE BLUE 3 = GRADE 3 41321 = SILVERTEX MARINE BLUE	\$ 1,164.66	\$ 2,329.32



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ITEM #	QTY IMAGE	PRODUCT 3 = GRADE 3 41321 = SILVERTEX MARINE BLUE X = NO POWER MODULE X = NO POWER MODULE X = NONE TAG/LOCATION: FLEX SPACE	JNIT PRICE E	XT. PRICE
25	1.00	Kimball Office Inc. K82P1MS 3 41335 3 41335 3 41335 3 41335 X X X PAIRINGS,1 ST,PERCH,MID SEAT 3 = GRADE 3 41335 = SILVERTEX STERLING 3 = GRADE 3 41335 = SILVERTEX STERLING 3 = GRADE 3 41335 = SILVERTEX STERLING 3 = GRADE 3 41335 = SILVERTEX STERLING X = NO POWER MODULE X = NO POWER MODULE X = NONE - TAG/LOCATION: FLEX SPACE	\$ 1,164.66	\$ 1,164.66
26	1.00	Kimball Office Inc. K82W90E2941RU 1 11750 1 11750 1 11750 1 11750 X N X PAIRINGS,WALL,90,END,RIGHT,UPHOLSTERED 1 = GRADE 1 11750 = DISPERSE WASABI 1 = GRADE 1 11750 = DISPERSE WASABI 1 = GRADE 1 11750 = DISPERSE WASABI 1 = GRADE 1 11750 = DISPERSE WASABI X = NO CONNECTIONS N = NO X = NONE TAG/LOCATION: FLEX SPACE	\$ 1,458.01	\$ 1,458.01
27	26.00	Kimball Office Inc. K82PGB PAIRINGS,PERCH,GANGING BRACKET TAG/LOCATION: FLEX SPACE	\$ 24.91	\$ 647.66



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ITEM #	QTY IMAGE	PRODUCT	IT PRICE EXT	PRICE
28	1.00	Hon HWHLP \$(5) .1016 -18 LUMBAR THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 116.45	\$ 116.45
29	2.00	Hon HWHLP \$(5) .1016 -18 LUMBAR THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 116.45	\$ 232.90
30	1.00	Hon HWHLP \$(5) .1016 -18 LUMBAR THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 116.45	\$ 116.45
31	1.00	Hon HWHLP \$(5) .1016 -18 LUMBAR THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 116.45	\$ 116.45
32	1.00	Hon HWHLP \$(6) .1047 -16 LUMBAR THROW PILLOW \$(6) = Grade 6 Uph .1047 = Poppy -16 = Natural TAG/LOCATION: FLEX SPACE	\$ 128.35	\$ 128.35
33	3.00	Hon HWHSP18 \$(5) .1016 -18 18 IN SQUARE THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 133.88	\$ 401.64



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE E	XT. PRICE
34	2.00	Hon HWHSP18 \$(5) .1016 -18 18 IN SQUARE THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 133.88	\$ 267.76
35	2.00	Hon HWHSP18 \$(5) .1016 -18 18 IN SQUARE THROW PILLOW \$(5) = Grade 5 UPH .1016 = Caddy Corner -18 = Bias TAG/LOCATION: FLEX SPACE	\$ 133.88	\$ 267.76
36	1.00	Kimball Office Inc. K92RO20182L 3 41308 MATCH J STD 405 X C31 JOELLE,ROUND OTTOMAN HPL TOP SELF EDGE 3 = GRADE 3 41308 = SILVERTEX JET MATCH = CLOSEST MATCH J = SELF EDGE STD = STANDARD GROUP 1 405 = DESIGNER WHITE X = NONE C31 = BLACK HARD DUAL WHEEL,37MM TAG/LOCATION: FLEX SPACE	\$ 644.83	\$ 644.83
37	1.00	Kimball Office Inc. K92RO20182L 3 41310 MATCH J STD 405 X C31 JOELLE,ROUND OTTOMAN HPL TOP SELF EDGE 3 = GRADE 3 41310 = SILVERTEX SAPPHIRE MATCH = CLOSEST MATCH J = SELF EDGE STD = STANDARD GROUP 1 405 = DESIGNER WHITE X = NONE C31 = BLACK HARD DUAL WHEEL,37MM TAG/LOCATION: FLEX SPACE	\$ 644.83	\$ 644.83



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ITEM #	QTY IMAGE	PRODUCT	INIT PRICE E	XT. PRICE
38	1.00	Kimball Office Inc. K92RO20182L 3 41320 MATCH J STD 405 X C31 JOELLE,ROUND OTTOMAN HPL TOP SELF EDGE 3 = GRADE 3 41320 = SILVERTEX TURQUOISE MATCH = CLOSEST MATCH J = SELF EDGE STD = STANDARD GROUP 1 405 = DESIGNER WHITE X = NONE C31 = BLACK HARD DUAL WHEEL,37MM TAG/LOCATION: FLEX SPACE	\$ 644.83	\$ 644.83
39	1.00	Kimball Office Inc. K92RO20182L 3 41337 MATCH J STD 405 X C31 JOELLE,ROUND OTTOMAN HPL TOP SELF EDGE 3 = GRADE 3 41337 = SILVERTEX LIMONCELLO MATCH = CLOSEST MATCH J = SELF EDGE STD = STANDARD GROUP 1 405 = DESIGNER WHITE X = NONE C31 = BLACK HARD DUAL WHEEL,37MM TAG/LOCATION: FLEX SPACE	\$ 644.83	\$ 644.83
40	1.00	Kimball Office Inc. K82WI8141U 1 11750 1 11750 1 11750 LBA LBA N X PAIRINGS,WALL,INLINE,UPHOLSTERED 1 = GRADE 1 11750 = DISPERSE WASABI 1 = GRADE 1 11750 = DISPERSE WASABI 1 = GRADE 1 11750 = DISPERSE WASABI 1 = GRADE 1 11750 = DISPERSE WASABI LBA = LOUNGE BACK ALL LBA = LOUNGE BACK ALL N = NO X = NONE TAG/LOCATION: FLEX SPACE	\$ 2,008.75	\$ 2,008.75



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ITEM#	QTY	IMAGE	PRODUCT	UNIT PRICE	XT. PRICE
41	2.00		Kimball Office Inc. K82WT8141LU 1 11750 1 11750 1 11750 1 11750 X LBA N X	\$ 1,914.65	\$ 3,829.30
			A PAIRINGS,WALL,T,LEFT,UPHOLSTERED 1 = GRADE 1		
			11750 = DISPERSE WASABI 1 = GRADE 1		
			11750 = DISPERSE WASABI 1 = GRADE 1		
			11750 = DISPERSE WASABI 1 = GRADE 1		
	K		11750 = DISPERSE WASABI X = NO CONNECTION		
			LBA = LOUNGE BACK ALL N = NO X = NONE		
			TAG/LOCATION: FLEX SPACE		
42	2.00		Kimball Office Inc. K82L1 MOMT L7 70121 X 497 FB	\$ 1,925.26	\$ 3,850.52
			PAIRINGS,LOUNGE,1 SEAT MOMT = MOMENTUM GRADE T		
			L7 = GRADE L7 70121 = DAVENPORT CREAM		
			X = NO POWER MODULE 497 = POLISHED		
	-	,	FB = FULL BACK TAG/LOCATION: FLEX SPACE		
43	4.00		Kimball Office Inc.	\$ 1,925.26	\$ 7,701.04
			K82L1 MOMT L7 70121 X X PAIRINGS,LOUNGE,1 SEAT		
			MOMT = MOMENTUM GRADE T L7 = GRADE L7		
			70121 = DAVENPORT CREAM X = NO POWER MODULE		
			X = NONE TAG/LOCATION: FLEX SPACE		
44	1.00		Kimball Office Inc. K82L2 MOMT L7 70121 X 497 FB	\$ 2,314.09	\$ 2,314.09
			PAIRINGS,LOUNGE,TWO SEAT MOMT = MOMENTUM GRADE T		
			L7 = GRADE L7 70121 = DAVENPORT CREAM		
			X = NO POWER MODULE 497 = POLISHED		
			FB = FULL BACK		



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ITEM # QTY IMAGE PRODUCT UNIT PRICE EXT. PRICE	
TAG/LOCATION: FLEX SPACE	

45	1.00	Kimball Office Inc. K82L2 MOMT L7 70121 X 497 FB PAIRINGS,LOUNGE,TWO SEAT MOMT = MOMENTUM GRADE T L7 = GRADE L7 70121 = DAVENPORT CREAM X = NO POWER MODULE 497 = POLISHED FB = FULL BACK TAG/LOCATION: FLEX SPACE	\$ 2,314.09	\$ 2,314.09
46	1.00	Kimball Office Inc. K82L3 MOMT L7 70121 X 497 FB PAIRINGS,LOUNGE,THREE SEAT MOMT = MOMENTUM GRADE T L7 = GRADE L7 70121 = DAVENPORT CREAM X = NO POWER MODULE 497 = POLISHED FB = FULL BACK TAG/LOCATION: FLEX SPACE	\$ 2,881.89	\$ 2,881.89
47	1.00	Kimball Office Inc. K82L3 MOMT L7 70121 497 FB PAIRINGS,LOUNGE,THREE SEAT MOMT = MOMENTUM GRADE T L7 = GRADE L7 70121 = DAVENPORT CREAM 497 = POLISHED FB = FULL BACK TAG/LOCATION: FLEX SPACE	\$ 2,881.89	\$ 2,881.89
48	1.00	Kimball Office Inc. K82L90L MOMT L7 70121 497 X PAIRINGS,LOUNGE,COR,SEAT UPHOLSTERED LEFT TO BACK MOMT = MOMENTUM GRADE T L7 = GRADE L7 70121 = DAVENPORT CREAM 497 = POLISHED X = NONE	\$ 2,332.08	\$ 2,332.08



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ITEM #	QTY	IMAGE	PRODUCT TAG/LOCATION: FLEX SPACE	UNIT PRICE EX	KT. PRICE
		(			
49	2.00		Kimball Office Inc. 74K36RDLL P X 405 405 DOCK,36DIA,MEETING TABLE,ROUND,TFL P = 1/8" MOLDED VIN X = NO GROMMET 405 = DESIGNER WHITE 405 = DESIGNER WHITE TAG/LOCATION: FLEX SPACE	\$ 249.54	\$ 499.08
50	2.00		Kimball Office Inc. 75K3072RTL P X STD 405 405 DOCK,TRAINING TABLE,RECTANGULAR,LAMINATE P = 1/8" MOLDED VIN X = NO GROMMET STD = STANDARD GROUP 1 405 = DESIGNER WHITE 405 = DESIGNER WHITE TAG/LOCATION: FLEX SPACE	\$ 304.89	\$ 609.78
51	1.00		Kimball Office Inc. K82TRT2914L STD CI X PAIRINGS,TABLE,RECTANGULAR,LAMINATE TOP, LAMINATE CHASSIS STD = STANDARD GROUP 1 CI = CHAI X = NO POWER GROMMET TAG/LOCATION: FLEX SPACE	\$ 796.58	\$ 796.58
52	2.00		Kimball Office Inc. 74K3228CFX DOCK,TABLE BASE,X,BLADE,FIXED,PAINT TAG/LOCATION: FLEX SPACE	\$ 340.86	\$ 681.72



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ITEM#	QTY	IMAGE PRODUCT	UNIT PRICE	EXT. PRICE
53 \	1.00	Kimball Office Inc. 75K2628CFTL DOCK,TABLE BASE,T,BLADE,FIXED,PAINT,QTY 2	\$ 370.85	\$ 370.85
		TAG/LOCATION: FLEX SPACE		
54	10.00	Kimball Office Inc. K60GB VILLA, LOUNGE, GANGING BRACKET	\$ 23.53	\$ 235.30
		TAG/LOCATION: FLEX SPACE		
55	1.00	Kimball Office Inc. K48AWST LUSSO ARM CHAIR, WHITE METAL LEGS, STACKING, PACKAGE OF 4	\$ 1,843.61	\$ 1,843.61
		TAG/LOCATION: FLEX SPACE		
		YOUTH CENTER - FLEX SPA	CE Subtotal:	\$ 67,638.74
YOUTH	CENTER	YOUTH CENTER - FLEX SPA - RESUME BAR   WAITING AREA	CE Subtotal:	\$ 67,638.74
<b>YOUTH</b> 56	CENTER		CE Subtotal:	\$ 67,638.74



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE	EXT. PRICE
58	3.00	Hon HSDSL29 \$(P2) .PR6 ABODE SHARED LEG \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: COM LAB-WAIT AREA	\$ 136.40	\$ 409.20
59	2.00	Hon HSDEP2429F \$(P2) .PR6 24D END-PANEL SUPPORTS FREESTANDING \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: COM LAB-WAIT AREA	\$ 75.08	\$ 150.16
60	4.00	Hon HSDG \$(P2) .PR6 GUSSETS (1 PR) \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: COM LAB-WAIT AREA	\$ 44.55	\$ 178.20
61	6.00	Hon HIGS6 .F .H .IT \$(3) .SX 40 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 40 = Earl Grey .PR8T = Textured Silver TAG/LOCATION: COM LAB-WAIT AREA	\$ 273.90	\$ 1,643.40
62	3.00	Kimball Office Inc. 99K4860FLSGMP 3 501 PERKS,48WX60H,FLOOR SCREEN,MOBILE,GLASS,PAINT 3 = CLEAR 501 = PLATINUM METALLIC TAG/LOCATION: COM LAB-WAIT AREA	\$ 873.61	\$ 2,620.83



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ITEM #	QTY IMAGE	PRODUCT	JNIT PRICE	EXT. PRICE
63	4.00	Hon HWH1SPCF .B \$(3) .1056 -10 \$(9) .1017 -81 \$(4) .SMHMMOD 32 .SM P8V WEST HILL SINGLE SEAT LOUNGE: PILLOW CUSHION CF .B = Both Arms \$(3) = Grade 3 Uph .1056 = Cuddle Up -10 = White Rabbit \$(9) = Grade 9 Uph .1017 = Crafted Felt -81 = Oyster \$(4) = Grade 4 Uph .SMHMMOD = Mode 32 = Color: Angelfish .SM = Mode P8V = Color: Angelfish TAG/LOCATION: COM LAB-WAIT AREA	\$ 1,658.35	\$ 6,633.40
64	2.00	Hon HWHLP \$(6) .SMHMLSM 71 LUMBAR THROW PILLOW \$(6) = Grade 6 Uph .SMHMLSM = Milestone 71 = Uph: Daffodil TAG/LOCATION: COM LAB-WAIT AREA	\$ 128.35	\$ 256.70
65	2.00	Hon HCWPT \$(L1STD) .LKI1 .KI \$(P2) .PR8 15 X 17 PERSONAL TABLE \$(L1STD) = Grd L1 Standard Laminate .LKI1 = LAM: Kingswood Walnut .KI = EDGE: Kingswood Walnut \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: COM LAB-WAIT AREA	\$ 175.73	\$ 351.46
66	2.00	Hon HWHSP18 \$(5) .SCAMBLZ 58 18 IN SQUARE THROW PILLOW \$(5) = Grade 5 UPH .SCAMBLZ = Blazer 58 = COLOR: Dunhurst TAG/LOCATION: COM LAB-WAIT AREA	\$ 133.88	\$ 267.76



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ITEM #	QTY	IMAGE	PRODUCT	UNIT PRICE	EXT. PRICE
67	1.00		Hon HMVPC-MP \$(P3) .P8N MOTIVATE PRESENTATION CART MODESTY PANEL \$(P3) = P3 Paint Opts .P8N = Ion TAG/LOCATION: COM LAB-WAIT AREA	\$ 98.04	\$ 98.04
68	1.00		Hon HMVPC-DTLG \$(L2STD) .LPT1 .DP \$(P3) .P8N MOTIVATE PRESENTATION CART DESKTOP LECTERN 2MM EDGEBAND \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak .DP = Portico Teak \$(P3) = P3 Paint Opts .P8N = Ion TAG/LOCATION: COM LAB-WAIT AREA	\$ 179.03	\$ 179.03
69	1.00		Hon HMVPCF-1830R .C \$(L2STD) .LPT1 .K \$(P2) .T1 MOTIVATE PRSNTN CART FIXED LEG 18DX30W CONCAVE .C = Caster \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak .K = Platinum \$(P2) = P2 Paint Opts .T1 = Platinum Metallic TAG/LOCATION: COM LAB-WAIT AREA	\$ 584.74	\$ 584.74

YOUTH CENTER - RESUME BAR | WAITING AREA Subtotal: \$13,940.72

**YOUTH CENTER - CONFERENCE ROOMS** 

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YOUTH CENTER - CONFERENCE ROOMS

a

71 23.00

Hon HMVR-2466G-NS .N \$(L1STD) .LKI1 .KI .C \$(P2) .PR8 MOTIVATE RECT TABLE .N = No Grommets \$(L1STD) = Grd L1 Standard Laminates .LKI1 = LAM: Kingswood Walnut .KI = Kingswood Walnut \$ 592.10 \$ 13,618.30

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PROPOSAL		
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09/23/22	1066-PG_7	
ACCOUNT MGR	PAYMENT TERMS	
Kandee Baird	Net 30	

ITEM #	QTY IMAGE	PRODUCT U .C = Caster \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: CONFERENCE ROOM	NIT PRICE E	XT. PRICE
72	23.00	Hon HMTUMOD56 \$(P1) .S UNIVERSAL MOD PANEL FOR 66IN MOTIVATE TABLES \$(P1) = P1 Paint Opts .S = Charcoal TAG/LOCATION: CONFERENCE ROOM	\$ 118.58	\$ 2,727.34
73	23.00	Hon HIGS6 .F .H .IT \$(3) .SX 01 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 01 = Cobalt .PR8T = Textured Silver TAG/LOCATION: CONFERENCE ROOM	\$ 273.90	\$ 6,299.70
74	23.00	Hon HIGS6 .F .H .IT \$(3) .SX 33 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(3) = GRADE: III UPHOLSTERY .SX = Moxie 33 = Kelly .PR8T = Textured Silver TAG/LOCATION: CONFERENCE ROOM	\$ 273.90	\$ 6,299.70
75	1.00	Hon HMVR-2448G-FX .N \$(L1STD) .LKI1 .KI .C \$(P2) .PR8 MOTIVATE RECT TBL .N = No Grommets \$(L1STD) = Grd L1 Standard Laminates .LKI1 = LAM: Kingswood Walnut .KI = Kingswood Walnut .C = Caster	\$ 425.86	\$ 425.86

()	QUALITY OFFICE FURNISHINGS, INC. 23825 Via Del Rio Yorba Linda, CA, 92887 T: (714) 278-9801 F: Email cs@qualityofficefurn.com Quality Office Furnishings is a woman owned, small business	PROPOSAL		
		DATE	PROPOSAL #	
Office Furnishings		09/23/22	1066-PG_7	
		ACCOUNT MGR	PAYMENT TERMS	
		Kandee Baird	Net 30	

ITEM#	QTY IM/	AGE	PRODUCT	UNIT PRICE	EXT. PRICE
		\$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: CC	ONFERENCE ROOM		
76	1.00	Kimball Office Inc. 45F4268MSHMB2LL Y XSEDE,MOBILE STOF DOOR,MARKERBOAF YO = MONTEREY ZPNT1 = SPECIAL NC	RAGE,HINGED RD 2 SIDES,TFL	\$ 3,072.66	\$ 3,072.66

-- TAG/LOCATION: CONFERENCE ROOM

113 = GOLDEN ROD

		YOUTH CENTER - CONFERENCE ROOM	IS Subtotal:	\$ 32,443.56
YOUTH CI	ENTER - THER	APIST OFFICE		
77		YOUTH CENTER - THERAPIST OFFICE		
78	1.00	Hon HWH3SPCF .B \$(3) .SX 39 \$(4) .SMHMMOD 32 \$(9) .SCFSRTZ 95 .SM P8V WEST HILL THREE SEAT LOUNGE: PILLOW CUSHION CF .B = Both Arms \$(3) = Grade 3 Uph .SX = Moxie 39 = Flint \$(4) = Grade 4 Uph .SMHMMOD = Mode 32 = Color: Angelfish \$(9) = Grade 9 Uph .SCFSRTZ = Fab: Ritz 95 = Gull	\$ 2,872.15	\$ 2,872.1

P8V = Color: Angelfish -- TAG/LOCATION: THERAPIST OFFICE



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Kandee Baird	Net 30		

ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE	EXT. PRICE
79	2.00	Hon HWH1SPCF .B \$(3) .1056 -10 \$(8) .1008 -25 \$(4) .SMHMMOD 32 .SM P8V WEST HILL SINGLE SEAT LOUNGE: PILLOW CUSHION CF .B = Both Arms \$(3) = Grade 3 Uph .1056 = Cuddle Up -10 = White Rabbit \$(8) = Grade 8 UPH .1008 = Dashing -25 = With the Pup \$(4) = Grade 4 Uph .SMHMMOD = Mode 32 = Color: Angelfish .SM = Mode P8V = Color: Angelfish TAG/LOCATION: THERAPIST OFFICE	\$ 1,648.58	\$ 3,297.16
80	1.00	Hon HWHLP \$(5) .SCAMBLZ 22 LUMBAR THROW PILLOW \$(5) = Grade 5 UPH .SCAMBLZ = Blazer 22 = COLOR: Newcastle TAG/LOCATION: THERAPIST OFFICE	\$ 116.45	\$ 116.45
81	1.00	Hon HWHLP \$(5) .SCAMBLZ 44 LUMBAR THROW PILLOW \$(5) = Grade 5 UPH .SCAMBLZ = Blazer 44 = COLOR: Eynesbury TAG/LOCATION: THERAPIST OFFICE	\$ 116.45	\$ 116.45
82	2.00	Hon HWHLP \$(6) .SMHMLSM 71 LUMBAR THROW PILLOW \$(6) = Grade 6 Uph .SMHMLSM = Milestone 71 = Uph: Daffodil TAG/LOCATION: THERAPIST OFFICE	\$ 128.35	\$ 256.70



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE E	XT. PRICE
83	1.00	Hon HWHSP18 \$(5) .SCAMBLZ 58 18 IN SQUARE THROW PILLOW \$(5) = Grade 5 UPH .SCAMBLZ = Blazer 58 = COLOR: Dunhurst TAG/LOCATION: THERAPIST OFFICE	\$ 133.88	\$ 133.88
84	1.00	Hon HSCCSR2448LM \$(L2STD) .LPT1 DP .LPT1 \$(P1) .P8V LAMINATE COFFEE TABLE SOFT RECT 24WX48LX16H \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak DP = Portico Teak .LPT1 = Portico Teak \$(P1) = P1 Paint Opts .P8V = Textured Titanium TAG/LOCATION: THERAPIST OFFICE	\$ 638.55	\$ 638.55
85	2.00	Hon HCWPT \$(L2STD) .LPT1 .DP \$(P2) .PR8 15 X 17 PERSONAL TABLE \$(L2STD) = Grd L2 Standard Laminate .LPT1 = LAM: Portico Teak .DP = EDGE: Portico Teak \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: THERAPIST OFFICE	\$ 179.85	\$ 359.70
86	1.00	Hon HESA2440E .N \$(L1STD) .LDW1 .IO BUILD KITE TOP 24X40 .N = No Grommets \$(L1STD) = Grd L1 Standard Laminates .LDW1 = Designer White 15051 .IO = Ion TAG/LOCATION: THERAPIST OFFICE	\$ 208.86	\$ 208.86
87	1.00	Hon HEBY4LEG \$(P2) .T1 BUILD YOUTH HEIGHT LEG - 4 PK \$(P2) = P2 Paint Opts .T1 = Platinum Metallic TAG/LOCATION: THERAPIST OFFICE	\$ 68.59	\$ 68.59



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE E	XT. PRICE
88	1.00	Hon HSS4L-06A .E .LM \$(P3) .P8S SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .LM = Lime \$(P3) = P3 Paint Opts .P8S = Atom TAG/LOCATION: THERAPIST OFFICE	\$ 327.36	\$ 327.36
89	1.00	Hon HSS4L-06A .E .PT \$(P3) .PJF SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .PT = Platinum \$(P3) = P3 Paint Opts .PJF = Bullseye TAG/LOCATION: THERAPIST OFFICE	\$ 327.36	\$ 327.36
90	1.00	Hon HSS4L-06A .E .RE \$(P2) .PR8 SMARTLINK SEATING 6IN 4L CHAIR .E = Glide: Nylon .RE = Regatta \$(P2) = P2 Paint Opts .PR8 = Silver Texture TAG/LOCATION: THERAPIST OFFICE	\$ 314.03	\$ 314.03

		YOUTH CENTER - THERAPIS	ST OFFICE Subtotal:	\$ 9,037.24
YOUTH	CENTER - BREA	KROOM		
91		YOUTH CENTER - BREAKROOM		
92	4.00	Hon HCTSQR30 .N \$(L1STD) .LDW1 .DW ARRANGE TABLE 30IN SQUARE TOP .N = No Grommet \$(L1STD) = Grd L1 Standard Laminates .LDW1 = Designer White 15051 .DW = Designer White 15051 TAG/LOCATION: BREAKROOM	\$ 161.20	\$ 644.80

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QUALITY OFFICE FURNISHINGS, INC. 23825 Via Del Rio Yorba Linda, CA, 92887 T: (714) 278-9801 F: Email cs@qualityofficefurn.com Quality Office Furnishings is a woman owned, small business

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DATE	PROPOSAL #		
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ITEM #	QTY IMAGE	PRODUCT	JNIT PRICE	XT. PRICE
93	2.00	Hon HCT29SX \$(P2) .PR8 ARRANGE SEATED HEIGHT X-BASE FOR 24-30IN SRFC \$(P2) = P2 Paint Opts .PR8 = Textured Silver TAG/LOCATION: BREAKROOM	\$ 246.06	\$ 492.12
94	2.00	Hon HCT42SX \$(P2) .PR8 ARRANGE CAFE HEIGHT X-BASE FOR 24-30IN SURFACES \$(P2) = P2 Paint Opts .PR8 = Textured Silver TAG/LOCATION: BREAKROOM	\$ 298.76	\$ 597.52
95	2.00	Kimball Office Inc. K91STXAML1 MGY CHR PEP, STOOL, ARMLESS WITH METAL LEGS STACKABLE QTY 1 MGY = MINK GRAY CHR = CHROME TAG/LOCATION: BREAKROOM	\$ 434.50	\$ 869.00
96	1.00	Kimball Office Inc. K91SDXAML4 MGY CHR PEP, GUEST, ARMLESS SIDE CHAIR METAL LEGS STACKABLE QTY 4 MGY = MINK GRAY CHR = CHROME TAG/LOCATION: BREAKROOM	\$ 773.51	\$ 773.51
97	1.00	Kimball Office Inc. K91STXAML6 MGY CHR PEP, STOOL, ARMLESS WITH METAL LEGS STACKABLE QTY 6 MGY = MINK GRAY CHR = CHROME TAG/LOCATION: BREAKROOM	\$ 1,682.64	\$ 1,682.64

YOUTH CENTER - BREAKROOM Subtotal: \$ 5,059.59

YOUTH CENTER - WORKSTATIONS



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ITEM # 98	QTY	IMAGE PRODUCT YOUTH CENTER - WORKSTATIONS	UNIT PRICE E	XT. PRICE
99	16.00	Hon HRVF4230P \$(P1) .PJW PANEL FRAME 42H X 30W \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 87.18	\$ 1,394.88
100	32.00	Hon HRVF4236P \$(P1) .PJW PANEL FRAME 42H X 36W \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 88.55	\$ 2,833.60
101	4.00	Hon HRVF4248P \$(P1) .PJW PANEL FRAME 42H X 48W \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 98.73	\$ 394.92
102	12.00	Hon HRVC42PF \$(P1) .PJW ABOUND FINISHED END PAINTED 42IN \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 30.80	\$ 369.60
103	4.00	Hon HRVC42PT \$(P1) .PJW ABOUND CONNECTOR T - PAINTED 42IN \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 51.98	\$ 207.92



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE EX	(T. PRICE
104	8.00	Hon HRVC42PL \$(P1) .PJW ABOUND L CONNECTOR PAINTED 42IN \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 51.98	\$ 415.84
105	2.00	Hon HRVC42PX \$(P1) .PJW ABOUND X CONNECTOR PAINTED 42IN \$(P1) = P1 Paint Opts .PJW = Designer White TAG/LOCATION: WORKSTATIONS	\$ 50.05	\$ 100.10
106	2.00	Hon HH879072 BASE IN-FEED CABLE BASE 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 77.83	\$ 155.66
107	8.00	Hon HH871130 ELECTRICAL PASS-THRU CABLE 30W 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 44.00	\$ 352.00
108	2.00	Hon HH871136 ELECTRICAL PASS-THRU CABLE 36W 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 44.00	\$ 88.00
109	4.00	Hon HH871148 ELECTRICAL PASS-THRU CABLE 48W 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 46.48	\$ 185.92



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ITEM #	QTY IMAGE	PRODUCT	T PRICE EX	T. PRICE
110	8.00	Hon HH871236 ELECTRICAL POWER HARNESS 36W 3-1 & 2-2 SYSTEMS TAG/LOCATION: WORKSTATIONS	\$ 69.58	\$ 556.64
111	8.00	Hon HH873501 .DW CIRCUIT 1 .DW = .DW - Color: Designer White TAG/LOCATION: WORKSTATIONS	\$ 14.85	\$ 118.80
112	8.00	Hon HH873502 .DW CIRCUIT 2 .DW = .DW - Color: Designer White TAG/LOCATION: WORKSTATIONS	\$ 14.85	\$ 118.80
113	8.00	Hon HH873504 .DW CIRCUIT 4 .DW = .DW - Color: Designer White TAG/LOCATION: WORKSTATIONS	\$ 14.85	\$ 118.80
114	8.00	Hon HRVTC36 \$(P1) .PJW ABOUND TOP CAP TRIM 36W \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 20.90	\$ 167.20
115	12.00	Hon HRVT0730F .G \$(P1) .PJW FRAMELESS GLASS 7H X 30W .G = .G - Clear Glass \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 154.28	\$ 1,851.36



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ITEM #	QTY IMAGE	PRODUCT	NIT PRICE	EXT. PRICE
116	9.00	Hon HRVT0730F .G \$(P1) .PJW FRAMELESS GLASS 7H X 30W .G = .G - Clear Glass \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 154.28	\$ 1,388.52
117	8.00	Hon HRVT0736F .G \$(P1) .PJW FRAMELESS GLASS 7H X 36W .G = .G - Clear Glass \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 178.75	\$ 1,430.00
118	8.00	Hon HRVT0772F .G \$(P1) .PJW FRAMELESS GLASS 7H X 72W (36+36) .G = .G - Clear Glass \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 292.60	\$ 2,340.80
119	4.00	Hon HRVT0778F .G \$(P1) .PJW FRAMELESS GLASS 7H X 78W (48+30) .G = .G - Clear Glass \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 314.33	\$ 1,257.32
120	8.00	Hon HRVT0730T \$(A) .CU 27 ABOUND 7.5H X 30W FABRIC TACKABLE TILE \$(A) = \$(A) - Gr A Fabric .CU = .CU - FABRIC: Centurion 27 = 27 - COLOR: Goldenrod TAG/LOCATION: WORKSTATIONS	\$ 27.23	\$ 217.84
121	24.00	Hon HRVT3730T \$(B) .SPIN 02 ABOUND FABRIC TILE 37H X 30W \$(B) = \$(B) - Gr B Fabric .SPIN = .SPIN - FABRIC: Spin 02 = 02 - COLOR: Alabaster TAG/LOCATION: WORKSTATIONS	\$ 49.50	\$ 1,188.00
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ITEM #	QTY IMAGE	PRODUCT		XT. PRICE
122	8.00	Hon HRVT3030HS2 \$(L2STD) .LPT1 \$(P1) .PJW HARDSURFACE TILE AND MOUNTING KIT 30H X 30W \$(L2STD) = \$(L2STD) - Grd L2 Standard Laminates .LPT1 = .LPT1 - Portico Teak \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 103.13	\$ 825.04
123	12.00	Hon HRVT0736T \$(A) .CU 27 ABOUND 7.5H X 36W FABRIC TACKABLE TILE \$(A) = \$(A) - Gr A Fabric .CU = .CU - FABRIC: Centurion 27 = 27 - COLOR: Goldenrod TAG/LOCATION: WORKSTATIONS	\$ 29.15	\$ 349.80
124	52.00	Hon HRVT3736T \$(B) .SPIN 02 ABOUND FABRIC TILE 37H X 36W \$(B) = \$(B) - Gr B Fabric .SPIN = .SPIN - FABRIC: Spin 02 = 02 - COLOR: Alabaster TAG/LOCATION: WORKSTATIONS	\$ 56.93	\$ 2,960.36
125	12.00	Hon HRVT3036HS2 \$(L2STD) .LPT1 \$(P1) .PJW HARDSURFACE TILE AND MOUNTING KIT 30H X 36W \$(L2STD) = \$(L2STD) - Grd L2 Standard Laminates .LPT1 = .LPT1 - Portico Teak \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 114.40	\$ 1,372.80
126	8.00	Hon HRVT3748T \$(B) .SPIN 02 ABOUND FABRIC TILE 37H X 48W \$(B) = \$(B) - Gr B Fabric .SPIN = .SPIN - FABRIC: Spin 02 = 02 - COLOR: Alabaster TAG/LOCATION: WORKSTATIONS	\$ 66.28	\$ 530.24



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ITEM #	QTY IMAGE 8.00	PRODUCT Hon HRVFSB30 ABOUND 30W SEGMENT BAR TAG/LOCATION: WORKSTATIONS	UNIT PRICE E	EXT. PRICE \$ 63.84
128	12.00	Hon HRVFSB36 ABOUND 36W SEGMENT BAR TAG/LOCATION: WORKSTATIONS	\$ 8.25	\$ 99.00
129	4.00	Hon HHATCC704622L \$(L2STD) .LPT1 .DP .G1 DW .P 70X46X22X22 CORNER COVE LH \$(L2STD) = \$(L2STD) - Gr L2 Standard Laminates .LPT1 = .LPT1 - Portico Teak .DP = .DP - EDGE: Portico Teak .G1 = .G1 - 1 Grommet - Centered DW = DW - Designer White 15051 .P = .P - Color: Black TAG/LOCATION: WORKSTATIONS	\$ 293.70	\$ 1,174.80
130	4.00	Hon HHATCC704622R \$(L2STD) .LPT1 .DP .G1 DW .P 70X46X22X22 CORNER COVE RH \$(L2STD) = \$(L2STD) - Gr L2 Standard Laminates .LPT1 = .LPT1 - Portico Teak .DP = .DP - EDGE: Portico Teak .G1 = .G1 - 1 Grommet - Centered DW = DW - Designer White 15051 .P = .P - Color: Black TAG/LOCATION: WORKSTATIONS	\$ 293.70	\$ 1,174.80
131	8.00	Hon HHATM3S3LT .~ .X .MEM MAX 3 STAGE 3 LEG T FOOT .~ = ~ - Undecided PAINT Option .X = .X - Standard Glide .MEM = .MEM - Memory Preset TAG/LOCATION: WORKSTATIONS	\$ 910.63	\$ 7,285.04



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ITEM #	QTY IMAGE	PRODUCT		XT. PRICE
132	8.00	Hon HWR2460P \$(L2STD) .LPT1 .DP .DW SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 60W \$(L2STD) = \$(L2STD) - Grd L2 Standard Laminates .LPT1 = .LPT1 - Portico Teak .DP = .DP - EDGE: Portico Teak .DW = .DW - Designer White 15051 TAG/LOCATION: WORKSTATIONS	\$ 166.93	\$ 1,335.44
133	12.00	Hon HCTL242 .~ 24D CANTILEVER ONE PAIR .~ = Undecided PAINT Option TAG/LOCATION: WORKSTATIONS	\$ 28.88	\$ 346.56
134	8.00	Hon HVFB23R .L \$(P1) .PJW BOX/BOX/FILE 28H X 22 7/8D X 15W .L = .L - Lock: Lock \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 193.60	\$ 1,548.80
135	8.00	Hon HVFF23R .L \$(P1) .PJW FILE/FILE 28H X 22 7/8D X15W .L = .L - Lock: Lock \$(P1) = \$(P1) - P1 Paint Opts .PJW = .PJW - Designer White TAG/LOCATION: WORKSTATIONS	\$ 191.95	\$ 1,535.60
136	8.00	Hon HSLVTMR .Y2 .A .H .TI \$(3) .SX 40 .RE .SB .TI SOLVE TASK MID BACK REACTIV BACK .Y2 = .Y2 - Ctrl: SynchroTilt w/ Multi POS .A = .A - Arm: Height/Width Adjustable .H = .H - Hard Caster .TI = .TI - Back Color: Titanium \$(3) = \$(3) - Grade 3 Fabric .SX = .SX - Moxie 40 = 40 - Earl Grey .RE = .RE - Regatta Adjustable Lumbar .SB = .SB - Standard Base .TI = .TI - Back Color: Titanium TAG/LOCATION: WORKSTATIONS	\$ 352.69	\$ 2,821.52



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE E	EXT. PRICE
137	8.00	GASP GL30156C10 30" WIDE, 6 OUTLETS, 10' CORD	\$ 56.25	\$ 450.00
		TAG/LOCATION: WORKSTATIONS		
138	16.00	GASP CLIPS CLIPS	\$ 6.25	\$ 100.00
		TAG/LOCATION: WORKSTATIONS		
139	2.00	Hon HF23C .X219E LOCK CORE REPLACEMENT KIT BRUSHED CHROME .X219E = KEY NUMBER: 219E TAG/LOCATION: WORKSTATIONS	\$ 16.50	\$ 33.00
140	2.00	Hon HF23C .X219E LOCK CORE REPLACEMENT KIT BRUSHED CHROME .X219E = KEY NUMBER: 219E TAG/LOCATION: WORKSTATIONS	\$ 16.50	\$ 33.00
141	2.00	Hon HF23C .X220E LOCK CORE REPLACEMENT KIT BRUSHED CHROME .X220E = KEY NUMBER: 220E TAG/LOCATION: WORKSTATIONS	\$ 16.50	\$ 33.00
142	2.00	Hon HF23C .X221E LOCK CORE REPLACEMENT KIT BRUSHED CHROME .X221E = KEY NUMBER: 221E TAG/LOCATION: WORKSTATIONS	\$ 16.50 E	\$ 33.00



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ITEM #	QTY IMAGE	PRODUCT		UNIT PRICE	EXT. PRICE
143	2.00	Hon HF23C .X222E LOCK CORE REPLACEMENT KIT .X222E = KEY NUMBER: 222E TAG/LOCATION: WORKSTATION	BRUSHED CHROME	\$ 16.50	\$ 33.00
144	2.00	Hon HF23C .X223E LOCK CORE REPLACEMENT KIT .X223E = KEY NUMBER: 223E TAG/LOCATION: WORKSTATION		\$ 16.50	\$ 33.00
145	2.00	Hon HF23C .X224E LOCK CORE REPLACEMENT KIT .X224E = KEY NUMBER: 224E TAG/LOCATION: WORKSTATION	BRUSHED CHROME	\$ 16.50	\$ 33.00
146	2.00	Hon HF23C .X225E LOCK CORE REPLACEMENT KIT .X225E = KEY NUMBER: 225E TAG/LOCATION: WORKSTATION	BRUSHED CHROME	\$ 16.50	\$ 33.00

		YOUTH CENTER - WORKSTATION	IS Subtotal:	\$ 41,490.16
YOUTH	CENTER - PRIV	ATE OFFICES		
147		YOUTH CENTER - PRIVATE OFFICES		
148	2.00	Hon HWR3066PN \$(L2STD) .LPT1 .DP SYSTEMS RECTANGULAR WKSFC EDGEBAND 30D X 66W NO GROM \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak .DP = EDGE: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 193.05	\$ 386.10



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ITEM #	QTY IMAGE	PRODUCT	UNIT PRICE E	XT. PRICE
149	2.00	Hon HWR2448P \$(L2STD) .LPT1 .DP .TI SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 48W \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak .DP = EDGE: Portico Teak .TI = Grommet: Titanium TAG/LOCATION: PRIVATE OFFICE	\$ 140.80	\$ 281.60
150	2.00	Hon HWR2466P \$(L2STD) .LPT1 .DP .TI SYSTEMS RECTANGULAR WORKSURFACE EDGEBAND 24D X 66W \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak .DP = EDGE: Portico Teak .TI = Grommet: Titanium TAG/LOCATION: PRIVATE OFFICE	\$ 178.75	\$ 357.50
151	4.00	Hon HLSL3028O \$(P2) .PR6 30D X 28H O-LEG SUPPORT FOR WKSF (SINGLE LEG) \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: PRIVATE OFFICE	\$ 182.80	\$ 731.20
152	2.00	Hon HLSL5414MM .FT01 .P HLSL5414MM .FT01 = CLR: Frost .P = Color: Black TAG/LOCATION: PRIVATE OFFICE	\$ 502.40	\$ 1,004.80
153	2.00	Hon HHATB3S2LT \$(P2) .PR6 .X .MEM 3 STAGE 2 LEG RECTANGLE T FOOT \$(P2) = P2 Paint Opts .PR6 = Silver .X = Standard Glide .MEM = Memory Preset TAG/LOCATION: PRIVATE OFFICE	\$ 432.45	\$ 864.90



PROPOSAL			
DATE	PROPOSAL #		
09/23/22	1066-PG_7		
ACCOUNT MGR	PAYMENT TERMS		
Kandee Baird	Net 30		

ITEM #	QTY	IMAGE PRODUCT	UNIT PRICE	EXT. PRICE
154	2.00	Hon HLSL2428O \$(P2) .PR6 24D X 28H O-LEG SUPPORT FOR WKSF (SINGLE LEG) \$(P2) = P2 Paint Opts .PR6 = Silver TAG/LOCATION: PRIVATE OFFICE	\$ 165.20	\$ 330.40
155	2.00	Hon HNL233028PLF .C .X \$(L2STD) .LPT1 \$(L2STD) .LPT1 30WX23-1/8DX28-1/2H LATERAL FILE PEDESTAL .C = Canopy/Satin .X = No Grommet \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ <b>536.35</b>	\$ 1,072.70
156	2.00	Hon HNLMP3028 .X \$(L2STD) .LPT1 30W X 27-7/8H MODESTY / PED BACK PANEL .X = No Grommet \$(L2STD) = Grd L2 Standard Laminates .LPT1 = Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 99.03	\$ <sup>-</sup> 198.06
157	2.00	Hon H105380 \$(L2STD) .LPT1 LPT1 10500 SERIES WALL MOUNTED STORAGE CAB 30W X 14-5/8D \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak LPT1 = LAM: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 365.08	\$ 730.16
158	2.00	Hon H105381 \$(L2STD) .LPT1 LPT1 10500 SERIES WALL MOUNTED STORAGE CABT 36W X 14-5/8D \$(L2STD) = Grd L2 Standard Laminates .LPT1 = LAM: Portico Teak LPT1 = LAM: Portico Teak TAG/LOCATION: PRIVATE OFFICE	\$ 390.58	\$ 781.16



PROPOSAL		
DATE	PROPOSAL #	
09/23/22	1066-PG_7	
ACCOUNT MGR	PAYMENT TERMS	
Kandee Baird	Net 30	

ITEM #	QTY IMAGE	PRODUCT		KT. PRICE
159	2.00	Hon H90055 \$(A) .APN 09 10500 SERIES TCKBD FOR 66W STACK ON STRG BCK ENCLOSURE \$(A) = Gr A Fab .APN = FABRIC: Appoint 09 = COLOR: Morel TAG/LOCATION: PRIVATE OFFICE	\$ 156.40	\$ 312.80
160	2.00	Hon HLED17A 17IN LED LIGHT W/PWRSUPPLYFORDAISYCHAIN(STARTER) TAG/LOCATION: PRIVATE OFFICE	\$ 155.38	\$ 310.76
161	2.00	Hon HLED17AUO 17LED LT W/8IN MPRCORDDAISYCHAIN(FOLLOWR) TAG/LOCATION: PRIVATE OFFICE	\$ 127.33	\$ 254.66
162	2.00	Hon HSLVTMR .Y2 .A .H .TI \$(3) .SX 40 .RE .SB .TI SOLVE TASK MID BACK REACTIV BACK .Y2 = Ctrl: SynchroTilt w/ Multi POS .A = Arm: Height/Width Adjustable .H = Hard Caster .TI = Back Color: Titanium \$(3) = Grade 3 Fabric .SX = Moxie 40 = Earl Grey .RE = Regatta Adjustable Lumbar .SB = Standard Base .TI = Back Color: Titanium TAG/LOCATION: PRIVATE OFFICE	\$ 352.69	\$ 705.38
163	4.00	Hon HIGS6 .F .H .IT \$(1) .DAPR 08 .PR8T IGNITION GUEST/MULTI-PURPOSE CHAIR FOUR-LEG STACKING .F = Arm: Fixed .H = Hard .IT = 4-Way Titanium \$(1) = Gr 1 UPH .DAPR = Dapper 08 = COLOR: Jewel	\$ 244.20	\$ 976.80



PROPOSAL		
DATE	PROPOSAL #	
09/23/22	1066-PG_7	
ACCOUNT MGR	PAYMENT TERMS	
Kandee Baird	Net 30	

ITEM #	QTY	IMAGE .PR8T = Textured Si TAG/LOCATION: I	ilver	EXT. PRICE
164	3.00	GASP GL30156C10 30" WIDE, 6 OUTLE TAG/LOCATION:		\$ 168.75
165	6.00	GASP CLIPS CLIPS TAG/LOCATION:	\$ 6.25	\$ 37.50
			YOUTH CENTER - PRIVATE OFFICES Subtotal:	\$ 9,505.23
166	1.00	Kimball Office Inc. KIMBALL SURCHAI	\$ 5,791.00	\$ 5,791.00

167 DELIVERY AND INSTALLATION IS PREVAILING WAGE REGULAR BUSINESS HOURS M-F STORAGE IS INCLUDED FOR UP TO 30-DAYS AFTER 30-DAYS - INSPECTION AND STORAGE CHARGE

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QUALITY OFFICE FURNISHINGS, INC. 23825 Via Del Rio Yorba Linda, CA, 92887 T: (714) 278-9801 F: Email cs@qualityofficefurn.com Quality Office Furnishings is a woman owned, small business

PROP	OSAL
DATE	PROPOSAL #
09/23/22	1066-PG_7
ACCOUNT MGR	PAYMENT TERMS
Kandee Baird	Net 30

ITEM# QTY IMAGE PRODUCT UNIT PRICE EXT. PRICE
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WE ARE PLEASED TO QUOTE THE FOLLOWING ITEMS FOR YOUR APPROVAL. THESE ITEMS ARE SUBJECT TO THE TERMS AND CONDITIONS OF THE SALE WHICH ARE PART OF TH	HIS
AGREEMENT, THE MERCHANDISE WILL BE ORDERED UPON RECEIPT OF THIS SIGNED CONTRACT AND DEPOSIT. THIS OFFER WILL EXPIRE 30 DAYS FROM THE QUOTATION DATE. 1	THIS
QUOTATION, WHEN ACCEPTED IS A CONTRACT BINDING ON BOTH PARTIES AND IS NOT SUBJECT TO CHANGE OR CANCELLATION EXCEPT BY WRITTEN CONSENT BY BOTH PARTIE	IES.

Date 09/23/22 Kandee Baird

Date

**Quality Office Furnishings** 

x

Tille

PACIFIC GATEWAY

DEPOSIT REQUESTED (\$112,840.95)

SUBTOTAL

DELIVERY/SET-UP

SALES TAX (10.25%)

FREIGHT

TOTAL

\$187,476.54

\$96.00

\$18,893.00

\$19,216.35

\$225,681.89