

City of San Diego PURCHASE ORDER MODIFICATION



Date: 11/10/2015 Page

Page 1 of 3

| Ship To: MWTD-CENTRAL SUPPORT FACILITY ACCOUNTS PAYABLE MS 901A 9191 KEARNY VILLA CT SAN DIEGO CA 92123-1119 | | MWTD-CENTRAL SOFFORT FACILITY MS 901A ATTEN : ACCOUNTS PAYABLE 9192 TOPAZ WAY | | Billing Contact: Monica Langston Telephone: E-Mail:MLANGSTON@SANDIEGO.GOV | |
|--|--|---|------------|--|----------------|
| Vendor: Konecranes Inc Dba Crane Pro Services PO Box 641807 Pittsburgh PA 15264-1807 | | | Deliver | 0 days Due net y Terms: ESTINATION | |
| | | | Buyer: | Brent Krohn | |
| | | | Teleph | one: 619-236-6044 | |
| Vendor | ID: 10009510 Telephone: | E-Mail: | E-Mail: | : BKrohn@sandie | go.gov |
| Line # | Item ID/Description | Del.Date Qua | ntity/UM | Unit Price | Extended Price |
| | This is a MODIFICATI Do Not See Notes Belov | ON to an existing Purchase Order Duplicate Shipment. v for Specific Modification(s) | | | |
| 1 | DEPT OPEN FY16 MOC 3 DEPT OPEN FY16 MOC 3- SERVICE AND F SHOP THROUGH JUNE 30, 2016. CC: SEE BELOW | 06/30/2016 EPAIR CRANES AND HOISTS AT MOC 3 CSF | 25,000 EA | USD 1.00 | USD 25,000.00 |
| | INSURANCE AND BUSINESS TAX CERTIFI | CATE TO BE UPDATED AS MAY BE REQUIRED. | | | |
| | DEPARTMENT CONTACT: MICHAEL O'DAY | 858-614-4541 | | | |
| | DELIVER TO MOC 3- 9191 KEARNY VILLA | CT. SAN DIEGO, CA 92123 | | | |
| | WAGE REQUIREMENTS: PURCHASE ORD | ERS EXECUTED ON OR AFTER JANUARY 1, 2015 | | | |
| | By performing the services detailed in this purise entering into a contract with the City. Controor she is aware of the wage provisions descrived with such provisions before commencing server. A. PREVAILING WAGES. Pursuant to San D 22.3019, construction, alteration, demolition, work performed under this Contract is subject laws. For construction work performed under this Contract cumulatives contractor and its subcontractors shall comply wage laws including, but not limited to, the rear This requirement is in addition to the requirem pursuant to San Diego Municipal Code sectio Contractor must determine which per diem ra classification of work (i.e. Prevailing Wage Ra and pay the highest of the two rates to their e applies to workers who are not subject to Pre 1. Compliance with Prevailing Wage Requirer 1720 through 1861 of the California Labor Costruction shall ensure that all workers w Contract are paid not less than the prevailing determined by the Director of the California D Relations (DIR). This includes work performe preconstruction phases of construction includ inspection and land surveying work. | actor certifies that he ped herein and shall comply ices. ego Municipal Code section epair and maintenance to State prevailing wage this Contract cumulatively on, repair and maintenance ely exceeding \$15,000, the <i>y</i> with State prevailing quirements listed below. tent to pay Living Wage ns 22.4201through 22.4245. te is highest for each te or Living Wage Rate), mployees. Living Wage vailing Wage Rates. nents. Pursuant to sections de, the Contractor and its ho perform work under this rate of per diem wages as epartment of Industrial d during the design and ng, but not limited to, n wages are on file at <i>y</i> interested party on em wages also may be geDetermination.htm. | | | |
| Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ | | | SEE LA | ST PAGE | |
| | IMF | PORTANT! | | FOR | TOTAL |
| To ensui directed | re prompt payments, PO # must appe to <i>Billing</i> Contact person at <i>Bill-To</i> add | ar on all shipments and invoices; all invoi dress listed above | ces must l | be | |



City of San Diego PURCHASE ORDER MODIFICATION

PO No. 4500073049

Date: 11/10/2015

Page 2 of 3

| Contractor and is subcontractors shall poet a copy of the prevailing mixe of por does requests of the problem subcontractors shall poet a copy of the prevailing mixe of por does requests of the problem subcontractors with subc | Line # | Item ID/Description | Del.Date | Quantity/UM | Unit Price | Extended Price |
|--|------------|---|-----------------------|----------------------|------------|----------------|
| near of per dem wages disermination is each job is and all marks the manual states the manual part to be spin-spin and the second states the manual states the ma | | · | | | | |
| them available to any interasted party upon results. the major attack attraction does not refer to a protokerminal wage reaching the public of the publi | | | • | | | |
| It the published wage mute dates not arefer to a predetermined wage mute to a prediction of the published mute of the Contract. It the published mute wage applied in the integration date, the the published mute wage mute is on file with the DB, such predetermined wage rate shall become effective on the date following the expiration date and shall apply to the Contract in the sum muture and the date shall apply to the Contract in the sum muture and the date shall apply to the Contract in the sum of muture of the Contract on the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates in the date following the expiration date of the preductive stage rates is enclowed. The provide records of the contract enclose state in the subcontractors is all all contracts in the date date following the expiration contracts stale compy with Contracts and the subcontractors shall compy with Contracts and the contract of the provide records to the contract rate in the manner required in Labor Code section 1771. The contract of the preductive code section 1871 through 1875, including but roft dates for how rate in the manner required in the bown the dates of the preductive s | | | | | | |
| to be juid after the "begindlend of the Contrast. If the published grand grand reflers to a production of the published rank wages rate reflers to a production of the published rank wages rate reflers to a production of the published rank wages reflective on the clast following the experiments and it had been published in each publication. If the production reflective wage rates reflective to one or norm additional capitalian differs with additional published rank wages successive production reflective wage rates reflective to one or norm additional capitalian differs with additional published rank wages reflec- tive wates reflective wage rates register with reflective to one or norm additional user rank wage rate strates wages rates. The successive production reflective wage rates reflective to one or norm additional user rank wages rates reprises during the file of this Contract, such wages rates reprises during the file of this Contract, such wages rates reprises during the file of this Contract, such wages rates reprises during the file of this Contract, such wages rates reprises during the file of this Contract wates reprises reprises during the material strates reprises during the file of this Contract wates reprises reprises during the material strates reprises the succession reprises reprises reprises and reprises repr | | | | | | |
| shall be in effect for the life of this Contract. If the published weight is the provide multiple of the public | | | | | | |
| references to a production of the publication of the production of the production of the publication of the | | | - | | | |
| expiration of the publiched wage rine and the predetermined wage rate is in optimized with the DIP, such predetermined wage rate is all largely to publication. If the predetermined wage rate is all largely to such expiration dates could write the life develop to one one additional expiration dates with additional predetermined wage rates, which expiration dates could write the life develop to one one additional expiration dates with additional predetermined wage rates, which expiration dates could write the life develop to one one additional expiration dates with additional predetermined wage rates, which expiration dates with additional predetermined wage rates successive predetermined wage rate shall apply to the balance of the Contract. Contract, such wage rate shall apply to the balance of the Contract. Contract, such wage rate shall apply to the balance of the Contract. Contract, such wage rate shall apply to the balance of the Contract. Contract, such wage rate shall apply to the balance of the Contract. Contract such write work or cart in two work or cart in which the worker is amployed. This shall be nardefine to any of the contract such wage rate shall apply to represent the succession of the Contract of the contract such worker of the contract of all require its subcentracts such at contract and its subcentractors and its subcentracts as the accession of the contract of all require its subcentracts such at contractor and its subcentractors and its subcentractors such at contractor such its contractors and its subcentractors such at contractor and its subcentractors with contract work in the contract such its contractors and its subcentractors such at contractors and its contractors with contract work in the contractors its the contractor is and its contractors its its contractors is the contractor is and its contractors with contract such wage rate is allow its contractor is and its contractor is subcentractors is the contractor is and its contractor is subcentractors is the contractor is and its subc | | | | | | |
| effective on the date following the copitation date and shall apply to the contract in the same mean or all if the been published in and publication. If the predetermined wage rate ferfers to not or more additional septiation that with additional predetermined wage rates successive predetermined wage rate scalar apply to the life of this Contract, such wage rate with additional predetermined wage rates successive predetermined wage rates scalars during the life of this Contract, such wage rate with addition to any other application, the Code section 1778, which parently vectors keeping accurate paroli float of the predetermined wage rates waters the worker is employed. This shall be in addition to any other application predetermined wage rates waters and comply with Californic Labor Code section 1778, which generally requires keeping accurate paroli float of the predetermined wage rates waters to be contract or and its subcontractors shall comply with Californic Labor Code section 1778, which generally requires the seption accurate paroli float of the predetermined wage rates waters subcontractors shall within verkly cartified payoril records on the the code scalars in the subcontractors shall comply with Californic Labor Code sections 1777, origin contras on the the code specified in Labor Code sections 1777, for directive the Labor code specified in Labor Code sections 1777, for directive the Labor code specified in Labor Code sections 1777, for directive the Labor code specified in Labor Code sections 1777, for add repredites contractor and the subcontractors with sections the subcontractor shall abort the tabor code specified in Labor Code sections 1777, for add repredites contractor and the subcontractor with sections the worker worker code sections 1777, for add repredites contras specified in Labor Code sections 1777, for add repredites contras specified in Labor Code sections 1777, for add repredites contras specified code sections 1777, for add repredites code sections appendices | | | | | | |
| this Contract in the same manner at it had been published in said public the control of the provide mined wage rates, which is a subcontraction of the provide wing in the same rates in the same rates with additional product mined wage rates, which is the contract wage rates which additional product mined wage rates with additional product mined wage rates. The subcontracts which additional additional product mined wage rates which additional product mined wage rates which additional wage rates which additional product wage rates which additional product wage rates which additional wage rates which additional product wage rates which additional wage rates which addit | | | | | | |
| publication. If the predetermined wage rate refers to use or more advanced and the spin state data with advanced the of this contract, each successive predetermined wage at wall advanced to the spin state of aux predetermined wage rates aprice during the life of this Contract. Each successive predetermined wage rates aprices during the life of this Contract, each wage rates aprices during the life of this Contract. The share of the Contract of the share of the Contract. The share of the Contract of the share of the Contract. The share of the Contract of the contract of the share of the contract of the contract of the share of the contract of the contract of the the thear of the contract of the contract of the share of the | | • | | | | |
| additional expiration dates with additional predetermined wage rates, successive predetermined wage rates shall apply to the Contract on the date following the expiration date of the previous wage rate, successive predetermined wage rate shall apply to the balance of the Contract. a contract, such wage rates shall apply to the balance of the Contract. a contract, such wage rates shall apply to the balance of the Contract. b and the predetermined wage rates shall apply to the balance of the Contract. c and the such additional expiration of the work or card in which the worker is analyzed and relation Code section 1720 – 1891. c and the predetermined wage rates shall comply with the advites of the contract or shall comply with calden and water the work or card in which the worker is any comply with calden apply of the predetermined wage rates. a contract apply and the contract or shall counts and the predetermined wage rates. b subcontractes to also comply with scitch apply of the work or card in supervised to the contract of shall counts and the predetermined wage rates. b subcontractes with subcontractors while contract or shall comply with the contractor shall counts and the predetermined wage rates. c and the contractes and subcontractors with sectors and the subcontractors with sectors and the subcontractors with sectors and the subcontractors and the contract or shall be predetermined wage rates (within predetermined wage rates (within predetermined wage rates (within predetermined wage) returns the subcontractes and subcontractes ton advector predetermine the sectors and the | | | | | | |
| which expiration dates occur during the tile of this Contract, each successive predetermined wage rates all apply to this Contract on the date following the expiration date of the previous wage rate. If the last of acts predetermined wage rates and paply to the balance of the contract. | | | | | | |
| successive predetermined wage rise shall apply to mite Contract on the data of a cub predetermined wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the life of this Contract, adv wage rates expires during the worker is anytoles than the prevend und rate Code sections 1720 – 1801. 3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code sections 1720 – 1801. 3. Degroll Export of the comply with section of 1756. Contractor and its subcontractors shall comply with California Labor Code sections 1720 – 1801. 3. Degroll Export of the comply with section of the subcontractors shall comply with California Labor Code sections 1772. 3. Optimized Compliance Program. Contractor is responsible to resurg this subcontractors shall comply with California to and the Labor Code sections 1777. 3. Optimized Compliance Program. Contractor is responsible to the compliance of their subcontractors with sections 1777. 3. Optimized Code sections 17775. 1777. S and 1777. Concerning the employment and wages of apprentices. Contractor shall abour more their the subcontractors with sections 1777. 3. Tract Code sections 177 | | | | | | |
| Isst of such providesmined wage rates expires during the life of this Contract, such wage rates that lappy to the balance of the Contract. 2. Penallies for Violations. Contractor and its subcontractors shall Comply, with California. Labor Code section 1776. In the verse is paid less than the prevailing wage rate for the work or craft in which they be accurate payroll records, verifying and cartifying payroll records, and making be performed by the performance be payroll records, werifying and cartifying payroll records, and making the performance be payroll records, werifying and cartifying payroll records, and making the performance be payroll records, and making them available for inspection. Contractor shall action is payroll records, werifying and cartifying payroll records, and making the payroll records and is subcontractors shall comply with California Labor Code section 1776. In contractor shall be hid records specified in Labor Code section 1777. Sint 7775. and 17777. 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code section 1776. Jin contractor shall be hid records specified in Labor Code section 1776. Jin contractor shall be hid records specified in Labor Code section 1776. Jin contractor and the subcontractors shall comply with California Labor Code sections 1810. Norphy Hit Bi. Bind California Labor Code section 1776. Jin Contractor part and y and Al forus pay the section 1771. Jin contractor shall be hid response be to the complex softs and y and Al forus pay and the year at mater and the year at mater and the year at mater and the year at y and the output hit Bi. Bind California Labor Code sections 1810. Honyon 1815. Bind California Labor Code sections 1810. Honyon 1815. Bind Ca | | | on the | | | |
| Contract, such wage rate shall apply to the balance of the Contract. 2. Pearlies for Violations. Contractor and it subcontractors shall comply with California Labor Code section 1775. In the event a worker is applied pearlies and worker is applied to any other applied pearlies and worker is applied to a section 1776. In the process, and making them available for inspection. Contractor shall equire its subcontractors shall submit weekly certified payroll records, and making them available for inspection. Contractor shall equire its subcontractors shall submit weekly certified payroll records and the subcontractors and is subcontractors and is subcontractors and and the City. Sub-Subset Labor Code sections 1777. A submit subcontractors and in subcontractors and its subcontractors and subcontractors and and the city sub-Subset Labor Code sections 1777. A subcontract is exponsible for ensuring its subcontractors and into Code sections 1776. In the Labor Code sections 1775. In the Contract on the Labor Code sections 1775. In the contract on the Labor Code sections 1775. In the contract on a subcontractors with sections 1777. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contract on the labor Code sections 1775. In the contra | | | | | | |
| 2. Peralities for Violations. Contractors and its subcontractors shall comply with California. Labor Code section 1775 in the verse it a worker is paid less than the prevailing wage rate for the work or craft in which the worker is employee. This shall be in addition to any other applicable penalties allowed under Labor Code section 1720 – 1861. 3. Payroll Records. Contractor and its subcortractors hall comply with subcortractors to allo so comply with section 1776. Contractor and its subcortractors to allos comply with section 1776. Contractor and its subcortractors to allos comply with section 1776. Contractor and its subcortractors and their subcontractors is hall also furnish the records specified in Labor Code section 1771.4. 4. Appendues. Contractor and their subcontractors with sections Transmissioner in the manner required in Labor Code section 1771.4. 4. Appendues. Contractor and subcontractors with sections responsible to in compliance of appendues. Contractor shall also truns the tabor code sections 1776. Including but not California Labor Code section 1771.5. Including but not Immediation and subcontractors with sections responsible to in compliance responsible to the compliance responsible to in compliance responsible to in compliance responsible to in section and sub | | | | | | |
| comply with California Labor Code section 1775 in the event a worker is applicable penalties allowed under Labor Code section 1726 vitro 20 – 1861. Image: Code Section 1776 vitro 1720 – 1861. 3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1776. vitro 1991 records, and subcontractors and its subcontractor is responsible to reasuring its subcontractors submit coefficient payroll records in the City. Contractor and the subcontractor is responsible to reasuring its subcontractors submit coefficient payroll records to the Labor Complexence Program. Contractor is responsible to reasuring its subcontractors submit coefficient payroll records to the Labor Complexence of their subcontractors shall comply with California Labor Code section 1776 vitro 1160 reg over the subcontractors is subcontractors in the City. Contractor and the subcontractors shall comply with California Labor Code section 1776 vitro 1176 reg over the subcontractors is subcontractors is subcontractors shall comply with California Labor Code section 1776 vitro 1176 reg over the subcontractors is subcontractors with sections 1177. Internet to 11771. 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code section 1176 vitro 11771. 6. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 formoly 1815, including but not limited to: (i) section paratitication to all subcontractors and lines the basic sections 1810 torong 1815, including but not limited to: (i) section paratitication to heading upper terms and complexes and by signing this. 7. Trite is an information of the subcontractors is and comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) sectify paratiting but not their sections and the contract i | | | | | | |
| paid iess than the prevailing wage rate for the work or craft in which the worker is employed. This shall be in addition to any other applicable penatities allowed under Labor Code sections 1720 - 1881. 3. Payroll Records. Contractor and its addition to any with California Labor Code section 1776, which generally requires keeping accurate payroll records. Contractor shall require its subcontractors to shall comply with California Labor Code section 1776. Outractor shall require its subcontractors to shall comply with accurate payroll records. The difference of the tabor code section 1776. Outractor and its responsible for ensuing its subcontractors shall require its commissioner in the manner required in Labor Code section 1777.1.4. 4. Appentices. Contractor and its subcontractors with accounts Commissioner in the manner required in Labor Code sections 1777.7. 5. Working board of their subcontractors with sections trops. 1777. 3. 6. Working board on public works contracts to thal be held responsible for the compliance of their subcontractors with sections trops. 1777. 3. 7. More than the collowing powers on public works contracts to than 15% into all or taby for the labor core sections 1800 through 1815. 8. Appentices. Contractor and its subcontractors with accions to works more than 8 hours per day for day for add for a source and all or tabs or day for add and the sections 1777. 8. Appentices. Contractor and its subcontractors with accions to works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1777. Internet the general minum a copy of the following provides in any contract, contractor certifies that 1' am aware of the pro | | | | | | |
| in worker is employed. This shall be in addition to any other applicable panalities allowed under Labor Code section 7120 - 1861. 3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 7176. Which generally requires keeping accurate payroll records, verifying and certifying payroll records, and making them available for inspection. Contractor shall require its subcontractors to also comply with section 1776. Contractor and its subcontractors to also comply with section 1776. Contractor is responsible to California Labor Code section 1776. directly to the Labor Commissioner in the manner required in Labor Code section 1771. A 4. Apprentices. Contractor shall comply with California Labor Code section 1777. J. 7777. concerning the employment and wages of apprentices. Contractor shall be held responsible for the contractor and subcontractors shall comply with California Labor Code section 1810. through 1815. 1777.5, 1777.6 and 1777.7. 6. Writing Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810. through 1815. including the contractor of and subcontractors shall comply with California Labor Code sections 1810. through 1815. 6. Required Provisions for Subcontractors shall comply with California Labor Code sections 1810. Through 1815. 7. Labor Code sections 1810. Through 1815. 7. Abor Code sections 1810. Through 1815. 7. Abor Code sections 1870. Through 1 | | | | | | |
| S. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1776. Which generally requires keeping accurate payroll records, with generally requires keeping accurate payroll records, with generally requires keeping accurate payroll records, with generally requires keeping accurate payroll records. The Contractor and its subcontractors shall comply with section 1776. Contractor and its subcontractors shall comply with Citizense accurate payroll records on the visit of the City's web-based Labor Compliance Program. Contractor shall comply with Citizense accurate payroll records on the visit of the City's web-based Labor Compliance Program. Contractor shall comply with Citizense accurate payroll records on the visit of the City's web-based Labor Compliance Program. Contractor shall comply with Citizense Labor Code sections 1777. 1777. S. Working Hours. Contractor and its subcontractors shall comply with California Labor Code sections 1777. 1777. S. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810. Including but not limited to (i) restrict working hours on public wrise scients to accurate the gay and (ii) specify penalises to be imposed on design professions for duborntractors. Contractor shall comply week in excess of 8 hours per day and 40 hours per week in the subcontractors. Contractor and shall have the restrict and minimum a copy of the following provisions in 1771. 1777. 1777. 1771. 1771. 1775. 1776. 1771. 1771. 1772. 17 | | | | | | |
| California Labor Code sectors, writing and certifying payroll records, and making them available for inspection. Contractor shall require its subcontractors is also compty with section 1776. Contractor and its subcontractors shall submit weekly certified payroll records online via the City's web-based Labor Compliance Program. Contractor is responsible for ensuring its subcontractors submit certified payroll records is the City. Contractor and their subcontractors is all comply with California Labor Code section 1777, 1777 and criming the employment and wages of apportations shall comply with California Labor Code sections 1777, 1777 concerning the employment and wages of apportations shall comply with California Labor Code sections 1777, 1777 concerning the employment and wages of apportations shall comply with California Labor Code sections 1777, 1777 concerning the employment and wages of apportations shall comply with California Labor Code sections 1777, 1777 concerning the employment and wages of apportations shall comply with California Labor Code sections 1810 hours worked in excess of bours per day are compensated at not less than 15% lines the basic rate of pay, and forly hours a week, unless all hours worked in excess of bours per day are compensated at not less than 15%. 8. Required Provisions for Subcontracts. Contractor is 1771, 1771, 1, 1775, 1775, 1810, 1813, 1815, 1860 and 1861. 1. Labor Code sections 1810 through 1815. 1. Abor Code sections 1870 through the subcontractory contract to compensation of the provisions of Subcontract. Contractor california Labor Code sections 1870, 1771, 1, 1775, 1775, 1781, 1813, 1815, 1860 and 1861. 1. Labor Code sections 1870 through the subcontract, Contractor california Labor Code sections 1870 through the subcontract, contractor cantifies that 1 an aware of the provisions of Subcontract, Contract | | | | | | |
| accurate payroll records, verifying and certifying payroll records, and making them available for inspection. Contractor shall require its subcontractors to also comply with section 1776. Contractor and its subcontractors to also comply with section 1776. Contractor is responsible for ensuing its subcontractors submit ceredy correct to the City. Contractor and their subcontractors shall also furnish the records specified in Labor Code section 1776 if City if the Labor Commissioner in the manner required in Labor Code section 1776. A specified payroll records to the employment and vages of apprentications. Contractor shall be held responsible for the compliance of their subcontractors shall be held responsible for the compliance of their subcontractors with sections 1777. 75, 1777. and 1777. The and 1777. To contractor in the subcontractors with sections 1777. 5, 1777. and 1077. The and 1777. To contractor in the subcontractors with sections 1777. 5, 1777. and 1077. To and 1777. To and 1777. To and 1777. To contractor in the subcontractors with sections 1777. 5, 1777. and 1077. To and 1777. To | | | • | | | |
| making them available for inspection. Contractor shall require its subcontractors shall submit weekly certified payroll records online via the City's web-based Labor Compliance Program. Contractor is responsible for ensuring its subcontractors submit certified payroll records to the City's web-based Labor Compliance Program. Contractor is responsible for ensuring its subcontractors submit certified payroll records to the records specified in Labor Code section 177.6. 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code section 177.7. 5. Working Hours. Contractor shall comply with California Labor Code sections 1810. T77.7. 7. Working Hours. Contractor shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours perd ay an ecompensated at not less than 1% times the basic rate of pay, and (ii) specify penalties to be imposed on design professionals and subcontracts. Contractor shall not work 6. Required Provisions for Subcontracts. Contractor hey enter into with a subcontractor. California Labor Code sections 171.1, 177.1, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177.6, 177 | | | | | | |
| subcontractors to also comply with section 1776. Contractor and is subcontractors shall submit weekly certified payroll records to the the City's web-based Labor Compliance Program. Contractor is responsible for rensuring its subcontractors (s) shall also furnish the records specified in Labor Code section 1776 if contractor and the subcontractors (s) shall comply with California Labor Code section 1777. If and 1777. Concerning the employment and weges of appronatices. Contractor and is subcontractors and use subcontractors sub-shall comply with California Labor Code sections 1777. If and 1777. Concerning the employment and weges of appronatices. Contractor and is subcontractors with sections 1777. If a not 1777. If and 1777. Concerning the employment and weges of appronatices. Contractor and is subcontractors with sections 1777. If a not | | | | | | |
| subcontractors shall submit weekly certified payroll records online via the City's web-based Labor Compliance Program. Contractor is responsible for ensuring its subcontractors submit certified payroll records to the City. Contractor and their subcontractors (shall be Labor Commissioner in the manner required in Labor Code section 1771.4. 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code section 1777.5, 1777.6 and 1777.7 concerning the employment and wages of apprentices. Contractor shall be held responsible for the compliance of their subcontractors with sections 1777.5, 1777.6 and 1777.7. 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1870 through 1815, including but not limited to: (it) restirt working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are companied at not tests than 1% times the basic rate of pay; and (it) specify panelities to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810. 7. Labor Code Section 1810 contract in accordance with California Labor Code section 1810 is required to section a 300 of the California Labor Code section 300 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor eartifies that '1 am aware of the provisions i any contract they enther into with a subcontractor: Contractor in accordance with California Labor Code section 3000 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor eartifies that '1 am aware of the provisions of Not the work of this Contract.* 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withold contract apyments when payoul records are definiqu | | | its | | | |
| for ensuring its subcontractors submit certified payroll records to the City, Contractor and their subcontractor(s) shall as for the Labor Commissioner in the manor required in Labor Code section 1771.4. 4. Appendices. Contractor and its subcontractors shall comply with California Labor Code section 1775. j.1777.6 and 1777.7. 5. Working hours. Contractor shall comply with colifornia Labor Code section 1771.4. S. Working hours. Contractor shall comply with Colifornia Labor Code section 1771.5. 5. Working hours. Contractor shall comply with Colifornia Labor Code sections 1810. Intrody 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay: and (ii) specify penalities to be limposed on design professionals and subcontractors shall once per day for each day the worker works more than 8 hours per day and 4 hours per week in violation of California Labor Code sections 1810 through 1815. G. Required Provisions for Subcortacts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. Shall complex to the asyment of compensation or to undertake self-insurance in accordance with California Labor Code section 3700 is required to secure the payment of compensation or to undertake self-insurance in accordance with California Labor Code with require every empty to be insured against liability for workers' compensation or to undertake self-insurance in accordance with california Labor Code which require every empty to be insured against liability for workers' compensation or toundertake self-insurance of the code, and (ii) comply with such pr | | | | | | |
| City. Contractor and their subcontractor(s) shall also furnish the records specified in Labor Code section 1777 f. A, Apprentices. Contractor and its subcontractors shall comply with California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning the employment and wages of apprentices. Contractor shall be held responsible for the compliance of their subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all nours worked in excess of 8 hours per day are compensated at not less than 1% times the basic rate of pay; and (ii) specify penallies to be imposed on design profesionals and subcontractor. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code section 3700 the togen and by signing the contractor California Labor Code section 3700 is required to secure the payment of commensation of the provisions of any contractor and subcontractors. 1. Labor Code Section 3700 is required to secure the payment of compensation of the contractor in accordance with California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in< | | | | | | |
| records specified in Labor Code section 1776. directly to the Labor Commissioner in the manner required in Labor Code section 1771.4. 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code section 1777.6, 1777.6 and 1777.7 concerning the employment and wages of apprentices. Contractor shall be held responsible for the compliance of their subcontractors with sections 1777.5, 1777.6 and 1777.7. 5. Working Hours a of their subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay; and (ii) specify pendites to be imposed on design professionalis and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code section 1810 through 1815. 6. Required Provisions for Subcontractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code section 1870. 7. Labor Code Section 1810 terustor in accordance with California Labor Code wich required to secure | | | the | | | |
| Commissioner in the manner required in Labor Code section 1771.4. A. Apprentices. Contractor and its subcontractors shall comply with California Labor Code sections 1777.6, 1777.6 and 1777.7 S. Working Houx. Contractor and subcontractors with sections 1777.8, 1777.6 and 1777.7. S. Working Houx. Contractor and subcontractors with sections 1777.6, 1777.6 and 1777.7. S. Working Houx. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not Immide to: (i) restrict working hours on public works contracts to eight hours a day and forthy hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 11% times the basic rate of pay, and (ii) specify penatities to be imposed on design professionals and subcontractors of \$25 per work reach day the worker works more than 8 hours per day are other per day for each day the worker or California Labor Code sections 1711, 1771.1, 1775.176, 1777.5, 1810, 1813, 1816, 1860 and 1861. 7. Labor Code Section 1801 Code sections 1700 to required to secure the payment of compensation of lise perives and by signing this Contract. Contractor actificatina Labor Code wich required to secure the payment of compensation of that code, and 1861. 7. Labor Code which require every employer to be insured a | | | r | | | |
| 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code sections 1777.5, 1777.6, and 1777.7 5. Working Hours. Contractor and subcontractors with sections 1777.5, 1777.6 and 1777.7 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not Inimided to: (I) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basis crate of pay; and (II) specify ponalties to be imposed on design professionals and subcontractors of S25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions of S20 contractors. Contractor in accordance with California Labor Code sections 1771, 1, 177.1, 177.1, 177.1, 177.5, 1810, 1813, 1815, 1806 and 1861. 7. Labor Code Section 3700 oi required the self-insurance in accordance with the provisions of that code, and 1 will comply with such provisions before commencing the performance of the work of this california Labor Code section 3700 the California Labor Code section 3700 the California Labor Code and will comply with such | | | | | | |
| employment and wages of apprentices. Contractor shall be held emponsible for the compliance of their subcontractors with sections 1777.5, 1777.6 and 1777.7. 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (I) restrict working hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay; and (II) specify penalties to be imposed on design professionals and subcontractors of S25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall node at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 1771, 1771.1, 1775, 1776, 1775, 1810, 1813, 1805 and 1861. 7. Labor Code Section 3700 is required to scoure the payment of compensation of its employees and by signing this Contract, Contractor california Labor Code with the provisions of Statcode, and 1 will comply with such program uthorized in August 2011 by the DIR. The City will withhold contract. 8. Labor Compliance Program. The City has its own Labor Compliance | | • | | | | |
| responsible for the compliance of their subcontractors with sections 1775, 1777 6, 1777 6, 1777 7, 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours per day are compensated at not less than 1% times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day reworker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections1810 through 1815. 6. Required Provisions for Subcontractors. Contractor they enter into with a subcontractor of 625 per vorker per day remere into with a subcontractor. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of tis employees and by signing this Contractor certifies that '1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for worker's compensation or to undertake self-insurance in accordance with the provisions of the code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other govermmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | | rning the | | | |
| 1777.5, 1777.6 and 1777.7. 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forth hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor: California Labor Code sections 1771, 1771.1, 1775, 1776, 1775, 1810, 1813, 1816, 1806 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. Contractor certifies that '1 am aware of the provisions of Section 3700 of the California Labor Code which the provisions of that code, and 1 will comply with such provisions before compensation or to undertake self-insurance in accordance with the provisions of that code, and 1 will comply with such provisions before compensation or the undertake self-insurance in adequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ FORTANT! SEEE LAST PAG FOR TOTAL | | | | | | |
| 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code section 3100 through 1815, including but not limited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1% times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. Codes section 18161. 7. Labor Code section 1815, 1860 and 1861. 8. Labor Code section 3101 sequired to secure the payment of compensation of its employees and by signing this Contractor. Contractor cortifies that "1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against likibility for workers" compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll the governmental established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ ENEWTANT! SEEE LAST PAGE FOR TOTAL | | | ns | | | |
| California Labor Code sections 1810 through 1815, including but not Iminited to: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor: California Labor Code sections 1771, 1771.1, 1775, 1776, 1710, 113, 1815, 186, 1860 and 1861. 7. Labor Code Section 1861 Centification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. Relation Labor Code Section 3700 is required to secure against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and 1 will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor | | | ith | | | |
| eight hours a day and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 1771, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract.* 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract.* 8. Labor Compliance Program. The City has its own Labor Compliance P | | | | | | |
| excess of 8 hours per day are compensated at not less than 1½ times the basic rate of pay, and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code section 1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter in with a subcontractor. California Labor Code section 1810 through 1815. 7. Labor Code Section 1810 through Code sections 1771, 1771.1, 1775, 1776, 17775, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 3700 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that "1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such program authorized in August 2011 by the DIR. The City will withhold contract." 8. Labor Compliance Program. The Qity has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract gayments when payroll records are delinquent or dee | | limited to: (i) restrict working hours on public works contracts to | | | | |
| basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 1771, 1771.1, 1775, 1776, 1776, 1010, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code sections 3700 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers" compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! SEEE LAST PAG FOR TOTAL | | | | | | |
| professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor: California Labor Code sections 1771, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 300 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers" compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract, payments when payroll records are delinquent or deemed inadequate by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | · · · · | | | | |
| in the worker works more than 8 hours per day and 40 hours per week in violation of California Labor Code sections1810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor. California Labor Code sections 1771, 1771.1, 1775, 1776, 17775, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Code Mich require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental SEEE LAST PAGE FOR TACT. Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAGE FOR TACTAL | | | | | | |
| violation of California Labor Code sections / 810 through 1815. 6. Required Provisions for Subcontracts. Contractor shall include at a minimum a copy of the following provisions in any contract they enter into with a subcontractor: California Labor Code sections 1771, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. 8. Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of Act dode, and I will comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental IMPORTANT! | | | - | | | |
| minimum a copy of the following provisions in any contract they enter into with a subcontractor: California Labor Code sections 1771, 1771.1, 1775, 17775, 17775, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that "1 am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and 1 will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | | | | | |
| into with a subcontractor: California Labor Code sections 1771, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code sections 3700 is required to secure the payment of compensation of its employees and by signing this Contract, contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract. 8. Labor Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | | | | | |
| 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAG FOR TOTAL | | | | | | |
| 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." Sector Compliance Program. The City has its own Labor Compliance Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAG IMPORTANT! IMPORTANT! | | | (11.1, | | | |
| California Labor Code section 3700 is required to secure the payment of compensation of its employees and by signing this Contract, Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." Image: Contract of the contract of the contract of the contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAG FOR TOTAL | | | ice with | | | |
| compensation of its employees and by signing this Contract, Contractor certifies that "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | | | | | |
| California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." Image: Contract of the work of the program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental SEEE LAST PAG FOR TOTAL Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAG FOR TOTAL | | compensation of its employees and by signing this Contract, Con- | | | | |
| Iiability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." Iiability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." Iiability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental SEEE LAST PAG Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAG IMPORTANT! FOR TOTAL | | | | | | |
| accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." accordance with the provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAG FOR TOTAL | | | | | | |
| provisions before commencing the performance of the work of this Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | | | | | |
| Contract." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEE LAST PAG IMPORTANT! FOR TOTAL | | | | | | |
| Program authorized in August 2011 by the DIR. The City will withhold contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! | | | | | | |
| contract payments when payroll records are delinquent or deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Important Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEE LAST PAG IMPORTANT! FOR TOTAL | | | | | | |
| inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! SEE LAST PAG FOR TOTAL | | | | | | |
| established after an investigation by the City or other governmental Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! SEE LAST PAG FOR TOTAL | | | | | | |
| IMPORTANT! SEE LAST PAG FOR TOTAL | | | | | | |
| IMPORTANT! SEE LAST PAG FOR TOTAL | | | | , , | | |
| IMPORTANT! FOR TOTAL | Notes: Th | ne Terms and Conditions of this Purchase Order are availab | ie at http://sandiego | .gov/purchasing/ | SEE I A | |
| TORIOTAL | | | | | | |
| | | | | | | TOTAL |
| lirected to Billing Contact person at Bill-To address listed above | Fo ensure | e prompt payments, PO # must appear on all shipme | ents and invoices: | all invoices must be | | |
| | lirected t | o Billing Contact person at Bill-To address listed abov | 'e | | | |



City of San Diego PURCHASE ORDER MODIFICATION



Date: 11/10/2015

Page 3 of 3

| Line # | Item ID/Description De | el.Date Quantity/UM | Unit Price | Extended Price |
|-----------|---|------------------------------|------------------------------|----------------|
| **** | entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Department at 619-236-6000. 9. Contractor and Subcontractor Registration Requirements. This project is subject to compliance monitoring and enforcement by the DIR. 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 of the Labor Code unless currently registered and qualified to perform the work pursuant to Section 1725.5. In accordance with Labor Code section 1771.1.(a), "[i]t 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 2103.5 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." 9.1 A Contractor's inadvertent error in listing a subcontractor who is not registered pursuant to Labor Code section 1725.5 in a response to a solicitation shall not be grounds for filing a bid protest or grounds for considering the bid non-responsive provided that any of the following apply: (1) the subcontractor is registered prior to bid opening; (2) within twenty-four hours after the bid opening, the subcontractor is registered and has paid the penalty registration fee specified in Labor Code section 1725.5; or (3) the subcontractor in violation of Labor Code section 1771.1(a) shall be subject to cancellation, provided that a contract for public work shall not be unlawful, void, or voidable solely due to the failure of the awarding body, contractor, or any subcontractor to comply with the requirements of section 1725.5 of this section. 9.3 By performing services detailed in this purchase order, Contractor is orhis public works | 3 | | |
| Notes: Tr | he Terms and Conditions of this Purchase Order are available at http | p://sandiego.gov/purchasing/ | | |
| | IMPORTANT! | | Line Item Total \$ Tax \$ | |
| | | | 1 | |