

City of San Diego PURCHASE ORDER



Date: 10/24/2016

Page 1 of 3

	APPER VIGILA	1				
ACCOU 9150 TC	: -WASTEWATER COLLECTION INT CLERK MS 902 DPAZ WAY EGO CA 92123-1119	MWWD-WASTEWATER COLLECTION MS 901A ATTEN : ACCOUNTS PAYABLE 9192 TOPAZ WAY		Billing Contact: MARIE RAMOS Telephone: E-Mail:ramosmp@sandiego.gov		
Vendor: Sunbelt Rentals Inc Terms: 3860 Sherman St Delivery Terms					days Due net Terms: E ON BOARD DESTINATION	
			Buyer:	Brent Krohn		
			Teleph	one: 619-236-6044		
Vendor	ID: 10015429 Telephone:619-572-57	72 E-Mail: jorge.marquez@sunbeltrentals.	E-Mail:	BKrohn@sandi	ego.gov	
Line #	Item ID/Description	Del.Date Quant	ity/UM	Unit Price	Extended Price	
1	DEPT OPEN FY17 Rental of various size Emergency and scheduled By-Pass Pumping Rental of various size pumps and hoses Delivery and Pick up Provide 24/7 service (Secondary Vendor) Contract# 4600002393	06/30/2017 150),000 EA	USD 1.00) USD 150,000.0	
	Insurance and business tax certificate to be up	dated as may be required.				
	Department Contact: Larry Cooper @ 858-654 Replaces PO 4500073336 For period 7/1/16-06/30/17 By performing the services detailed in this purce is entering into a contract with the City. Contrat or she is aware of the wage provisions describ with such provisions before commencing servit A. PREVAILING WAGES. Pursuant to San Die 22.3019, construction, alteration, demolition, re work performed under this Contract is subject to laws. For construction work performed under the exceeding \$25,000 and for alteration, demolition work performed under this Contract cumulative contractor and its subcontractors shall comply wage laws including, but not limited to, the requirement pursuant to San Diego Municipal Code section Contractor must determine which per diem rate classification of work (i.e. Prevailing Wage Requirem 1720 through 1861 of the California Labor Cod subcontractors shall ensure that all workers wf Contract are paid not less than the prevailing re determined by the Director of the California De Relations (DIR). This includes work performed preconstruction phases of construction includir inspection and land surveying work. 1.1. Copies of such prevailing rate of per die found at http://www.dir.ca.gov/OPRL/DPreWag Contractor and its subcontractors shall post a C rate of per diem wages determination at each j	hase order, Contractor tor certifies that he ad herein and shall comply ses. go Municipal Code section pair and maintenance o State prevailing wage is Contract cumulatively n, repair and maintenance ly exceeding \$15,000, the with State prevailing uirements listed below. ent to pay Living Wage s 22.4201through 22.4245. is highest for each e or Living Wage Rate), ployees. Living Wage alling Wage Rates. ents. Pursuant to sections e, the Contractor and its o perform work under this ate of per diem wages as partment of Industrial during the design and g, but not limited to, wages are on file at interested party on m wages also may be eDetermination.htm. sopy of the prevailing bb site and shall make				
√otes: Th	he Terms and Conditions of this Purchase C	order are available at http://sandiego.gov/purcha	asing/	SEEIA		
IMPORTANT!				SEE LAST PAGE FOR TOTAL		
		-	es must k	_	IUIAL	
lirected	to Billing Contact person at Bill-To add	r on all shipments and invoices; all invoic ress listed above				



City of San Diego PURCHASE ORDER



Date: 10/24/2016

Page 2 of 3

Line # Item Int/Description DelDate Quantify/UM Unit Price Extended Price 12. The angulade to any intersistent only the DR whether the private states 1.2. The angulate the states intersistent states and state graph intersistent states and state graph intersistent states intersistent intersi						1
1.2. The wege rate determined by the ODP refer to exprision dates. If the problem of the problem is the prob	Line #	Item ID/Description	Del.Date	Quantity/UM	Unit Price	Extended Price
1.2. The wege rate determined by the ODP refer to exprision dates. If the problem of the problem is the prob		them available to any interested party upon request.				
In the pipel after the segmention date, then the published made to vinge materials to a production date, then the published made pipel refers to a production date, then the published made published made to be correct and the published made to be published made to be correct and the published made to be correct on the published made to be correct and the published made to be correct on the published made to be published made to be correct on the published made to be published made to be correct and the published made to be correct and the published made to be correct on the published made to be correct and the published made to be published made to be correct and the published made to be published made to be correct and the published made to be published made to be correct and the published made to be published made to be correct and the published made to be published made to be correct and the published made to be published made to be correct and the published made to be published to be correct and the subcontractors with correct published to be correct and the subcontractors with correct and			ates.			
half be in effect for the III of this Cortract. If the public wage rate is experiment wage rate is a product minimal wage rate is a struct minimal wage rate is the product manner as II had been publicle in said public with the provide wage rate is a struct minimal wage rate is the product manner as II had been publicle in said public with a distance of the Cortract. If the product manner as II had been publicle is a struct manner as II had been publicle in said public with a distance of the Cortract. The product manner as II had been publicle is a struct manner as II had been publicle in said public with a distance of the Cortract. The product manner as II had been publicle is a struct manner as II had been publicle in said public with a distance of the Cortract. The product manner as II had been publicle is a struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle is a struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been publicle in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in the struct manner as II had been public in thad			•			
rate rofers to a production drage rate to become effective upon on the with the UR, such predetermined wage rate shall become the control in the souther endetermined wage rate shall become prediction. If the productive the optimization of the control publication. If the productive the optimization of the control publication of the control publication of the control publication. If the productive the optimization of the control publication of the control publication of the control publication. Control publication of the control publication of the control publication of the control publication of the control publication of the control publication of the control publication of the control publication of the control publication of the control p						
spiration of the published wage rise and the predetermined wage rate is offective on the date following the expiration date and shall apply to publication. If the predetermined wage rate state is also account of the publication. If the predetermined wage rate state is also account of the publication. If the predetermined wage rate state to one or more additional expiration dates with additional predetermined wage rates is which reprinted dates correct outing the lis of the Correct. Predetermined wage rate state is one or more additional expiration dates with additional predetermined wage rates is consistent of the predetermined wage rate state is a constrate or the particulation of the predetermined wage rate state is a constrate or the state of two hybrids and the constrate or the state worker is of the other water water water is an or worker applicable penalties allowed under Labor Code section 1726. This is the weater is opticable penalties allowed under Labor Code section 1726. Contractor and is subcorritations allow Code section 1726. Contractor and is subcorritations allowed penalties water is an other as under the state of the constrate of the state worker is outcorritations that board wade of the state worker is subcorritations allowed penalties and state worker is subcorritations allowed penalties and state worker is subcorritations allowed penalties and state of the state of the code section 1726. Contractor and is subcorritations what code section 1726. Contractor and is subcorritations what code section 1726. Contractor and is subcorritations what comply with subcorritations hall worker is allowed the state state is allowed the state subcorritations and is subcorritations what comply with subcorritations and is subcorritations what comply with subcorritations and subcorritations what comply with subcorritations of the state is allowed state subcorritations of the state is allowed state state of pays and forly hours a weak is a constrated the state state of pays and forly hours a weak is allowed stat						
n file with the Diff. such predetermined wage rate shall be come the Contract. In the same manure with 1 had been published in same prediction of the contract of the previous wage rates. Which expiration dates occur during the life of this Contract, each successive predetermined wage rate shall apply by this Contract on the date following the expiration dates of the previous wage rate. If the the contract of the separate of the of the previous wage rates. Which expiration dates of the previous wage rate the life of the contract of the separate of the of the previous wage rates. Which expiration dates of the previous wage rate shall apply by this Contract on the date following the expiration date of the previous wage rate. If the the contract of the separate of the work or contract. Previnties for Whatlons, Contractor and Is subcontractors shall comply with California Life Codes section 1775 in the verter a worker is paid less then the previnties wage. The subcontractors shall comply with California Liber Codes section 1776, which generally exputines reportable to contractors shall about the subcontractors shall comply with California Liber Codes section 1776, which generally exputines reportable to contractors abilished in the subcontractors shall comply with California Liber Codes sections 1776, http:// generally.exputines reportable to contractors abilished in the subcontractors shall comply with California Liber Codes sections 1776, http:// generally.exputines. Prevention: Contractors and the subcontractors shall comply with California Liber Codes sections 1776, http:// generally.exputines. Prevention: Contractors and the subcontractors shall comply with California Liber Codes sections 1776, http:// generally.exputines. Prevention: Codes sections 1810 through 1815, including but not imped prevention. Prevention: Codes sections 1810 through 1815, including but not imped prevention. Prevention: Codes sections 1810 through 1815, including but not imped prevents. Prevention: Liber Code sections 1810 through 1815						
effective on the data following the expiration date and shall apply to his double publication. If the product minined wage rate raters to one or more order of the product data of the product data of the following the expiration date of the product data of the following the expirate date of the product data of the following the expirate date of the product data of the following the expirate date of the product data of the following the expirate date of the product data of the following the expirate date of the product data of the following the expirate date of the product data of the product data of the following the expirate date of the product data of the following the expirate date of the product data of the following the expirate data of the following the expirate date of the product data of the following the expirate data of the product data of the product data of the following the expirate data of the product data of the following the expirate data of the following the expirate data of the product data of the product data of the product data of the following the expirate data of the product data of the following the expirate data of the product data of the expirate data of the product data of t			5			
publication. If the predetermined wage rate refers to one or more diverse predetermined wage rates and apply to this Contract, seech subcosts predetermined wage rates and apply to this Contract, seech subcosts predetermined wage rates and apply to this Contract. 2. Preniles for Violations. Contractor and is subcontractors shall contract and the prevailing wage rate of the work of cont in which the works: samplyon: This shall be in additions of the Contract. 3. Preniles for Violations. Contractor and is subcontractors shall contract and the prevailing wage rate of the work of cont in which the works: samplyon: This shall be in additions of the Contract. 3. Previle Records. Contractor and is subcontractors shall contract and the prevailing wage rate of the work of cont in which the works: samplyon: This shall be in additions and with the works: samplyon: This shall be in addition to any diff autocontractors with shall be in addition to any diff autocontractors with shall be in addition of the other with contractors with shall be in addition to any diff autocontractors with shall be in addition to any diff autocontractors with shall be in addition to any diff autocontractors with shall be in addition that the addition the with autocontractors with shall be in addition that the contrast previle tractor contractor with section 1776. Contractor and is subcontractors with sections 1. Apprentions. Contractor and is subcontractors with sections 1. Tr.7. And 1. Tr.7. 3. Morking Hours. Contractor and a subcontractors with sections 1. Tr.7. 3. Morking Hours. Contractor and subcontractors with sections 1. More the compliance of the subcontractor with sections 1. More than a subcontractic of sections 1707. If the table of the subcontractors of the subcontractor of the subcontractor of the subcontract						
additional expiration dates with additional predetermined wage rates, with additional expiration dates could wage into a shall apply to the Contract. additional expiration dates could wage into a shall apply to the Contract on the date for the experiment of the experimen		this Contract in the same manner as if it had been published in s	aid			
which expiration dates occur during the life of this Contract, each subservation of the date following the expiration date of the previous wage rate. If the of this is do not protectimative wage rate seques during the life of this is do not protectimate wage rate expirate of the previous wage rate. If the of this is contracted and the subcontracters shall comply with Galifornia Labor Code section 1775 in the event a worker is repleced. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This shall be in addition to any other is enployed. This contractor shall expire the subcontractors is also contractors hall expire the subcontractor shall be addition to any other is enployed. This contractor shall expire the subcontractors is also contractor shall expire the subcontractors is a subcontractors is also contractor shall expire the subcontractors is a subcontractors in a subcontractor in the subcontractors is a subcontractors is a subcontractors is a subcontractor in the subcontractors is a subcontractors is a subcontractors is a subcontractors is a subcontractor in the subcontractor in the subcontractors is a subcontractor in the subcontractor in the other is a subcontractor in the subcontracto						
successive predetermined wage rate scapies during the life of this Corntact, such wage rates scapies during the life of this Corntact, such wage rates and largely to the balance of the Corntact, Cornty with California Labor Code sections 1776 - 1184. 3. Payroll Records: Contractor and Issueboartactors shall comply with California Labor Code sections 1776 - 1178 - 1178 - 1178 - 1178 - 1184. 3. Payroll Records: Contractor and Issueboartactors shall comply with California Labor Code sections 1776 - 1178 - 1178 - 1178 - 1178 - 1178 - 1178 - 1178 - 1178 - 11778 - 1						
date following the expiration date of the provides wage rates. If the isot of production wage rates and apply to the balance of the Contract. Prenise for Volations Labor Code sectors 1775 in the event a worker is the wage rates and the production of the subcortractors shall comply with California Labor Code sectors 1775. In the event a worker is any production of the subcortractors shall comply with California Labor Code sectors 1776. Contractor and the subcortractors and the contractor shall comply with California Labor Code sectors 1776. Contractor and the subcortractors and the contractor shall comply with California Labor Code sectors 1776. Contractor and the subcortractors and the contractor shall comply with California Labor Code sectors 1776. Contractor and the subcortractors to the Code sectors 1777. S. Contractor and the subcortractors and the contractor shall comply with Scalifornia Labor Code sectors 1777. S. Contractor to responsible to recomply with sector and is subcortractors and the contractor shall contractor shall contractor shall contractors and the contractor shall contractors and the co						
Lest of such predetermined wage mate explained of the Gorbards. 2. Penalties for Volations. Contractor and its subcontractors shall comply with California Labor Code section 1775 in the event a worker in a properties of the worker in the worker is employed. This shall be in addition to any other a gorbards penalties allowed under Labor Code section 1776. In the event is explored the worker is employed. This shall be in addition to any other a gorbards penalties allowed under Labor Code section 1778. In the event is explored the worker is employed. This shall be in addition to any other a gorbards penalties allowed under Labor Code section 1778. In the event is explored the the prediction Contractor and the subcontractors shall comply with California Labor Code section 1777. In the event is reponsible for mouring its subcontractors shall also the the proof societ of the compliance of the subcontractors with a cells all also function the temportal penalties allowed that code as deciden 1777. In the event is subcontractors with a cells and code as deciden 1777. In the event is subcontractors with a cells and code as deciden 1777. In the event is subcontractors with sections 1777. In the event is event is not allowed at not less than it three the basic rate of pary and (ii) specify penalties to be imposed on design professions and the subcontractors of allowed in the subcontractors of the torong in 155. Induding the refersion allowed in the subcontractors is allowed in the subcontractors with sections and the subcontractors of the consis of the mough in 155. Induding the refersion an						
Contract, such wage rate shall apply to the balance of the Contract. Penellise for Volations. Contractor and its subcontractors shall comply with California Labor Code section 1775 in the event a worker is paid less than the prevalence and the work or califier the work ore califier						
comply with California Labor Code section 1775 in the work or a rail in which the worker is employed. This shall be in addition to any other applicable penalties allowed under Labor Code sections 1720 – 1861. 3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code sections 1720 – 1861. b. California Labor Code section 1776, which seeping accurate payroll necords, withying and carthying payroll records, and subcontractors is allowed with the worker of an ensuing its subcontractors is subcontractors is responsible for ensuing its subcontractors is ubmit weakly conflided payroll records online via the complex mechanism of the Complex mechanism he records specified in Labor Code section 1776, intractor and the subcontractors is responsible for ensuing its subcontractors shall comply with california the records specified in Labor Code section 1776 and 1777. Torainsming the records specified in Labor Code section 1776, intractor and the subcontractors with sections 1771, intra 16 and 1777. Section 1771, and 1777. Section 1771, and 1777. Section 1777, and 177						
paid less than the prevailing wage rate for the work or craft in which the worker's employed. This shall be in addition to any prive applicable penalies allowed under Labor Code section 1720 – 1881. 3. Payrol Records. Contractors and its succentrators shall comply with California Labor Code section 1776, which generally requires keeping accurate payrol lecords. Comply with section and the subcontrators to also comply with section and the subcontrators to also comply with section and the subcontrators shall be for inspection. Contractor shall require its subcontrators shall be for the compliance Program. Contractor is negronable for ensuing its subcontractors (s) and ensuing approximation and the subcontractors is also compliance Program. Contractor is the Commissioner in the manner required in Labor Code section 1771. 4. 4. Apprentices. Contractor and the subcontractors with sections 1777.5, 1777.6 and 1777.7. 5. Working Hours. Contractor and subcontractors with sections 1777.5, 1777.6 and 1777.7. 6. Working Hours. Contractor and subcontractors with sections 1777.7, 1778.6 and 1777.7. 7. Stroking the compliance of their subcontractors with sections 1777.7, 1778.6 and 1777.7. 8. Working Hours. Contractor shall comply with California Labor Code section 1701 Hours pit 1981. (nucling but no registion and subcontractors shall comply with California Labor Code sections 1701 Hours 1985. 6. Required Provisions for Subcontractors shall and they to each day the worker works more flan 8 hours per day and 40 hours per weak in violation California Labor Code sections 1777.1, 1771.1, 1775. 1777, 1771.7, 1773. 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1771.5, 1772.5, 177						
the worker is employed. This shall be in addition to any other explicitly penalties allower durk Labor Code section 1720. Hist. S. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1726. withing penalty require its to subcontractors shall submit weekly catfilde payroll records online via the Childron tractors used require its to subcontractors shall submit weekly catfilde payroll records to the Crust Contractor and the subcontractors is under catfilde payroll records to the crustical payroll is under the subcontractors is under catfilde payroll records to the crustical section 1776. In the Site Contractor and large is the subcontractors submit certified payroll records to the crustical section 1776. In the Site Contractor and large is the subcontractors submit certified payroll records to the cructure and subcontractors shall submit the records specified in Labor Code section 1776. In the Diroc Complexity is the Labor Commissioner in the manor required in Labor Code section 1776. In dir UT77. To Commissioner in the manor required in Labor Code section 1776. In dir UT77. 5. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 11776. Jan 10777. 6. Working Hours a day and forthy hours a veek in the sections 11776. Jan 10777. 7. To 2000 and 1181. Including but on limited to: (I) restrict working hours on public works contracts to eight hours a day and forthy hours a veek in the sections 1171. Intra. 7. To 1. To 7. To 1.						
applicable penalise allowed under Labor Code section 1720 – 181: applicable penalise allowed under Labor Code section 1776, which generally requires keeping accurate payroll records, withing and out thying payroll records on the via the construction to all section 1776. Criticator and its subcontractors hall subcontractors to allow Program. Characterization is a subcontractor on the subcontractor is responsible to the subcontractors on the subcontractors on the via the construction of the construction is responsible. The construction of the construction of the construction of the construction is responsible. The construction of the constructions is a construction of the construction is responsible. The construction of the constructions is a construction of the construction of the constructions is a construction of the constructions is a construction of the constructions of the constructions with sections. TYTT, 1777, 1777, 6 and 1777, 7 concerning the employment and wages of apprentices. Contractors with sections 1777, 1777, 6 and 1777, 7 concerning the employment and wages of apprentices. Contractors with sections 1777, 1777, 6 and 1777, 7 concerning the employment and wages of apprentices. Contractors with sections 1777, 1777, 6 and 1777, 7 concerning the employment and wages of apprentices. Contractors with a section 1771, 1775, 1777, 6 and 1776, 1777, 1877, 7 and 1777, 7 concerning the employment and wages of apprentices. Contractor shall include at a minimum accer of the hours per day and 40 hours per week in violation of California Labor Code sections 1810 frugue) 1815. 6. Required Provisions of the code, and 170, 7 concerning the employment and wages for the omployment and wages for the omployment and wages for the omployment and wages of the worker wore than 8 hours per day and 40 hours per week in violation			nich			
 ³. ⁶ Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1776, which generally require is the subcontractors to also comply with section 1776. Contractor and the subcontractors to also comply with section 1776. Contractor and the subcontractors to also comply with section 1776 directly to the Labor Code section 5776, UT77 directly to the Labor Code section 5776, UT77 directly to the Labor Code section 5776, UT776 and 1777. ⁵. Ordinator and their subcontractors shall comply with California Labor Code sections 1777 directly to the Labor Code section 1776 directly to the Labor Code section 1776 directly to the Labor Code section 1777 directly the Labor Code section 1777 directly the Labor Code section 1777 directly the Labor Code section 1776 directly to the Labor Code section 1777 directly the Labor Code section 1770 directly to the Labo			1861			
California Labor Code section 1776, which generally requires keeping accurate payroll records, weithing and orchifying payroll records and in subcontractors ball submit weekly certified payroll records on the subcontractors ball submit weekly certified payroll records on the the City. Contractor shall submit weekly certified payroll records on the City. Contractor and the subcontractors submit certified payroll records to the City. Contractor and the subcontractors shall comply with Contractor and the subcontractors shall comply with California Labor Code section 1776. Tr 77. and 1777. To one ming the employment and wages of apprentices. Contractor shall comply with California Labor Code sections 1777. To one ming the employment and wages of apprentices. Contractor shall comply with California Labor Code sections 1777. To one ming the employment and wages of apprentices. Contractor shall comply with California Labor Code sections 1777. To one ming the employment and wages of apprentices. Contractor shall comply with California Labor Code sections 1776. The one of Tr 77. 9. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1810 through 1815. 9. Required Provisions of public works contracts to eight hours a day and for hours a veck of day and 40 hours per week in violation of California Labor Code sections 1810 through 1815. 9. Required Provisions for Subcontracts. Contractors 1816. 9. Required Provisions for Subcontracts. Contractors in accordance with California Labor Code sections 1810 through 1815. 9. Required Provisions for Subcontract. Contractor entifies that 1 am aware of the provisions in any contract they enter into with a subcontractor of S25 per worker and against liability for workers' compensated at no time cod against liability for workers' compensation of the work of this Contract. 9. Labor Code sections 1700 is required to secure the payment of compensation of its employses on dy sections 3700 of the California Labor Code sections 3700 is required to se						
accurate payroll records, verifying and certifying payroll records, and making them available for inspection. Contractor shall equive its subcontractors to also comply with section 1776. Contractor and its subcontractors to also comply with section 1776. Contractor and its subcontractors shall built werkly considered and the subcontractors (shall be also for ansuing its subcontractors submit werkly considered and the subcontractors (shall be also for constructors shall be or field payroll records to the records specified in Labor Code section 1777.4. 4. Galfornia Labor Code sections 1777.7.7 sonceming the remplyment and wages of apprentices. Contractor shall be half responsible for the compliance of their subcontractors shall comply with California Labor Code sections 1810 through 1815, including but not limited ic: (i) restrict working hours on public works contracts to eight hours a day and forty hours a week, unless all hours per week in volation Contractor and the provisions of Subcontracts of eight hours a day and forty hours a week, unless all hours per week in volation Contractor 1810 through 1815. 8. Required Provisions for Subcontractors Stall comply with California Labor Code sections 1777.177.177.177.177.177.177.1 1776, 1777.6, 1777.6, 1810, 1813, 1815, 1860 and 1861. 1. Abor Compliance of their sub-Code sections 1771.1, 1. Tabor Code Section 1870 bir required to a section 2177.1, 1. Tabor Code section 1870 bir required to secure the payment of compensation of its emplyces and by early compensation of the subcontracts of their sub-Code section 3700 is required to secure the payment of compensation of the subcle code, and I will comply with such provisions balfere commencing the performance of the work of this Contract. 9. Labor Compliance of their Code, and I will comply with such provisions balfere commencing the performance of the work of this Contract. 9. Labor Compliance of their Code, and I will comply with such provisions balfere commencing the performance of the work of this contract apprentie						
subconfractors to also comply with section 1776. Contractor and its subconfractors to all submit weekly conflide payroll records online via the City's web-based Labor Compliance Program. Contractor is responsible for ensuring its subcontractors (s) shall also furnish the records specified in Labor Code section 1776 directly to the Labor Commissioner in the manner required in Labor Code section 1777. In 1777. For the Labor Code section 1777. In 1777. For comming the employment and wages of apprentices. Contractors shall comply with California Labor Code sections 1777. In 1777. For comming the employment and wages of apprentices. Contractors shall comply with California Labor Code sections 1777. In the subcontractors with sections 1777. In 17						
subcontractors shall submit weekly certified payroll records online via the City, Contractor and their subcontractors submit certified payroll records to the City, Contractor and their subcontractors submit certified payroll records to the City, Contractor and their subcontractors shall comply with California Laber Code section 1777. 71.77. concerning the employment and wages of apprentices. Contractors shall comply with California Laber Code section 1810. Through 1815, including but not limited to: (i) restrict working hours on public works contractors shall comply with California Laber Code sections 1810. Through 1815, including but not limited to: (i) restrict working hours on public works contractors shall comply with California Laber Code sections 1810. Through 1815, including but not limited to: (i) restrict working hours on public works contractors of a leage that 11% times the basic rate of pay: and (ii) specify penalties to be imposed on design professionals and subcontractors 525 per worker per day to reach day the worker works more than 8 hours per day and 40 hours per week in violation of California Laber Code sections 1771, 1771. 1, 1775, 1777, 181, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1810 Certification. Contractor in accordance with California Laber Code sections 1701 in project the payment of compensation of its employees and by signing this Contract, Contractor exifies that '1 am aware of the provisions of Section 3700 of the California Laber Code section 3700 is any contractors of Socion 3700 of the California Laber Code which require every employer to be insured against liability for worker's compensation or to underaks self-insurance in accordance with the provisions of that code, and I will comply with such contract. 8. Labor Complence Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract apyments when payroll records are delinqueun deemed inadequate by the City or abm groyee Equal Opportunity Contracti		making them available for inspection. Contractor shall require its				
the City's web-based Labor Compliance Program. Contractor is responsible for ensuing its subcontractors submit certified payrull records to the City. Contractor and their subcontractors shall also furnish the record specified in Labor Code section 1776 i.e.d. Commissioner in the manner required in Labor Code section 1771.4. 4. Appentices. Contractor and subcontractors shall comply with California Labor Code sections 1777.5. 1777.6 and 1777.7. concerning the employment and wages of apprenticus. 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 with sections 1777.5, 1777.6 and 1777.7. 6. 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 forty hours are week, unless all hours worked in excess of 8 hours per day are compensated at not less than 11% times the basic rate d pay; and (ii) specify pensities to be imposed on design professionals and subcontractors. Contract constants from they enter into 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 Subcontract. Contractor shall include at a minimum a copy of the following provisions of an eary contract they enter in the aubcontractor. California Labor Code sections 1771, 1771.1, 1775, 1776, 1776, 17810, 11813, 1815, 1860 and 1861. 7. Labor Code sections 1810 to undertake salf-linearance in accordance with the provisions of the code, and twill comply with such provisions before commencing the performance of the work of this Contract. 8. Labor Code sections 1810 to undertake salf-linearance in accordance with the provisions of that code, and twill comply with such provisions before commencing the performance of the overnmental entity that undergayment(s) have occurred. For question						
for ensuring its subcontractors submit certified payroll records to the City, Contractor and their subcontractors shall comply with Commissioner in the manner requires decide section 177.4. 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code section 177.5., 177.6 and 177.7.7. concerning the employment and wages of apprentices. Contractor shall be held responsible for the compliance of their subcontractors with sections 177.7.5., 177.7.6 and 177.7. 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 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 subcontracts. Contractor shall include at a minimum a copy of the following portrolosions in any contract they enter into works more than 8 hours per day and 40 hours per week in violation 12.6 Certification. Contractor in accordance with California Labor Code section 3700 in the California Labor Code section 3700 in the contract the generation accordance with California Labor Code which require every employer						
City. Contractor and their subcontractors) shall also furnish the record specified in Labor Code section 1776 directly to be Labor Commissioner in the manner required in Labor Code section 1771.4. 4. Appendices. Contractor and subcontractors shall comply with California Labor Code sections 1777.5. 1777.8 and 1777.7 concerning the employment and wages of appendicus. Contractors with sections 1777.5, 1777.8 and 1777.7. 5. Working Hours. Contractors and subcontractors with sections 1777.5, 1777.8 and 1777.7. 5. Working Hours. Contractors and subcontractors with sections 1777.5, 1777.8 and 1777.7. 5. Working Hours. Contractor and subcontractors with sections 1777.7. 6. If the subcontractor and subcontractors with sections 1777.7. 7. If the direct of the subcontractors of subcontractors and subcontractors of subcontractors and subcontractors of subcontractors of subcontractors of subcontractors of subcontractors and subcontractors of subcontractorsub contracts. Contractor were with the subco						
records specified in Labor Code section 1771 4. 4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code sections 1777, 5. 1777, 6 and 1777. 2. 5. Working Hours. Contractor and subcontractors with sections 1777, 5. 1777, 6 and 1777. 7. 6. Working Hours. Contractor and subcontractors shall comply with California Labor Code sections 1781, including but not timited to: (i) restrict working hours on public works contracts to eight hours a dy and forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 15 kines the basic rate of pay; and (ii) specify permetiles to be limposed on design professionals and subcontractors of \$25 per worker per day for each day the worker works more than 8 hours per day are compensated at not excess of 8 hours per day are compensated at not less than 15 kines the basic rate of pay; and (iii) specify permetiles to be limposed 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 wiolation of California Labor Code sections 1781 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 1820 critication. Contract, cortractor certifies that '1 am aware of the provisions of Sectiona 3700 of the California Labor Code section 1870 criticator compensation of the code, self-insurance in accordance with the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation to cundrate self-insurance in accordance with the provisions of the cody of this Contract. [*] 8. Labor Compliance Program. The City has its won Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract payments when paypoil records are delinqu			ule			
Commissioner in the manner required in Labor Code section 1771.4. 4. Appendies. Contractor and its subcontractors shall comply with California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning the employment and wages of appendies. 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 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 1% times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors (325 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 1717, 1771.1, 1775, 1777.171. 1717, 1716. 1717.151. 1711.1, 1775, 1777.1510. 1813. 1815, 1860 and 1861. 7. Laber Code Section 3700 is required to secure the payment of compensation of its employees and by signing this Contract. California Labor Code section 3700 that code, and 1861. 7. Laber Code Section 3700 its required to secure the payment of compensation of its employees and by signing this Contract. California Labor Code section 3700 that code, and 1800 complexed against liability for workers' compensation or to undertake self-insurance in accordance with the provisions in any cordinate with such provisions before commencial the to colity with such provisions before commencial that code, and 1400 complexed Regreg mauthrizate in August 2011 by the DIR. The City will withhold contract. 8. Laber Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ Bese contact the City or San Diego's Equal Opportunity Contracting NUPORTANT!			or			
California Labor Code sections 1777, 5, 1777, 6 and 1777, 7 concerning the emporable for the compliance of their subcontractors with sections 1777, 5, 1777, 6 and 1777, 7. S. 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 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 penallies to be imposed on design professionals and subcontractors. 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, 5180, 1813, 1815, 1806 and 1861. T. Labor Code section 1810 Code section 3700 of the California Labor Code vib.n requires the source the payment of compensation of its employees and by signing this Contract. Contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorizing in August 2011 by the JIR. The City will will build contract. 8. Labor Compliance Program. The City has its own Labor Compliance Program authorizing in August 2011 by the JIR. The City will will build contract. Integram the following of this Purchase Order are available at http://sandiego.gov/purchasing/ inadequate by the City or other governmental en						
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 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 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 Subcortacts: Scattarcot 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, 1775, 1870, 1810, 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 'I am aware of the provisions of Scatta contract contractor in accordance with the provisions of scatta contract, Contractor certifies that 'Code writch require every employer to be insured against liability for worker's compensation or to undertake self-insurance in accordance with the provisions of that code, and I will compliance Program authorized in August 2011 by the DIR. The City will withhold contract." S. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract daffer an investigation by the City or other governmental estabilished after						
import import import import <td< td=""><td></td><td></td><td>erning the</td><td></td><td></td><td></td></td<>			erning the			
1777.5, 1777.6, and 1777.7. S. 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 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 sections1810 through 1815. G. 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 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 to 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 5tacton 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 deerned inadequate by the City or other governmental established after an investigation by the City or other governmental established after an investigation by the City or other governmental entity that underapaym			200			
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 forty hours a week, unless all hours worked in excess of 8 hours per day are compensated at not less than 115 times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of \$25 per worker per day to fre 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 1711, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1810 Credification. 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 insurance in accordance with the provisions of Section 3700 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 payment(b) have occurred. For questions or assistance, please contact the City or other governmental established after an investigation by the City or other governmental established after an investigation by the City or other governmental established after an investigation by the City or other governmental established after an investigation by the City or other governmental established after an investigation by the City or other governmental established after			015			
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 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, 1775, 1775, 1775, 1810, 1813, 1816, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contractor in accordance with California Labor Code sections 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 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 Sectin day of this been es			vith			
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 115 times the basic rate of pay; and (ii) specify penalties to be imposed on design professionals and subcontractors of 525 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 Stubcontracts. 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, 17775, 1770, 1713, 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 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 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 Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compliance Program. The City has its own Labor Compliance Program authorized						
excess of 8 hours per day are compensated at not less than 1/4 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 3161 Cordigation is courdance 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 payrol records are delinquent or deemed inadequate by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting lotes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!		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 today 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, 17775, 1776, 1718, 1181, 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 Contractor. Certifies that "I am aware of the provisions of Section 3700 of the California Labor Code, section 3700 is required to secure the payment of 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 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 governmental entity, or it has been established after an investigation by the City or questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting IMPORTANT!						
professionals and subcontraction of \$25 per worker per day for each day the worker works more than 8 hours per day and 40 hours per week in wiolation of California Labor Code sections1810 through 1815. 6. Required Provisions for Subcontracts. 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. Contract they enter into with a subcontraction: California Labor Code sections 1771, 1771.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 Certification. Contract they enter compensation of its employees and by signing this Contract. Contract cor certifies that '1 am aware of the provisions of Section 3700 of the California Labor Code which require every employee 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 City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract. entity that underpayment(s) have occurred. For questions or assistance, please co						
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, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1881 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 section 300 is required to secure the payment of compensation or to undertake self-insurance in accordance with the 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 thas been established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting SEEE LAST PAGE IMPORTANT!						
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 1816 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 that code, and I will comply with such provisions before commencing the performance of the work of this Contract." 8. Labor Code Information 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 entity that underpayment(5) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting IMPORTANT!						
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, 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 to deemed inadequate by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting IMPORTANT! 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 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 that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting IMPORTANT! IMPORTANT! SEEE LAST PAGE FOR TOTAL			e at a			
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 entity, or it has been established after an investigation by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity. Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAGGI FORT TOT TAL						
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 established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Moters: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!			1771.1,			
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." 8. Labor Compliance Program. The City has its own Labor Compliance Program authorized in August 2011 by the DIR. The City will withhold contract by the City or other governmental entity, or it has been established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!			noo 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 by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!						
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 that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting 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." 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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Motes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!						
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 of that code, and I will comply with such provisions before commencing the performance of the work of this Contract." b. 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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting SEEE LAST PAGI FOR TOTAL Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAGI 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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!		liability for workers' compensation or to undertake self-insurance	in			
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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEEE LAST PAGI IMPORTANT! FOR TOTAL						
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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!			is			
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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEE LAST PAGI IMPORTANT! FOR TOTAL						
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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ SEE LAST PAGI 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 entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! SEE LAST PAGI FOR TOTAL						
established after an investigation by the City or other governmental entity that underpayment(s) have occurred. For questions or assistance, please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! SEE LAST PAGI FOR TOTAL						
please contact the City of San Diego's Equal Opportunity Contracting Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT!						
Notes: The Terms and Conditions of this Purchase Order are available at http://sandiego.gov/purchasing/ IMPORTANT! SEE LAST PAGI FOR TOTAL						
IMPORTANT! SEE LAST PAGI FOR TOTAL		please contact the City of San Diego's Equal Opportunity Contra	cting			
IMPORTANT! SEE LAST PAGI FOR TOTAL	Notes: T	he Terms and Conditions of this Purchase Order are availab	ble at http://sandiego	.gov/purchasing/		1
FORIOTAL					SEE LA	AST PAGE
		IMPORTANT!			FOP	τοται
rected to Billing Contact person at Bill-To address listed above	0.000	o promot polymonto DO # must concer an all altern	onto and invelaces		-	
	irected t	to Billing Contact person at Bill-To address listed abo	ve	an invoices must be	;	



City of San Diego PURCHASE ORDER



Date: 10/24/2016

Page 3 of 3

Line #	Item ID/Description	Del.Date	Quantity/UM	Unit Price	Extended Price
	 Department at 619-236-6000. 9. Contractor and Subcontractor Registration Requirements. is subject to compliance monitoring and enforcement by the D contractor or subcontractor shall not be qualified to bid on, be in a bid proposal, subject to the requirements of Section 4104 Public Contract Code, or engage in the performance of any copublic work, as defined in this chapter of the Labor Code unlest currently registered and qualified to perform the work pursuant Section 1725.5. In accordance with Labor Code section 1771. is not a violation of this section for an unregistered contractor is ubmit a bid that is authorized by Section 7029.1 of the Busine Professions Code or by Section 10164 or 2103.5 of the Public Code, provided the contractor is registered to perform public w pursuant to Section 1725.5 at the time the contract is awarded 9.1 A Contractor's inadvertent error in listing a subcontractor is not registered pursuant to Labor Code section 1725.5 in a re a solicitation shall not be grounds for filing a bid protest or grouf 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 on tho Public Code section 171.1(a) shall be subject to cancellation, provided that a contract for public work shall not unlawful, void, or voidable solely due to the failure of the awarbody, contractor, or any subcontractor to comply with the requirelated specified in 1725.5 of this section. 9.3 By performing services detailed in this purchase order, Co is certifying that he or she has verified that all subcontractors or proof of registration to the City upon request. 	This project IR. A listed of the ontract for ss t to 1.(a), "[i]t to eass and Contract vork t." r who esponse to unds e on fee or is contract scortract tor in be ding irements ontractor used pliance			
Notes: Tr	ne Terms and Conditions of this Purchase Order are avail	lable at http://sandiego	.gov/purchasing/		
		able at http://sandleyo	.gov/purchasing/	Line Item Total \$ Tax \$,
_	e prompt payments, PO # must appear on all ship o <i>Billing</i> Contact person at <i>Bill-To</i> address listed ab				