



Date: 08/08/2018 Pag

Page 1 of 4

Ship To: POLICE-FISCAL MANAGEMENT 1401 BROADWAY San Diego CA 92101-5710	Bill To: POLICE-FISCAL 1401 BROADWAY, MS715 SAN DIEGO CA 92101-5710	Billing Contact: Gerardo Edgar Sison Telephone:
		E-Mail:GSISON@PD.SANDIEGO.GOV
Vendor: Eagle Paving Company Inc 13915 Danielson St. Ste 201 Poway CA 92064		Terms: within 30 days Due net Delivery Terms: FOB Destination
ý		Prese Tana Dada mahalalar
		Buyer: TanyaRadomyshelsky
Vander ID: 10008652 Telephone:858,486,640		<b>Telephone:</b> 619-235-5855
Vendor ID: 10008652 Telephone:858-486-640	0 E-Mail: marisa@eaglepaving.us	E-Mail: TRadomyshels@sandiego.gov
Line # Item ID/Description Serv # Service Des	Del.Date Quanti cription	ty/Ord UoM Unit Price/Prc UoM Extended Price
1 GRIND & OVERLAY	06/30/2019 30	000 EA 1.00 EA USD 30,000.00
City of San Diego Police Dept./Fiscal Mgmt.		
Repairs to Southeastern parking lot of San Diego	County Credit Union	
Stadium, grinding and overlay as needed		
Requestor: Gregory Mrvich (619) 388-7951 MS 731A Analyst: Rita Castillo (619) 525-8450 MS 715		
***PO number to be on all invoices for quick pay	nent processing	
***To ensure prompt payments please mail invoi business days from delivery of items or complete		
Invoice should be mailed to:		
San Diego Police Department ATTN: Accounts Payable 1401 Broadway, MS-715 San Diego, CA 92101		
WAGE REQUIREMENTS: PURCHASE ORDER	S EXECUTED ON OR AFTER JANUARY 1, 2015	
By performing the services detailed in this purch- is entering into a contract with the City. Contract or she is aware of the wage provisions described with such provisions before commencing service A. PREVAILING WAGES. Pursuant to San Dieg 22.3019, construction, alteration, demolition, rep work performed under this Contract is subject to laws. For construction work performed under this exceeding \$25,000 and for alteration, demolition work performed under this Contract cumulatively	or certifies that he I herein and shall comply s. o Municipal Code section air and maintenance State prevailing wage c Contract cumulatively repair and maintenance	
Contractor and its subcontractors shall comply w wage laws including, but not limited to, the requir This requirement is in addition to the requiremen pursuant to San Diego Municipal Code sections	ements listed below. t to pay Living Wage	
Contractor must determine which per diem rate i classification of work (i.e. Prevailing Wage Rate and pay the highest of the two rates to their emp applies to workers who are not subject to Prevail	s highest for each or Living Wage Rate), loyees. Living Wage	
The Terms and Conditions of this Purchase Order are	available at http://www.sandiego.gov/purchasir	see LAST PAGE
ІМРО	RTANT!	FOR TOTAL
To ensure prompt payments, PO # must appear directed to <i>Billing</i> Contact person at <i>Bill-To</i> addres		





Date: 08/08/2018

Page 2 of 4

1. Complements with Prevailing Wage Requirements, Therma to sections <ul> <li>Section 2010 (1910)</li></ul>	Line #	Serv#	Item ID/Description Service Description	Del.Date	Quantity/Ord UoM	Unit Price/Prc Uom Conv Factor	Extended Price
<text></text>			•	ctions			
Contract are paid and the less than the growning rate of per dom wages as determined in duality the design and Balances (DR). This includes work profound (Juring the design and Balances (DR). This includes work profound (Juring the design and Balances (DR). This includes work profound (Juring the design and Balances (DR). This includes work profound (Juring the design and Balances (DR). This includes work profound (Juring the design and Balances (Juring the design and Juring the							
determined by the Director of the California Department of househild Response URAP. This inclusion, part of part of wave gets are on the the California of a sub-previous result. 1. Other and the Director of the California Department of househild Response Director			-				
Relations (UN): This includes work performed ultring the design and periodician and surveying work.         If the control of modules to be and the control of modules and periodic and the survey in the control of the the control of the periodic and survey in the survey is no request. Copies of the periodic and survey in the survey is no request. Copies of the periodic and the survey in the survey is no request. Copies of the periodic and the survey in the survey is no request. Copies of the periodic and the survey is no request.         If the survey is no request.							
<ul> <li>inspection and lind surveying work.</li> <li>Criptical of such reproductions of the reproduction of the attraction of the strength of the reproduction of the strength of the reproduction of the strength of the reproduction of the reprodu</li></ul>			•				
1.1. Copies of such prevaling met of per dem wages are on file at the crystallel for impercion to any interested party on request.         1.2. So Despite Stand (Opertunity) Contractions and the second status of the pervaluance of the perval							
City of San Diago, <sup>2</sup> Equal Opportunity Contracting Dispatchment and are available for inspection to any interested party on request. Conservation is subcontractors shall octs only of the <i>provaling</i> rate of <i>pre</i> differences of the prevaling rate of pre differences of the prevaling rate of prevaling ra		1 .	, ,				
nevimine the origination of the investment of th							
the prevalue grise of per deriv wages also may be found at imple to out of the prevalue grist of per deriv wages of the prevalue grist of per derive wages of the prevalue grist of the							
subcontractors what pot a copy of the prevaiing rate of per dem way interested party upon request. 1. The ways rates demined by the IDR refer to expiration dates. If the be paid after the expiration date. The the published ways shall be in effect for the life of the Contract. If the published ways rates refers to a prodetermined way rate to become effective upon expiration of the published wage rate in the prodetermined ways rates in the bear of effect for the life of the Contract. If the published ways rate is on file with the DIR, such predetermined ways rates shall become effective on the date following the expiration date and shall provide the contract of the same manner as if it had been published wage rate shall become effective on the date following the expiration date and shall provide the contract of the same manner as if it had been published ways predetermined wage rate shall apply to the Contract. The date following the expiration dates shall provide the date following the expiration dates occur during the life of this Contract on the date following the expiration dates down and the order dates down and the order dates down and wage rate shall apply to the contract on the date following the expiration dates down and the order dates down a							
weges determination are aech jub site and shall mike them available to the published wage rates determined by the DR refer to expiration dates. If the published wage rates does not refer to expiration dates. If the published wage rates and the published wage rate is refers to a proteomer wage rate to access the protein one weges are and the protein and the published wage rate is refers to a proteomer wage rate to access the protein one the published wage rate and the protein and wage rate is and weges rate and the protein and wage rates is and the published wage rate and the protein and wage rate is and weges rate and the protein and wage rates is and refers to a protein and wage rate is accessive protein and dates with additional prodetermined wage rates, which expiration dates occur during the life of the Cortrat, cash successive protein and dates with additional prodetermined wage rates, solve accessive protein and dates with additional prodetermined wage rates, solve accessive protein and dates with additional prodetermined wage rates accessive protein and correct using the life of the cortrat, such wage rate shall apply to this Cortrat, or the date following the event a worker is paid less than the provide wide and the labor of cortex and the subcortrates to sall occurs during the life of the subcort stores shall comply with California Labor Code section 1775. In the event a worker is paid less than the provide wide during the work or card the subcortrates to sall occurs only with societ the work or card the subcortrates to sall occurs only with societ the work or card the subcortrates to sall occurs only with societ the work or card the subcortrates to sall occurs on the subcortrates to sall occurs, such worker is employed. This Shall also furths the records one the manner required in Labor Code section 1777. If C. Ortitotic and Is subcortrates to sall occurs the subcort that the subcort stores to the card of the adort for the subcort that the su		http://www.dir.	ca.gov/OPRL/DPreWageDetermination.htm. Contract	tor and its			
any interested party upon request. Fi wayo crists determined by the DIR refer to expiration dates. If the published wage rate does not refer to a predetermined wage rate to be published wage rate to become effective spin expiration of the published wage rate to become effective spin expiration of the published wage rate to become effective spin expiration of the published wage rate to become effective spin expiration of the published wage rate of the origin and public to file of the spin expiration of the published wage rate of the origin and public to file origin and public to file origin with the DIR, such predetermined wage rate shall become effective on the date following the expiration date and halp by the file origin to predetermined wage rate. If the last of such predetermined wage rate file and the predetermined wage rates that become effective on the date following the expiration date and halp by the file of the Scottract, such wage rate shall apply to the Scottract on the date following the a spination date of the previous wage rate. If the last of such predetermined wage rate file loor or date subcortracts shall call less than the previling wage rate for the work or cart in which the worker is employed. This shall be in a disabort tracts shall call less than the previling wage rate for the work or cart in which the City's web-based Labor Compliance Program. Contractor is responsible for ensuing is subcortractors with succentractors shall apply this scottract rate is subcortractors shall apply the scottract rate is subcortractors with scottractors with scot							
1.2. The wage rates determined by the DR refer to expiration dates. If         the polar date of the expiration date, then the published wage rate to be polar date the expiration date, then the published wage rate in the published wage rate to be polar date the published wage rate to be polar date the published wage rate to the date following the expiration date and shall apply to this Contract in the date following the expiration date is subcontractor, such wage shall be in fact published wage rate rates with adjustion of the date following in e date with additional regrets. With expiration dates expiration dates expiration dates with additional regrets during the life of this Contract, and wage rate for the Contract.         2. Penalties for Volations. Contractor and its subcontractors shall comply with California Labor Code section 1775. In the event worker is paid less than the prevealing wage rate for the work or craft in which the worker is entiplying and entiplying particle being in the section 1776. In the event worker is entiplying the expiration dates that apply on the section 1776. In the event with the worker is entiplying and entiplying particle being the section 1776. In the event worker is entiplying the section 1776. In the event with the worker is entiplying the section 1776. In the event worker is entiplying the section 1776. In the event worker is exponsible to the contractors and the subcontractors hall comply with California tabor Code section 1776. In the event worker is exponsible to the contractor and its subcontractors shall comply with California tabor Code section 1776. In the event worker is exponsible to the contractor and the subcontractors of 1810 comply with Californis tabor Code section 1776. In the event worker		-	-	e to			
The published wage rate does not refer to a predetermined wage rate to the published rate (wage published rate of wage published rate wage published rate wage published rate wage published rate of wage published rate wage publ				If			
be pidd after the expiration data, then the published vage rate refers to a predetermined wage rate to become effective upon expiration of the published vage rate and the predetermined wage rate is on file with the DIR, such predetermined wage rate shall become effective on the date following the expiration data and shall apply to this Contract in the reference of the contract. The published vage rate shall become effective on the date following the expiration data and shall apply to the contract in the reference of the previous wage rate. The data following the expiration dates courd uting the life of this Contract on the data following the expiration dates courd uting the life of this Contract on the data following the expiration the date following the expiration date of the previous wage rate. The least of such predetermined wage rate shall apply to the balance of the Contract, the addition of the contract on the such contracts shall comply with California Labor Code section 1775. In the event is order to paralle set values of the event of california to which replicable paralles for values contractors and its subcontractors shall comply with California Labor Code section 1775. On the event is paralles apply liceotic, contractor and its subcontractors shall contractors thal submit weekly certified paryoll records coline via subcontractors shall submit weekly certified paryoll records to the California Labor Code section 1775. (Trite on the records as subcontractors shall submit weekly certified paryoll records to the California Labor Code section 1775. (Trite and 1777. A submit applicable paralles applicable preventions applicable paralles applicable preventions applicable preventions applicable paralles applicable preventions applicable paralles applicable paralles applicable preventions applicable paralles applicable preventions applicable paralles applicable paralles applicable preventions applicable preventions applicable paralles applicable preventing applicable paralles applicable							
refers to a predetermined wage rate to become effective upon expiration of the published wage rate and the predetermined wage rate shall become effective on the date following the expiration data and a halp by to this Contract in the same manner as if it had been published in said publication. If the predetermined wage rate refers to one or more additional expiration docur during the life of this Contract in the superstanding wage rate shall apply to the Contract on the date following the expiration date of the previous wage rate. If the last of such predetermined wage rates expires outputs the life of this Contract, such wage rate shall apply to the bolance of the Contract. 2. Penalties for Violations. Contractor and its subcontractors shall comply with California Labor Code section 1775 in the event a worker is paid less than the previous wage rate, if the last of such or submit of the contract. 3. Penalties for Violation is any other expiration date to the previous wage rate is advicoritators shall comply with california Labor Code section 1776, which generally requires keeping accurate payrol laccords, verifying and certifying payroll records and making them available for inspection. Contractor shall records and making them available for inspection. Contractor shall accords with the City. Contractor and its subcontractors shall accords with the records is subcontractors shall submit welly certified payroll records online via the City web-based Labor Compliance Organic. Contractor is responsible for ensuring it subcontractors shall according the records is subcontractors with a subcontractors shall according the records is subcontractors and is subcontractors shall according the employment and wage of apprentice. Contractor shall according the expiration action of the throng HBS, including but not imided to first the rompliance of their subcontractors with abor contractors shall according the records is each for their compliance as well as the compliance of their subcontractors with subcontractors for Size p							
of the published wage rate and the predetermined wage rate is abilit Boccome effective on the date following the expiration date and shall apply to this Contract in the same manner as if it had been publication. If the predetermined wage rate for the contract is ability of the Contract on the date following the expiration dates with additional predetermined wage rates with expiration dates with additional predetermined wage rates with expiration dates with additional predetermined wage rates have a post-off of the Contract. 2. Parallels for Violations. Contractor and its subcontractors shall comply with California Labor Code section 1776. In the contract. 2. Parallels for Violations. Contractor and its subcontractors shall comply with California Labor Code section 1776. In which the worker is paid less 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 penalties allowed under Labor Code section 1776. In which generally requires keeping accurate payroll frecords, weithing and certifying payroll records. Contractors shall ator code section 1776. In which generally requires keeping accurate payroll frecords weithing and thereards with a difficult payroll frecords. Shall comply with California Labor Code section 1777. In which generally requires keeping accurate payroll frecords contractors shall all comply with California Labor Code section 1777. In the records is specified in Labor Code section 1777. In the records is specified in Labor Code section 1777. In the records is specified in Labor Code section 1777. In the records is the employment and wage of apprentice. Contractors in the records is specified in Labor Code section 1777. In the republic works or relife approval records in the exords in the records in the worker works more than 8 hours per day and 1777. In the relification of the re							
with the DIR, such predetermined wage rate shall be come effective on the         date following the exprision date and shall payly to this Contract in the same manner as if it had been published in said publication. If the         predetermined wage rate fersts to one or more additional expiration         dates with additional predetermined wage rates, which expiration dates         occur during the life of this Contract, each successive predetermined         wage rate shall apply to this Contract, each successive predetermined         wage rate shall apply to this Contract, each successive predetermined         wage rate shall apply to this Contract, each successive predetermined         predetermined wage rates, which expiration dates         corrupt with California Labor Code section 1775 in the event a worker is         predies than the previdence code section 2720 – 1861.         3. Payrol Records. Contractor and its subcontractors shall comply with         California Labor Code section 1776. In the event a worker is         subcontractors to also comply with section 1776. Contractor shall comply with         California Labor Code section 1776. Which generally require is to subcontractors shall abor in predict contractor shall so function that the records         subcontractors to also comply with section 1777. Contractor shall so function that the records         subcontractors shall abor function that the records         specific in Labor Code section 1777. If 77. Gan 1777. Row (STT) and (STT) and (STT) and (STT) and (STT) and (STT) and (S			<b>ö</b> 1 1				
dete following the expiration date and shall apply to this Contract in the predetermined wage rate refers to one or more additional expiration dates courd during the life of this Contract, each successive predetermined wage rate shall apply to this Contract expiration dates courd during the life of this Contract, each successive predetermined wage rate shall apply to this Contract and the subcontractors shall contract, such previous wage rate in the list of such previous wage rate or the work or craft in which the work or craft in which the work is employed. This shall be indication to any other applicable penalties allowed under Labor Code section 1726 in the work or craft in which the work is employed. This shall be is subcontractors shall compy with California Labor Code section 1726, in the work or craft in which the work is employed. This shall be is subcontractors shall compy with California Labor Code section 1726, in the subcontractors and the subcontractors shall compy with California Labor Code section 1726, in the revorts is employed be penalties allowed under Labor Code section 1726, in the revorts is the subcontractors shall compy with California Labor Code section 1726, in the revorts is the subcontractors shall compy with California Labor Code section 1726, interval and the subcontractors shall comp with California Labor Code section 1726, contractor and its subcontractors shall comp with California Labor Code section 1727, and 1727. Contractor and the subcontractors shall comp with California Labor Code section 1726, tri77.8 and 1727.7.7.         1. Working Hours. Contractor and its subcontractors shall comp with California Labor Code sections 1727, and 1727.7.       Norking Hours. Contractor and Its subcontractors shall comp with California Labor Code sections 1727, and 1727.7.       Norking Hours. Contractor and Its subcontractors shall comp with California Labor Code sections 1776, and 1777.7.       Norking Ho							
the same maner as if it had been published in sidd publication. If the         predetermined wage rate refers to ore or more additional expiration dates with additional predetermined wage rates, which expiration dates occur during the life of this Contract. If the last of such predetermined wage rates explices during the life of this Contract, such wage rate shall apply to the balance the Contract 2. Parallels for Violations. Contractor and its subcontractors shall comply with California Labor Code section 1720, reset to such predetermined wage rates subject on the Contract 3. Parallels for Violations. Contractor and its subcontractors shall comply with California Labor Code section 1720, which generally requires keeping accurate payroll records, contractor and its subcontractors shall comply with California Labor Code section 1776. Contractor and its subcontractors to shall bornia predict contractor shall comply with California Labor Code section 1776. Contractor and its subcontractors to shall solution contractor shall cored so with the City's web-based Labor Compliance Program. Contractor tail is subcontractors and its subcontractors shall cored so with the City Contractor and its subcontractors shall borning the response tractors and the Contract shall bor Code section 1776. Notractor and its subcontractors shall bor fixed to mitted in tabor Code section for ensuing its subcontractors shall bor fixed for ensuing its subcontractors shall bor for ensuing its subcontractors and its subcontractors shall be addition for ensuing its subcontractors shall be addition for ensuing its subcontractors shall be addition for ensuing its subcontractors and its subcontractors for ensuing its subcontractors and its sub							
predetermined wage rate refers to one or more additional expiration dates         curr during the life of this Contract, each successive predetermined         wage rate shall apply to this Contract, each successive predetermined         age rate shall apply to this Contract, such         vage rate shall apply to this Contract, such         age rate shall apply to the Solution, Contract or and its subcontractors shall         comply with California Labor Code section 1725 in the event a worker is         padletis for Molecode         age rate shall apply to the balance of the Contract, such         age rate shall apply to the balance of the Contract, such         age rate scaling adure of the previous wage rate, which be order at rest contract or shall         comply with California Labor Code section 1726 - 1861.         3. Payroll Records, Contractor and its subcontractors shall comply with         California Labor Code section 1726 - 1861.         a subcontractors shall submit weekly certified payroll records to the         b subcontractors shall submit weekly certified payroll records to the         City's web-based calbor Compliance Program. Contractor and its subcontractors shall solution weekly certified payroll records to the         City's web-based section 1777.         4. Apprentices, Contractor and its subcontractors shall abor for manissioner         in the manner required in Labor Code section 1777.         Contractor and its subcontractors shall also furthy				he			
ccccur during the life of this Contract, each successive predetermined       wage rate shall apply to the balance of the Contract.         experiation date of the previous wage rate. (If the last of such       predetermined wage rates expires during the life of this Contract, such         wage rate shall apply to the balance of the Contract.       e. Ponalities for Violations. Contractor and its subcontractors shall         comply with California Labor Code section 1775 in the event a worker is       paid less than the prevailing wage rate for the work or craft in which         the worker is employed. This shall be in addition to any other       applied less than the prevailing wage rate for the work or craft in which         California Labor Code section 1776, which generally requires keeping       accurate payroll records, verifying and certifying payroll records, and         aucontractors to also comply with section 1776. Contractor and its subcontractors shall also furnish the records       appendies. Contractor and its subcontractors shall as furnish the records         subcontractors or the date subcontractors shall abso furnish the records       appendies. Contractor and its subcontractors shall as furnish the records         subcontractors and its subcontractors shall abso may be the compliance of their compliance as well as the compliance of their subcontractors shall abso furnish the records       appendies. Contractor and its subcontractors shall comply with         California Labor Code sections 1777. 5, 1777.6 and 1777.7.       S. Working Hours. Contractor and its subcontractors shall be hours prevee kin visolation to any other on public works contra							
wage rate shall apply to the balance area. If the last of such       predetermined wage rates expires during the life of this Contract, such       wage rate shall apply to the balance of the Contract.         2. Penalties for Violations. Contractor and its subcontractors shall       comply with California Labor Code section 1776 in the event a worker is       paid less 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 penalties allowed under Labor Code sections 1720 – 1861.       3. Paryoil Records. Contractor and its subcontractors shall comply with       California Labor Code section 1776, which generally requires keeping       accurate payroil records, un offing and certifying payroil records, and       making them available for inspection. Contractor and its esubcontractors to all equire its       subcontractors to all subcontractors shall comply with       California Labor Code section 1777. Intractor and its       subcontractors submit certified payroil records to the       City. Contractor and its subcontractors shall allow provide section 1777.       Apprentices. Contractor and its subcontractors shall comply with       California Labor Code section 1777.       Apprentices. Contractor and its subcontractors shall allow provide section       for ensuring its subcontractors shall allow intro. The allow provide section       for ensuring its subcontractors shall allow provide section       for ensuring its subcontractors shall allow provide section       for ensuring its subcontractors shall comply with       California Labor Code section       Tri.          Contractor and its subcontractors shall comply with       California Labor Code section 1776, directly to the Labor Commissioner       in the manner required in Labor Code section 1777.       for ensuring the subcontractors of shall be not       imployment and wages of		dates with add	itional predetermined wage rates, which expiration da	ates			
spiration date of the previous wage rates. If the last of such         predetermined wage rates expires during the life of this Contract, such         wage rate shall apply to the balance of the Contract.         2. Penalties for Violations. Contractor and its subcontractors shall         comply with California Labor Code section 1775 in the event a worker is         applicable penalties allowed under Labor Code section 1720 - 1861.         3. Payroll Records, Contractor and its subcontractors shall comply with         Galifornia Labor Code section 1776, which generally requires keeping         accurate payroll records, verifying and certifying payroll records, and         making them available for inspection. Contractor hall require its         subcontractors to also comply with section 1776. Contractor and its         for relating them available for inspection. Contractor shall also furnish the records         speedified In Labor Code section 1777. Grid forcity to the Labor Commissioner         in the mamer required in Labor Code section 1777. Si and 1777. Concerning the         emportactor and its subcontractors shall also furnish the records         speedified In Labor Code section 1777. Si noth 1777.         4. Apprentices. Contractor and its subcontractors shall comply with         California Labor Code sections 1700. Tr77. Si and 1777.         5. Working Hours. Contractors of Size pre worker per day for each day         responsible for their compliance as well as the compliance of their <td></td> <td></td> <td></td> <td>d</td> <td></td> <td></td> <td></td>				d			
predetermined wage rates explices during the life of this Contract, such wage rate shall apply to the balance of the Contrat.       2. Penalise for Violations. Contractor and its subcontractors shall comply with California Labor Code section 1776 in the event a worker is paid less than the prevailing wage rate for the work or craft in which the worker is emplicable penalties allowed under Labor Code sections 1720 – 1861.       3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1776, which generally requires keeping accurate payroll records. Contractor and its subcontractors shall and contriging payroll records, and making them available for inspection. Contractor shall so payroll records on son the solution tractors shall some via the Contractor shall submit weekly certified payroll records to noting with the City's web-based Labor Conde section 1777 for contractor shall submit weekly certified payroll records to note City. Contractor and its subcontractors shall submit weekly certified payroll records to note the remaner required in Labor Code section 1777 for and 1777 for concerning the employment and wages of apprentices. Contractor shall allow for the subcontractors shall submit that the const specified in Labor Code sections 1777 for and 1777 for concerning the employment and wages of apprentices. Contractor shall allow for the subcontractors shall comply with California Labor Code sections 1777 for concerning the employment and wage of apprentices. Contractor shall be hold to responsible for their compliance as well as the compliance to their subcontractors and its subcontractors shall comply with California Labor Code sections 1777 for 177. If 77. If and 1777. If 77. If 77							
expendites for Violations. Contractors shall subcontractors shall comply with California Labor Code section 1775 in the event a worker is paid less 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 penalties allowed under Labor Code sections 1700 – 1861.         3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1776 in requires keeping accurate payroll records, verifying and certifying payroll records, and making them available for inspection. Contractor shall so Contractor and its subcontractors shall so comply with section 1776. Contractor and its subcontractors shall so contractor is not also comply with section 1776. Contractor and its subcontractors shall so the City. Contractor and its subcontractors shall so the City. Contractor and its subcontractors shall so that cored section 17714.         4. Apprentices. Contractor and its subcontractors shall comply with California Labor Code section 1777.         5. Working Hours. Contractor and its subcontractors shall comply with California Labor Code section 1776. Intract or shall be held responsible for ensuring its subcontractors shall comply with California Labor Code section 1777.         6. Working Hours. Contractor and its subcontractors shall comply with California Labor Code sections 1777. A and 1777.         7. Working Hours. Contractor and its subcontractors shall comply with California Labor Code sections 1777. A and 1777.         8. Working Hours. Contractor and its subcontractors shall comply with California Labor Code sections 1777. A and 1777.         8. Working Hours a way and forty hours a week, unless all hours worked in excess of 8 hours per day are compensted at an term per day of a compensate at a				uch.			
2. Penalities for Violations. Contractor and its subcontractors shall         comply with California Labor Code section 1775 in the event a worker is         paid less than the prevailing wage rate for the work or card in which         the worker is emplyed. This shall be in addition to any other         applicable penalities allowed under Labor Code sections 1720 – 1861.         3. Payroll Records. Contractor shall comply with         California Labor Code section 1776, which generally requires keeping         accurate payroll records. verifying and certifying payroll records, and         making them available for inspection. Contractor shall comply with         City's web-based Labor Complex for shall require its         subcontractors to allos comply with section 1776. Code section 1771 4.         4. Apprentizes. Contractor and its subcontractors shall comply with         California Labor Code section 1775. 1777.5 and 1777 2.         6. Work vision for Code section 1776. Strict is and 1777 2.         7. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code section 1775. 1777.5 and 1777 2.         8. Work work is ection 1777.5, 1777.6 and 1777 2.         9. Working Hours. Contractor and its subcontractors and its comply with         California Labor Code section 1810 through 1815.         1. Apprentizes. Contractor and its subcontractors and its under the prevest in the work of an excess of a hours per day and 1777.         1.				ich			
comply with California Labor Code section 1775 in the event a worker is englosed. This shall be in addition to any other applicable penalises allowed under Labor Code sections 120 – 1861.       Image: Code section 1776. Which generally requires keeping accurate payroll records, contractor and its subcontractors shall comply with California Labor Code section 1776. Contractor and its subcontractors shall comply with California Labor Code section 1776. Contractor and its subcontractors shall submit weekly certified payroll records, and making them available for inspection. Contractor and its subcontractors shall submit weekly certified payroll records to the City. Contractor and its subcontractors shall submit weekly certified payroll records to the City. Contractor and its subcontractors shall comply with California Labor Code section 1777.5 (1777.6 and 1777.4 and 1777.4 concerning the employment and wages of apprentices. Contractor shall is on public works contracts to a lis subcontractors shall comply with California Labor Code sections 1810 frough 1815, including but not limited to: (i) retrict working hours on public works contracts to a lis subcontractors shall comply with California Labor Code sections 1810 frough 1815, including but not limited to: (i) retrict working hours on public worker per day and only hours a week at the subcontractor shall hours per week in violation a clabor discontractor. Contractor and the subcontractor is 25.5 per worker per day for each day the worker per day for each and the subcontractor. Contractor and its subcontractor is and subcontractors. Contractor and its subcontractors and its subcontractor shall comply with California Labor Code sections 1810 frough 1815, including but not inviolation contractor shall							
in the worker is employed. This shall be in addition to any other applicable penalises allowed under Labor Code section 1720 – 1861.       3. Payroll Records. Contractor and its subcontractors shall comply with California Labor Code section 1776, which generally requires keeping accurate payroll records, verifying and certifying payroll records, and making them available for inspection. Contractor and its requires its subcontractors to also comply with section 1776. Contractor and its subcontractors to also compliance Program. Contractor is responsible for ensuring its subcontractors submit certified payroll records to the City. Contractor and its subcontractors shall soft unsite in records specified in Labor Code section 1776 and 1771.7 concensing the employment and wages of appretites. Contractor shall allo poly with California Labor Code section 1776, and 1777.7 concensing the employment and wages of appretites. Contractor shall comply with California Labor Code sections 1771.4 and 1777.7 5. Working Hours. Contractor and its 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 and 40 hours per week in violation of California Labor Code sections 1771, 177.1, 1775, 1776, 1777, 1810, 1810, 1810, including they enter into with a subcontractor. California Labor Code sections 1771, 177.1, 1775, 1776, 1777, 1810, 1810, 1815, 1800, and 1861.         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor       SEEE LAST PAGEE FOR TOTALI				er is			
applicable penalties allowed under Labor Code sections 1720 – 1861.         a. Payrol Records. Contractor and its subcontractors shall comply with California Labor Code section 1776, contractor shall require its subcontractors to also comply 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 shall also furnish the records specified in Labor Code section 1776. Commissioner in the manner required in Labor Code section 1777. Concerning the employment and wages of apprentices. Contractor shall also furnish the records specified in Labor Code section 1775, 1777.6 and 1777.7         5. Working Hours. Contractor and its subcontractors shall comply with California Labor Code section and 1777. J romering the employment and wages of apprentices. Contractor shall be not subcontractors with sections 1775, 1777.6 and 1777.7         6. Working Hours. Contractor and its subcontractors shall comply with California Labor Code sections 1810 through 1816, 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 175.         6. Required Provisions for Subcontractors in all be imposed on design profesionals and subcontractors of 825 per worker per day for each day the worker works more than 8 hours a worker per day for each day the worker works more than 8 hours ary contract they eath into wildian of California Labor Code sections 1771, 1771.1, 1775, 1776, 1775, 1810, 1813, 1815, 1860, 1860, 1775, 1776, 1777, 1810, 1815, 1815, 1860, 1860, 1775, 1776, 1775, 1810, 1813, 1815, 1860, 1860, 1775, 1776, 1777, 1810, 1815, 1815, 1860, 1861, 1775, 1776, 1775, 1810, 1813, 1815, 1860, 1860, 1775		paid less than	the prevailing wage rate for the work or craft in which				
s). Payroll Records. Contractor and its subcontractors shall comply with         California Labor Code section. T776. Working energly 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. T776. Contractor and its         complexed to compliance Program. Contractor is responsible         for ensuring its subcontractors submit certified payroll records to the         City. Contractor and its subcontractors shall also furnish the records         specified in Labor Code section 1776. and 1777.7         4. Apprentices. Contractor and its subcontractors shall comply with         California Labor Code section 1777.6, 1777.6 and 1777.7         5. Working Hours. Contractor shall comply with         California Labor Code section 1777.6, 1777.6 and 1777.7         5. Working Hours. Contractor shall be held         responsible for their compliance as well as the compliance of their         subcontractors shall subcontractors shall comply with         California Labor Code section 1810 through 1815, including but not         limited to: (i) restrict working hours a week, uness all hours week in         violation of California Labor Code sections 1771.1, 177.1, 177.1, 177.1, 177.7, 177.7, 177.7, 178.1, 143.1, 145.1, 140.040         Violation of California Labor Code sections 1771.1, 177.1, 1777.1, 177.1, 177.7, 175.1, 170.1, 113.1, 145.1, 140.0							
California Labor Code section 1776, which generally requires keeping         accurate payroll records, verifying and certifying payroll records, and         making them available for inspection. Contractor and its         subcontractors to also comply 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 shall also furnish the records         specified in Labor Code section 1771.4.         4. Apprentizes. Contractor and its subcontractors shall also furnish the records         specified in Labor Code section 1777.6. 1777. 6 and 1777. To concerning the         employment and wages of apprentices. Contractor shall be held         responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5. 1777.6 and 1777.7.         S. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code sections 1810 through 1815, including but not         limited to: (i) restrict working hours a week, unside all not less than 1½ limes the         basic rate of pay; and (ii) specify penalties to be inposed on design         professionals and subcontractors shall achor they are compensated at not less than 1½ limes the         basic rate of pay; and (ii) specify penalties to be imposed on design         professionals and subcontractor. Colids escions 1771,							
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 certified payroll records to the City's web-based Labor Code section 1771. 4. 4. Apprentices. Contractor and its subcontractors shall also furnish the records specified in Labor Code section 1777.6 directly to the Labor Cormissioner in the manner required in Labor Code section 1777.6 and 1777.7 concerning the employment and wages of apprentices. Contractor shall be held responsible for their compliance as well as the compliance of their subcontractors with sections 1877.5, 1777.6 and 1777.7.7. 5. Working Hours. Contractor and its subcontractors shall comply with California Labor Code section 1810 through 1815, including but not limited to: (i) restrict working hours an upblic 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 0 hours per vewek in violation of California Labor Code sections 1711, 1771.1, 1775, 1776, 1777, 1713, 1813, 1815, 1860 and 1861. 7. Labor Code Section 1861 certification. Contractor in accordance with The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor							
making them available for inspection. Contractor shall require its         subcontractors to also comply 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 to the         City. Contractor and its subcontractors shall also turnish the records         specified in Labor Code section 1776 14.         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 its subcontractors shall comply with         California Labor Code sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code sections 1801 through 1815, including but not         Immedited to: (i) restrict working hours on public works contracts to         eight hours a day and forty hours a week, unless all hours per week in         violation of California Labor Code sections 1771, 1771.1, 1775, 1776, 1718, 131, 1815, 1860 and 1861.         7. Labor Code Section 1881 Certification. Contract they enter         minimum a copy of the following provisions in any contract they enter     <				•			
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 its subcontractors shall also furnish the records         specified in Labor Code section 1776 intervely to the Labor Commissioner       in the manner required in Labor Code section 1777. Tr.7. 6 and 1777. 7 concerning the         employment and wages of apprentices. Contractor shall be held       responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5, 1777.6 and 1777.7.       5. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code section 1780 intropy 1815, including but not       Inimide 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 11% times the         basic rate of pay; and (ii) specify penalties to be imposed on design       professionals and subcontractors of sals 0 through 1815.         6. Required Provisions for Subcontractors Code sections 1771.1, 1771.1, 1775, 1776, 1771.1, 1771.1, 1775, 1776, 1771.1, 1771.1, 1775, 1776, 1775, 1810, 1813, 1815, 1860 and 1861.       SEEE LAST PAGE         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor       SEEE LAST PAGE							
the City's web-based Labor Compliance Program. Contractor is responsible         for ensuring its subcontractors submit certified payroll records to the         City. Contractor and its subcontractors shall also furnish the records         specified in Labor Code section 1771.4.         4. Apprentices. Contractor and its subcontractors shall comply with         California Labor Code section 1777.5.         4. Apprentices. Contractor and its subcontractors shall comply with         California Labor Code section 1777.6.         5. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code sections 1877.5.         5. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code sections 1870.177.7.         5. Working Hours. Contractor and its 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 Subcontractor Coles sections 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1775.1, 1771.1, 1771.1, 1775.1, 1775.1, 1775.1, 1775.1, 1775.1, 1771.1, 1771.1, 1771.1, 1771.1, 1771.1, 1775.1, 1775.1, 1775.1, 1775.2, 1775.2, 1775.2, 1		subcontractors	to also comply with section 1776. Contractor and its				
for ensuring its subcontractors submit certified payroll records to the       City. Contractor and its subcontractors shall also furnish the 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 1777.5, 1777.6 and 1777.7. concerning the         employment and wages of apprentices. Contractor shall be held       responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5, 1777.6 and 1777.7.       5. Working Hours. Contractor and its 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 yhours 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 shall onclude 1825.         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 subcortract California Labor Code section 1810 through 1861.         7. Labor Code Section 1881 Certification. Contractor in accordance with       SEEE LASST PAGE         IMPORTANT!							
City. Contractor and its subcontractors shall also furnish the 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 1777.5, 1777.6 and 1777.7.         Subcontractors with sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its subcontractors shall be held         responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its subcontractors shall comply with         California Labor Code sections 1810 through 1815, including but not         limited tic: (1) 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 (10) specify penalties 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, 1777.5, 1810, 1813, 1815, 1860 and 1861.         7. Labor Code Section 1861 Certification. Contractor in accordance with   The Terms and Conditions of this Purchase Order are availabl							
specified in Labor Code section 1776 directly to the Labor Commissioner       in the manner required in Labor Code section 1771.4.         A. Apprentices. Contractor and its subcontractors shall comply with       California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning the         employment and wages of apprentices. Contractor shall be held       responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5, 1777.6 and 1777.7.       5, 1777.6 and 1777.7.         S. Working Hours. Contractor and its 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 penalities 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 1771, 1771, 1, 1775, 1776, 1777, 5, 1776, 1777, 5, 1780, 1861 Certification. 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, 1777, 5, 1776, 1777, 5, 1810, 1813, 1815, 1860 and 1861.       7. Labor Code Section 1861 Certification. Contractor in accordance with							
in the manner required in Labor Code section 1771.4.         4. Apprentices. Contractor and its subcontractors shall comply with         California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning the         employment and wages of apprentices. Contractor shall be held         responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its 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 works more than 8 hours per day and 40 hours per week in         violation of California Labor Code sections 1871, 1771, 1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861.         7. Labor Code Section 1861 Certification. Contractor end regeneration.         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor         IMPORTANT!							
California Labor Code sections 1777.5, 1777.6 and 1777.7 concerning the         employment and wages of apprentices. Contractor shall be held         responsible for their compliance as well as the compliance as the compliance as well as the compliance as the subcontractors with sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its 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 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    The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor IMPORTANT! SEEE LAST PAGE FOR TOTTAL			-				
employment and wages of apprentices. Contractor shall be held         responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.         5. Working Hours. Contractor and its 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 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, 1777, 61777.5, 11801, 1813, 1815, 1860 and 1861.         7. Labor Code Section 1861 Certification. Contractor in accordance with         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor         IMPORTANT!							
responsible for their compliance as well as the compliance of their         subcontractors with sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its 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 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, 177.1, 1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861.         7. Labor Code Section 1861 Certification. Contractor in accordance with         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor         IMPORTANT!				ing the			
subcontractors with sections 1777.5, 1777.6 and 1777.7.         5. Working Hours. Contractor and its 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 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         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor         IMPORTANT!							
5. Working Hours. Contractor and its 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 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       SEEE LASST PAGE         IMPORTANT!							
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, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861.         7. Labor Code Section 1861 Certification. Contractor in accordance with         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor         IMPORTANT!				ith			
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.         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         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor         IMPORTANT!							
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. 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 The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor IMPORTANT! SEE LAST PAGE FOR TOTAL		limited to: (i) re	estrict 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 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 1861 Certification. Contractor in accordance with The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor IMPORTANT! SEE LAST PAGE FOR TOTAL		eight hours a c	lay and forty hours a week, unless all hours worked ir				
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 1861 Certification. Contractor in accordance with       SEE LAST PAGE FOR TOTAL				es the			
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 1861 Certification. Contractor in accordance with SEE LAST PAGE IMPORTANT!				h dav			
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 1861 Certification. Contractor in accordance with         SEEE LAST PAGE         IMPORTANT!		1 · ·					
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. 				· · · ·			
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         SEE LAST PAGE         IMPORTANT!			0	а			
1775, 1776, 1777.5, 1810, 1813, 1815, 1860 and 1861.         7. Labor Code Section 1861 Certification. Contractor in accordance with         SEE LAST PAGE         IMPORTANT!		minimum a co	by of the following provisions in any contract they enter	er			
7. Labor Code Section 1861 Certification. Contractor in accordance with       Importance with         The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor       SEE LAST PAGE         IMPORTANT!       FOR TOTAL				1.1,			
The Terms and Conditions of this Purchase Order are available at http://www.sandiego.gov/purchasing/vendor IMPORTANT! SEE LAST PAGE FOR TOTAL				with			
IMPORTANT! SEE LAST PAGE FOR TOTAL	The Term				lov/purchasing/vendor		
					SEE LA	ST PAGE	
			IMPORTANT!			FOR	τοται
i o ensure prompt payments, PO # must appear on all snipments and involces; all involces must be	To	0 0 0 0 0 0 1	nonto DO # must onnear an all akimuta	to and involate	, all invalace much he	-	
	10 ensur	e prompt payr	nents, PO # must appear on all shipmen	ts and invoices	; all invoices must be		





Date: 08/08/2018

Page 3 of 4

Line #	Serv#	Item ID/Description Service Description	Del.Date	Quantity/Ord UoM	Unit Price/Prc Uom Conv Factor	Extended Price
Line #	California Labo compensation certifies that "I California Labo liability for worl accordance wi provisions befc Contract." 8. Labor Comp Program author contract payme inadequate by established aff entity that undo please contact Department at 9. Contractor at is subject to co contractor or s in a bid propos Public Contrac defined in this and qualified to accordance wi of this section 1 authorized by S Section 10164 contractor is re 1725.5 at the ti 9.1. A Contract not registered solicitation sha for considering following apply opening; (2) wi subcontractor is specified in Lai replaced by an Code section 1 2. A Contract violation of Lat ancellation, pro unlawful, void, body, Contract of section 1725 9.3. By submitt certifying that H this public worl Labor Code sec proof of registr the City at the 10. Stop Order performance o in violation of L Commissioner	Service Description or Code section 3700 is required to secure the payrol of its employees and by signing this Contract, Com am aware of the provisions of Section 3700 of the or Code which require every employer to be insured kers' compensation or to undertake self-insurance in the provisions of that code, and I will comply with ore commencing the performance of the work of this liance Program. The City has its own Labor Comply rized in August 2011 by the DIR. The City will with ants when payroll records are delinquent or deeme the City or other governmental entity, or it has beer er an investigation by the City or other government erpayment(s) have occurred. For questions or assis the City of San Diego's Equal Opportunity Contractor 619-236-6000. Ind Subcontractor Registration Requirements. This mpliance monitoring and enforcement by the DIR. ubcontractor shall not be qualified to bid on, be listed al, subject to the requirements of Section 4104 of the to Code, or enter into any contract for public work, a chapter of the Labor Code unless currently registers to perform the work pursuant to Section 1725.5. In th Labor Code section 1771.1.(a), "[i] is not a viola for an unregistered contractor to submit a bid that it Section 7029.1 of the Business and Professions Code or 20103.5 of the Public Contract Code, provided the gistered to perform public work pursuant to Section me the contract is awarded." tor's inadvertent error in listing a subcontractor who pursuant to Labor Code section 1725.5 in a respon I not be grounds for filing a bid protest or grounds the bid non-responsive provided that any of the : (1) the subcontractor is registered prior to bid thin twenty-four hours after the bid opening, the s registered and has paid the penalty registration for corde section 1725.5; or (3) the subcontractor is the or she has verified that all subcontractor shall pro- ation for themselves and all listed subcontractors to the or she has verified that all subcontractors shall for at	ment of tractor d against in h such s iance hold d n al stance, ting project A ed he s s red tion s bode or by he n b is se to a e e s stract in g ments on e with by de o by he n h s s to by he n h s s s to by he n h s s s to a s s s s to a s s s s to a s s s s to a s s s s s s s s s s s s s s s s s s s	Quantity/Ord UoM		Extended Price
	subcontractor( misdemeanor. 11. List of all S current list of s DIR registration performance o within ten (10) Contractor sha	til the unregistered Contractor or unregistered s) is registered. Failure to observe a stop order is a ubcontractors. The City may ask Contractor for the ubcontractors (regardless of tier), along with their n numbers, utilized on this contract at any time duri f this contract, and Contractor shall provide the list working days of the City's request. Additionally, Il provide the City with a complete list of all utilized on this contract (regardless of tier), within	e most			
The Term	ten working da	s of this Purchase Order are available at http		jov/purchasing/vendor		
					SEE LAST PAGE	
To ensur€	<b>IMPORTANT!</b> To ensure prompt payments, PO # must appear on all shipments and invoices; all invoices must be irected to <i>Billing</i> Contact person at <i>Bill-To</i> address listed above				<b>FOR TOTAL</b>	





Date: 08/08/2018

Page 4 of 4

Line #	Item ID/Description <u>Serv#</u> <u>Service Description</u>	Del.Date	Quantity/Ord UoM	Unit Price/Prc Uom Conv Factor	Extended Price
	Service Description           registration numbers. The City shall withhold final payment to Contractor until at least 30 days after this information is provided to the City.           12. Exemptions for Small Projects. There are limited exemptions for installation, alteration, demolition, or repair work done on projects of \$25,000 or less. The Contractor shall still comply with Labor Code sections 1720 et. seq. The only recognized exemptions are listed below 12.1. Registration. Contractor will not be required to register with the DIR for small projects. (Labor Code section 1771.1).           12.2. Certified Payroll Records. The records required in Labor Code section 1776 shall be required to be kept and submitted to the City of San Diego, but will not be required to be submitted online with the DIF directly. Contractor will need to keep those records for at least three years following the completion of the contract. (Labor Code section 1771.4).           12.3. List of all Subcontractors. Contractor shall not be required to hire only registered subcontractors and is exempt from submitting the list of all subcontractors that is required in section 11 above. (Labor Code section 1773.3).           B. Living Wages. This Contract is subject to the City's Living Wage Ordinance (LWO), codified at SDMC sections 22.4225 requires each Contractor to fill out and file a living wage certification with the City Manager within thirty (30) days of Award of the Contract. LWO wa and health benefit rates are adjusted annually in accordance with SDM section 22.4220(b) to reflect the Consumer Price Index. Service contracts, financial assistance agreements, and City facilities agreements must include this upward adjustment of wage rates to cov- employees on July 1 of each year. In addition, Contractor agrees to require all of its subcontractors, sublessees, and concessionaires subje	5. The its ge IC ered ons on tion ce			
****	Item completely delivered				
The Term	s and Conditions of this Purchase Order are available at http://w	ww.sandiego.g	ov/purchasing/vendor	Line Item Total \$	30,000.0
	IMPORTANT!			Tax \$	0.0