BID PROJECT MANUAL

PROJECT NUMBER: 25188.00-44-DM

Williams Elementary School Abatement, Flooring & Painting Project

BAKERSFIELD CITY SCHOOL DISTRICT

June 01, 2025

DOCUMENT 00 01 10

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Williams Elementary School Abatement, Flooring, & Painting Project

The drawings are listed below:

Sheet number	<u>Title</u>
Attachment – A	Williams Abatement - Scope of Work 2025
Attachment – AB	YES Environmental Scope of Work
Attachment – B	Painting Information
Attachment – C	Walk Off Mats
Attachment – M	Site Maps
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Attachment - P.3	Classroom North
Attachment - P.4	Classroom South
Attachment - P.5	Classroom Tackboard

END OF DOCUMENT

(All Bid Packages) General Scope of Work

Workmanship and Labor:

- All finishes shall be installed per industry standards. All work shall be under the direction of a competent supervisor.
- Summer working hours shall be 6:00 a.m. to 2:30 p.m. or on an agreed upon time between the contractor and the district.

Protection:

• The Contractor shall always take all precautions to avoid damage to surrounding surfaces around the work area. The Contractor shall be responsible for, and liable for, all damage or ill effects caused by a lack of adequate protection against the hazards associated with their work. The Contractor shall carry adequate insurance, and he shall protect the district from all liens or damages arising from or caused by his work.

Disposal:

• The Contractor shall thoroughly clean the work as it progresses. After completion of work, the Contractor shall remove all debris resulting from this work and shall remove all splatters or spills from other surfaces adjacent to the work. The buildings and the site premises shall be left in a condition that is acceptable to the district.

Guarantee:

• In addition to the guarantees required elsewhere, the Contractor shall guarantee the work for one (1) year. All special guarantees required by this specification shall be in writing and in the form required, and delivered to the Supervisor of Maintenance before final payment is made to the contractor.

Scheduling:

• Construction schedule provided by BCSD, Attachment "E".

Special Considerations:

- The Contractor shall be responsible for all quantities and measurements.
- All contractors on site must be checked-in daily and work hours accounted for to meet "Prevailing Wage" requirements with a district supervisor.
- Any unforeseen conditions must be brought to the immediate attention of the district. No additional work is to be performed without written authorization from the district.

(Bid Package 01) Abatement (Attachment "A")

Asbestos Abatement at Rooms: 14-17 & 19-22

• Asbestos abatement of flooring in classrooms 14-17 & 19-22 per Yowell Environmental Services scope of work. See attached document from Yowell Environmental Services see attachment "A".

(Bid Package 02) Painting Rooms: 14-17 & 19-22 (Attachment "B") Painting Workmanship and Labor:

- All finishes shall be evenly applied and free from sags, runs, crawls, brush marks, skips, or other defects. Each coat of material shall be thoroughly dry before the application of a succeeding coat.
- All work shall be under the direction of a competent foreman.

Protection:

• The Contractor shall always take all precautions to avoid damage to structures around the work area. The Contractor shall be responsible for, and liable for, all damage or ill effects caused by a lack of adequate protection against the hazards associated with his work. The Contractor shall carry adequate insurance, and he shall protect the district from all liens or damages arising from or caused by his work. All buildings, glass, walkways, shrubbery, hardware, plumbing, electrical fixtures, and equipment shall be always protected during work with drop cloths or other suitable means.

Disposal and cleaning:

• The Contractor shall thoroughly clean the work surfaces as they progress. After completion of the work, the Painting Contractor shall remove all debris resulting from their work and he shall remove all splatters or spills from glass, tile, walls, or other surfaces adjacent to his work. The buildings and the building grounds shall be left in a condition that is acceptable to the district.

Special Considerations:

- The Contractor shall be responsible for all quantities and measurements.
- The successful contractor is expected to provide workforce and support equipment to perform all scheduled work within the timeline set forth above.
- Contractor shall possess the proper licenses and certification for the work described in this information notice.
- Before proceeding with the work, the Painting Contractor shall submit wet samples of all materials to be used.
 All colors shall be selected or approved by the Supervisor of Maintenance or representative authorized by him to approve same.
- All materials shall be delivered to the job site in unbroken, sealed containers, stamped with specified numbers, approved by the proper authority of District before proceeding with the work.
- Products shall be applied at the proper consistency and shall not be thinned or otherwise altered except in accordance with the manufacturer's printed directions.

- If the finish coat is to be colored, the prime coat and the intermediate coat shall be tinted to have a slight variation in color from each other and from the finish coat.
- Paint shall be applied only by brush or roller. <u>Spraying allowed only where specified, no other exceptions.</u> If allowed by the district as indicated; the Contractor shall always take all precautions to avoid overspray to vehicles and all other structures around the work area.
- All materials used by the Painting Contractor shall be stored and mixed in a place designated by the district. The
 storage place must always be kept neat and clean. All cloths, waste or other materials that might constitute a
 fire hazard shall be placed in suitable metal containers and shall be removed from the campus at the end of
 each workday.
- The following materials are to be purchased at Dunn Edwards Paints, which is located at 3929 Ming Ave, Bakersfield Ca. 93309.
- All preparatory work is to be included in the bid price.

Lead Based Paint Awareness and Remediation:

- Lead Based Paint is present at various locations at all sites. All procedures and required submittals to the district shall be adhered to for all painting projects.
- Lead Based Paint is present at various locations at all sites. All procedures and required submittals to the district shall be adhered to for all painting projects.
- High Pressure washing of surfaces to be painted will not be allowed. This includes machine-assisted washers as
 well as the use of hose end adapters to modify low water pressure from standard domestic water sources. Only
 low-pressure washing will be allowed.
- Contractors that are Lead Based Paint Preparation Certified shall submit a copy of the Lead Based Paint Preparation Certification along with the bid.
- Painting Contractors who are not Lead Based Paint Preparation Certified may utilize Sub-Contractors that are Lead Based Paint Preparation Certified. Upon submission of bid, Contractors shall submit a copy of the Sub-Contractors Lead Based Paint Preparation Certification.

Various materials and painting processes:

The following materials are to be used, or an approved equal must be obtained in writing:

Dunn Edwards Paint

- Interior Eggshell Vinyl Acrylic SPARTAWALL (All interior wall and ceiling finishes)
- Interior Eggshell Vinyl Acrylic SPARTAWALL (All interior wall and ceiling finishes)
- Interior Spartawall and exterior Spartashield Semi-Gloss Vinyl Acrylic (All windows, doors, jambs, restrooms and kitchens) (All Exterior Wood Surfaces).
- Exterior Egg Shell Acrylic Spartashield (All stucco, plaster and masonry finishes)
- Exterior Semi-Gloss Spartashield (All Exterior Wood Surfaces and Doors)
- Exterior Semi-Gloss Aristoshield (All metal roofing)
- Exterior primer shall be ULTRA-GRIP PREMIUM Interior primer shall be ULTRA-GRIP PREMIUM
- Interior primer shall be ULTRA-GRIP PREMIUM
- Ceiling shall be DEW 380 Warm White SWLL 10-0 Sprtawall Interior Flat

(Bid Package 03) Flooring

Flooring at Rooms: 14-17 & 19-22

- Prep floor at all locations, grind and float as needed.
- Walk off mats to be installed at each door, see attachment "C".
- Machine demo & disposal existing glue down carpet & hauled off each day.
- Disposal at an approved CA carpet recycling facility.
- Slab / Machine removal of existing adhesive at all locations. Grind down any high spots and raised cracks in the slab with a dustless Hepa Vac system.
- Wood subfloor/ Sand off existing adhesive, if applies.
- All concrete slabs or wood subfloors to be floated with "Ardex Feather Finish"
- Carpet manufactures specified adhesive are to be used.
- Must use Burke 4-inch top set base "TS" / "TP" will not be accepted.
- Must be able to meet the district's time schedule.
- Carpet tiles must be delivered to the site 48 hrs. prior to installation to acclimate.
- Carpet tiles are: Mohawk Learn & Live "Swipe Right" (Color: Blueridge)
- ➤ Walk off mats are: Mohawk Tuff Stuff II (Color: Charcoal)
- ➤ Top-Set Base is: Burke 4- inch top set base "TS" (Color: Black)

YES I

YES Environmental, Inc.

1201 24th Street, Suite B110-377, Bakersfield, CA 93301 / (661) 527-0820

ASBESTOS FLOORING ABATEMENT SCOPE OF WORK

Site Information:

Williams ES – Classrooms 14-17 & 19-22 1201 Williams Street, Bakersfield, CA 93305



Prepared for:

Bakersfield City School District 1300 Baker Street, Bakersfield, CA 93305 (661) 631-4600

Prepared by:

Kristy Yowell, CAC 09-4500 / CDPH LRC-4640 YES Environmental, Inc. (YES, Inc.) Project Number 25YES-33 April 2, 2025

This SOW should be printed in color.



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ASBESTOS FLOORING ABATEMENT SCOPE OF WORK

Williams ES - Flooring Abatement Project in Rooms 14-17 & 19-22

PURPOSE OF PROJECT

In order for Bakersfield City School District to renovate interior Classrooms 14-17 & 19-22, asbestos-containing flooring materials must be abated. In some rooms, the asbestos-containing flooring materials are concealed beneath non-asbestos carpets, 12" floor tile, etc. In addition, the contractor shall remove the asbestos-containing baseboards and associated asbestos-containing adhesives.

The contractor is responsible for field verifying their own measurements for bidding, notification, waste characterization, or any other purpose. This Scope of Work should be used in conjunction with all Federal, State and local codes.

IMPORTANT DATES

Project Start Date – Monday, June 2, 2025
Abatement Completion Date – Saturday, June 21, 2025
Clearance Air Sample Collection Date – Monday, June 23, 2025
Clearance Air Sample Results Expected to be Received Date – Tuesday, June 24, 2025
Containment Removal Date – Wednesday, June 25, 2025

WORK PERIOD

The remediation contractor shall have fifteen (15) business days to complete the abatement portion of this project. Clearance air samples will be collected the business day following completion of abatement. Removal of containment shall occur the next business day immediately following the receipt of passing clearance air samples.

DEFINITIONS

Asbestos-Containing: material containing any detectable amount of asbestos. Acronym ACM.

Abatement Activities: precleaning of jobsite, setup of containment/regulated area, removal or disturbance

of asbestos-containing materials and final cleaning inside containment/regulated area in preparation for post abatement clearance air sampling or completion of work

visual.

Contractor: remediation contractor, abatement contractor or any trade qualified to conduct the

work described in this Scope of Work.

Consultant: YES Environmental, Inc. representative.

MATERIALS TESTED FOR ASBESTOS CONTENT				
Material Description	Location(s) See attached map for room locations	% Asbestos	Approximate Quantity	NESHAP Category
Concealed floor tile & black mastic	Flooring throughout rooms 14-17 & 19- 22	Tile=3-4% Chrysotile	+/- 7,680 ft ²	Category I Non-friable Unless
Sample #s: 02A-03D	NOTE: concealed beneath non- asbestos containing carpets, 12" floor tile and linoleum.	Black mastic=1- 2% Chrysotile		removed using mechanical means.

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MATERIALS TESTED FOR ASBESTOS CONTENT					
Material Description	Location(s) See attached map for room locations	% Asbestos	Approximate Quantity	NESHAP Category	
4" Baseboards (various colors) adhered with Brown mastic & tan glues	Baseboards throughout classrooms 14-17 & 19-22.	Vinyl Baseboards=ND	+/- 992 ft ²	Category I Non-friable Unless	
Sample #s: 04A-04G		Tan glue=ND		removed using	
		Brown mastic=3% CH		mechanical means.	
Concealed 4" baseboards (Black) adhered with brown mastic	Concealed at the base of the built-in cabinets throughout classrooms 14-17 & 19-22	Baseboards =3% CH	+/- 496 ft ²	Category I Non-friable Unless	
Sample #s: 09A-09B		Brown mastic 3% CH		removed using mechanical means.	
Carpets, 12" floor tile & linoleums – various colors and patterns	Flooring throughout classrooms 14-17 & 19-22	No asbestos detected	+/- 7,680 ft ²	N/A	
Sample #s: 01A, 02A-03D	NOTE: these surface level flooring materials are adhered to asbestoscontaining floor tile and mastics.				



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NOTIFICATIONS

The contractor shall be responsible for the submission of an asbestos notification and renovation permit form to San Joaquin Valley Air Pollution Control District, Cal/OSHA and all other notifications triggered by asbestos removal. Contractor shall pay any associated fee based on measurements and material quantification as determined by the contractor.

SUPERVISOR & WORKER TRAINING REQUIRED

Workers and supervisors disturbing asbestos shall have AHERA accredited training as asbestos workers or contractor supervisors.

PRE-JOB SUBMITTAL REQUIREMENTS

A hard copy of the contractor's pre-job submittal packet shall be submitted to YES, Inc. and:

- 1. Include all of the items listed in the attached Submittal Requirements;
- 2. Be provided to and approved by YES, Inc. prior to the start of work by the contractor.
- 3. Manifests shall be submitted to the project manager on the first day of the project for review, and also for final approval prior to waste removal from the job site.
- 4. Double sided copies are not acceptable.
- 5. Delays in providing the required submittals may affect the start of the project.
- 6. Electronic submittals will not be accepted.

OTHER CONSIDERATIONS

Item	District Provided	Contractor Must	Not Applicable
		Provide	/ Required
Water	X		
Power	X		
Removal of Items to be saved	Х		
Removal & Disposal of Items Remaining in Work Area		X	
Safety & Security of Equipment		Х	
Challenge testing of HEPA filtered equipment		Х	
to have been performed within 5 calendar days of the start of the project			

ALLOWABLE FORMS OF COMMUNICATION

The contractor shall establish a means of communication between the supervisor and workers inside the containment/regulated area which includes two-way radios or equivalent. At no time will yelling, whistling or banging on containment, walls or on the decontamination chambers be allowed as a form of communication.

OCCUPANCY

These buildings will be unoccupied in the areas where abatement is occurring. Other areas on campus, but outside of the abatement containment, may be occupied by staff, students, and other trades conducting work at this site.

WASTE BIN/CONTAINERS

All bins/containers brought on-site to deposit waste into must be lockable or securable. Bins shall be secured at the end of every shift. Plywood shall be placed under the wheels of each bin to protect the existing surface. Bins must be double lined with 6-mil poly prior to waste being deposited. Containers must have the appropriate labels affixed on them as soon as any asbestos-contaminated debris is deposited.



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ASBESTOS CONTAINMENT/REGULATED AREA SETUP REQUIREMENTS

Containment setup requirements for all containments/regulated areas:

- 1. Classrooms 14 shall be set up as a single containment.
- 2. Classrooms 15-17 shall be set up as a single containment, using an exterior poly tunnel to connect classrooms.
- 3. Classroom 19 shall be set up as a single containment.
- 4. Classrooms 20-22 shall be set up as a single containment, using an exterior poly tunnel to connect classrooms.
- 5. At no time shall the contractor secure or brace their exterior tunnel system to the roof of the buildings. Should the contractor cause any damage or penetration to the roofs of these buildings, the cost of repair including labor and supplies will be the responsibility of the contractor.
- 6. The district will remove thresholds.
- 7. All poly used on this project shall be a minimum of 6-mil and flame retardant (FR). All critical barriers shall be sealed prior to any installation of poly on the walls or false ceiling with at least one layer of 6-mil FR poly.
- 8. Contractor shall attach poly walls and ceiling to the upper window sills of the classrooms.
- 9. Contractor shall exhaust the negative air unit exhaust hoses through the uppermost windows of the classrooms. Contractor SHALL NOT exhaust through lower windows.
- 10. The walls shall be covered with a single-layer of 6-mil FR poly. In addition, a four-foot poly splash guard shall be installed.
- 11. A false poly ceiling shall be installed using a single-layer of 6-mil FR poly.
- 12. Contractor shall include a minimum of 16 clear view windows where the consultant approves.
- 13. All containments shall be built to accommodate the proper opening/closing function of the doors leading to each classroom. This includes ensuring the poly is installed in such a fashion it is not torn during the operation of the doors at the beginning and end of shifts.
- 14. The containment shall have, at a minimum, a two-stage decontamination chamber setup which meets the following conditions:
 - Must be adjacent to the regulated area/containment for the decontamination of employees and their equipment used inside the regulated area/containment;
 - The chamber farthest away from the regulated area/containment shall be designed for employees to don PPE before entering the regulated area/containment; to don street clothes upon exiting the regulation area/containment; and storage of other necessary items of the employees which cannot enter the regulated area/containment. This chamber shall be built large enough to accommodate all workers donning PPE without being able to be seen by staff, students, or anyone else walking by.
 - The chamber most adjacent to the regulated area/containment shall be designed for the
 person exiting the regulated area/containment to use clean water, soap, and towels to
 decontaminate any part of their bodies and PPE such as their respirator.
 - Both chambers shall be of sufficient size to accommodate cleaning of equipment and removing personal protective equipment without the spreading of contamination beyond the area (as determined by visual accumulations).
- 15. All those entering the containments must sign in on an entry/exit log that documents their entrance and exit times. This record is to also include lunch times and other breaks.
- 16. The consultant must give final approval for containment setups before abatement commences.
- 17. As work continues, the contractor shall assure that any additional critical barriers discovered are sealed immediately.
- 18. The contractor shall continually inspect the containments for deficiencies or breaches. If any are discovered, all abatement activities shall halt immediately until the deficiencies are fixed or repaired satisfactorily. These incidents shall be reported to the on-site consultant immediately.
- 19. The contractor shall exercise caution to ensure setup of containment does not damage in any way data cabling, electrical conduits, tackboards, smart-boards, etc.
- 20. If the setup of the containments requires questionable installation, the District and Consultant shall be asked in writing and approval must be given in writing prior to work being performed.



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21. The District does not intend to repaint the exteriors of these rooms. Therefore, the contractor shall exercise care during the construction and deconstruction of the containment and decontamination chambers. If products used to set up the containments leave a residue, the contractor shall be responsible for the removal of the residue immediately following receipt of the passing clearance air sampling results.

NEGATIVE PRESSURE & HEPA FILTERED EQUIPMENT REQUIREMENTS

- Challenge testing is required on equipment using HEPA filters (see Other Considerations above).
 Units arriving dirty or appearing to be contaminated shall be removed from the project site. Units must be positioned in the standard upright manner in which the manufacturer designed the equipment to operate.
- 2. The contractor shall ensure that sufficient negative air units are used to create a minimum air pressure differential of -0.030" and recorded on a manometer. Negative air units shall run continuously until clearance has been achieved. All air filtration devices shall remain sealed when not functioning. All units shall discharge to the exterior of the building during abatement activities.
- 3. At the end of each shift, if containment cannot be secured while exhausting to the exterior of the building, the contractor shall put the negative air units in scrub mode overnight. At the beginning of each shift, the contractor shall re-establish negative pressure in each containment.

WORKER PROTECTION

The contractor shall provide respiratory protection as outlined in current Cal/OSHA regulations. However, at a minimum:

- During the removal and detail cleaning, workers shall wear a half-face negative-pressure respirator with P-100 (HEPA) cartridges, and dual charcoal/HEPA cartridges shall be utilized during mastic removal.
- 2. Disposable coveralls and eye protection shall be worn by all workers during all abatement activities, and detail cleaning phases of this project.
- 3. Should personal air monitoring results not be received the Monday immediately following week after being collected, the asbestos consultant reserves the right to require the workers to don PAPRs until personal air monitoring results are received.

ASBESTOS ABATEMENT PROCEDURES

Abatement procedures for all ACM on this project:

- 1. The carpet and 12" floor tile may only be removed after containment is completed, negative pressure is established and the consultant has given verbal approval for removal to commence.
- 2. In each room, the base of the tackboards shall be cut no higher than the height of the existing baseboard to gain access to original asbestos-containing baseboards and asbestos-containing mastics.
- 3. Wet all ACM with an amended water solution using equipment capable of providing a fine spray mist, in order to reduce airborne-fiber concentrations when the material is disturbed.
- 4. The contractor shall use the following product to remove the asbestos-containing black mastic: CHEMSAFE CLEAR. See attached Safety Data Sheet for product.
- 5. The ACM must be double bagged in poly bags. An acceptable alternative is disposal of ACM into a single poly bag which is placed into a leak-tight drum for disposal.
- 6. Bags should be securely sealed to prevent accidental opening and leakage by tying tops of bags in an overhand knot or by taping in gooseneck fashion.
- 7. Contractor shall generate only as much debris as they can bag and deposit into a waste bin at the end of an 8-hour shift.
- 8. After completion of all stripping work, surfaces from which asbestos-containing materials have been removed shall be wet-wiped or cleaned by some equivalent method to remove all visible residue. If it is quicker and more cost effective to discard the entire component as ACM, contractor must submit for approval prior to the job commencing to the consultant and building owner.
- 9. Asbestos-contaminated waste that has been containerized shall be transported out of the work area through the worker decontamination enclosure or through an approved pass-out arrangement.



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- 10. Should hydro-blasting be used to remove asbestos-containing materials, the waste water captured shall be filtered on-site during the monitoring of the consultant. The consultant reserves the right to review the procedures of this process and equipment – before, during and at the end of abatement ensuring it is done properly and safely.
- 11. The consultant also reserves the right to reject any means and methods of removal should they fail to meet the standards set for in federal, state, local laws and the requirements in this Scope of Work.

PROHIBITED WORK PRACTICES

- 1. Uncontrolled releases. This is cause for stopping the project until modified work practices and containment that prevent these releases from occurring are designed and implemented.
- 2. Dry removal or dry disturbance of any kind.
- 3. Mechanical tools without HEPA vacuum attachment and HEPA vacuum properly attached according to manufacturer recommendation.
- 4. No brooms are allowed inside containment.
- 5. Bead blasting.
- 6. No bulk loading.

COMPLETION OF ABATEMENT & CLEARANCE AIR SAMPLES

After final cleaning in the containment(s) has been completed, a visual clearance inspection shall be performed by the consultant. Contractor personnel shall be present and available to address any deficiencies in cleaning. On the day following visual clearance of a containment, a set of five clearance air samples shall be collected, in each containment, to be analyzed by Transmission Electron Microscopy. Final clearance for re-occupancy shall be contingent upon meeting AHERA criteria for response action completion of an average of 70 structures per square millimeter (70 s/mm²) or less for the five samples collected inside the containment (40 CFR 763, Appendix A).

In the event clearance air samples do not meet this re-occupancy criteria, the contractor shall be responsible for re-cleaning failed areas, and for costs associated with collection and <u>rush</u> analysis of additional clearance air samples (\$1,800/per set of clearances) in accordance with the sampling protocol described above.

PERSONAL AIR MONITORING RESULTS FOR WORKERS

The contractor shall promptly post and provide a copy of worker personal air monitoring results in within 5 calendar days of the them being collected on the worker. No more than two working days shall pass between results being received and posted on-site or provided to YES, Inc. as part of the close-out documentation for this project.

ASBESTOS DISPOSAL

Any carpet or 12" floor tile which is able to be removed from containment before any asbestos-containing materials are disturbed can be discarded as construction debris.

Any asbestos-containing materials removed by manual methods shall be considered non-friable, non-hazardous, asbestos-containing waste, manifested and disposed of accordingly.

Asbestos-containing materials removed by mechanical means shall be considered hazardous, asbestos-containing waste, manifested and disposed of accordingly.

Attachments:

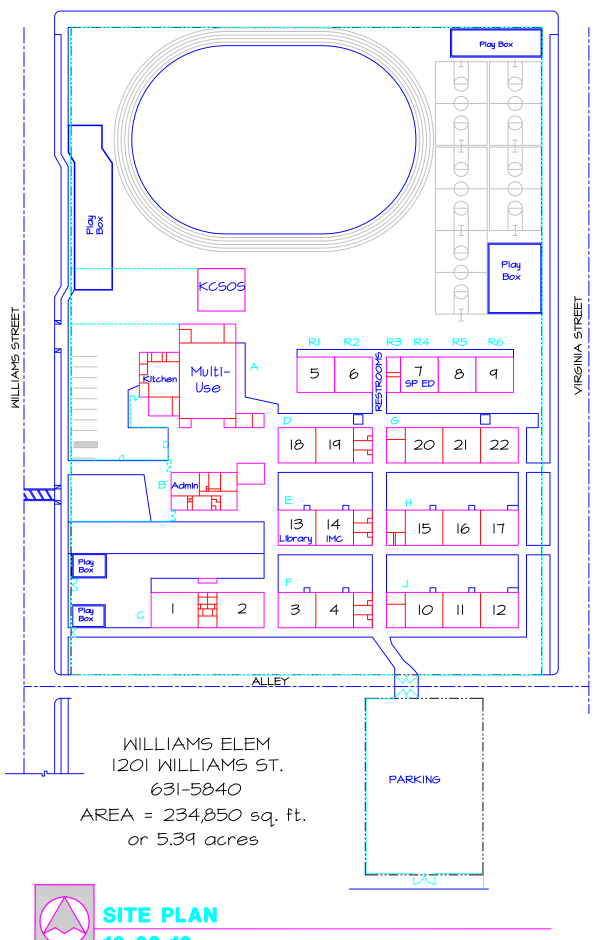
- A. Campus Map
- B. Submittal Requirements
- C. SDS for ChemSafe Clear Mastic Solvent





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Attachment A - Campus Map





YES Environmental, Inc. # 0 9 2 5 0

1201 24th Street, Ste B110-377, Bakersfield, CA 93301 / (661) 527-0820

Contact Name & Phone Number		Kristy Yowell (661) 477-4662	Accoun	t #	YWEL75	
Comments Please e-mail results to: kristy@yowellenvironmental.com			TYPE OF ANALYSIS AND TURN AROUND TIME			
Collected By	Kristy Yoweli	PLM with Dispersion Staining				
Date Samples Collected	2/10/2025	72 Hour				
YES Job # & Site	25YES-18 Wi	lliams ES – Rooms 19-22				
Client	Bakersfield C	ity school District	LAB		EMSL Analytical, Inc.	
Submitted By	Kristy Yowell (Date	2/12/	2025	
Received By	he my	Date	2/1.	3/25 9:3041		

SAMPLE ID	1st LINE: MATERIAL DESCRIPTION - 2ND LINE: SAMPLE LOCATION
25YES-18-01A	FLOOR TILE 12" CREAM W/BROWN STREAKS, YELLOW GLUE & BLACK MASTIC
	CR 21 – SE AREA
25YES-18-02A	LINOLEUM CREAM MOSAIC, GLUE OVER FLOOR TILE 9" TAN W/RED STREAKS AND BLACK MASTIC
20120100211	CR 20 – WEST SIDE SOUTH END
25YES-18-03A	CARPET – RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC
	CR 19 – NE AREA
25YES-18-03B	CARPET – RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC
	CR 22 – EAST SIDE CENTER
25YES-18-04A	BASEBOARD 4" RED & TAN GLUE
20120 10 04/1	CR 19 – NORTH WALL EAST END
25YES-18-04B	BASEBOARD 4" RED & TAN GLUE
20110-10-040	CR 21 - SOUTH WALL WEST END
25YES-18-04C	BASEBOARD 4" RED & TAN GLUE
20120-10-040	CR 20 – NORTH WALL AT SINK
25YES-18-04D	BASEBOARD 4" RED & TAN GLUE & BROWN MASTIC
201 E3-10-04D	CR 22 – NORTH WALL EAST END
25VEC 40.05A	TACKBOARD
25YES-18-05A	CR 19 – WEST SIDE CENTER ABOVE LAY-IN CEILING
25YES-18-05B	TACKBOARD
201 E0-10-U0D	CR 21 – WEST WALL SOUTH END

OrderID: 092502043

YES Environmental, Inc. # 0 9 2 5 0 2 0 4 3 Page 11 of 32 1201 24th Street, Ste B110-377, Bakersfield, CA 93301 / (661) 527-0820

Contact Name & Pl	hone Number	Kristy Yowell (661) 477-4662	Accour	it#	YWE	L 7 5	
Comments Please e-mail results to: kristy@yowellenvironmental.com			TYPE OF ANALYSIS AND TURN AROUND TIME				
Collected By	Kristy Yowell	Kristy Yowell & Logan Martinez			PLM with Dispersion Staining		
Date Samples Collected	2/10/2025	72 Hour					
YES Job # & Site	25YES-18 Wil	liams ES – Rooms 19-22					
Client	Bakersfield C	ity School District	LAB		EMSL	Analytical, Inc.	
Submitted By	Kristy Yowell The Kristy Yowell		Date	2/12/	2025	-	
Received By	Just m	L EFX O	Date	2/13	/25	9:30 A	

SAMPLE ID	1st LINE: MATERIAL DESCRIPTION - 2ND LINE: SAMPLE LOCATION
25YES-18-06A	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE
231E3-16-00A	CR 19 – WEST ANGLED COUNTER TOP
25YES-18-06B	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE
25125-16-006	CR 20 – WEST ANGLED COUNTER TOP
25YES-18-07A	LAY-IN CEILING PANEL 2X4 GOUGE PINHOLE & PAINT
251E5-16-07A	CR 19 – WEST SIDE CENTER
25YES-18-07B	LAY-IN CEILING PANEL 2X4 GOUGE PINHOLE & PAINT
231E3-10-07B	CR 21 – WEST SIDE CENTER
"-	
-	
_	



EMSL Order: 092502043 Page 12 of 32 **Customer ID:** YWEL75

Customer PO: Project ID:

Attention: Kristy Yowell Phone: (661) 477-4662

YES Environmental, Inc. Fax:

1201 24th Street, Suite B110-377 **Received Date:** 02/13/2025 9:30 AM

Bakersfield, CA 93301 Analysis Date: 02/17/2025 Collected Date: 02/10/2025

Project: 25YES-18 WILLIAMS ES - ROOMS 19-22 - BAKERSFIELD CITY SCHOOL DISTRICT

Test Report: Asbestos Analysis of Bulk Materials via AHERA Method 40CFR 763 Subpart E Appendix E supplemented with EPA 600/R-93/116 using Polarized Light Microscopy

			<u>Asbestos</u>		
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Type
25YES-18-01A-Vinyl Floor Tile 092502043-0001	r Tile CREAM W/BROWN Non-Fibrous 20% Non-fibrous (Othe STREAKS, YELLOW Homogeneous GLUE & BLACK MASTIC - CR 21 - SE AREA		80% Matrix 20% Non-fibrous (Other)	None Detected	
25YES-18-01A-Glue 092502043-0001A	FLOOR TILE 12" CREAM W/BROWN STREAKS, YELLOW GLUE & BLACK MASTIC - CR 21 - SE AREA	Yellow Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-01A-Mastic 092502043-0001B	FLOOR TILE 12" CREAM W/BROWN STREAKS, YELLOW GLUE & BLACK MASTIC - CR 21 - SE AREA	Black Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-01A-Leveler 092502043-0001C	FLOOR TILE 12" CREAM W/BROWN STREAKS, YELLOW GLUE & BLACK MASTIC - CR 21 - SE AREA	Gray Non-Fibrous Homogeneous		70% Ca Carbonate 30% Non-fibrous (Other)	None Detected
25YES-18-02A-Linoleu m 092502043-0002 This is a composite result of b	LINOLEUM CREAM MOSAIC, GLUE OVER FLOOR TILE 9" TAN W/RED STREAKS AND BLACK MASTIC - CR 20 - WEST SIDE SOUTH END oth vinyl and backing layer	Gray Fibrous Homogeneous	10% Cellulose 60% Matrix 5% Glass 25% Non-fibrous (Other)		None Detected
25YES-18-02A-Glue 092502043-0002A	LINOLEUM CREAM MOSAIC, GLUE OVER FLOOR TILE 9" TAN W/RED STREAKS AND BLACK MASTIC - CR 20 - WEST SIDE SOUTH END	Tan Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-02A-Vinyl Floor Tile 092502043-0002B	LINOLEUM CREAM MOSAIC, GLUE OVER FLOOR TILE 9" TAN W/RED STREAKS AND BLACK MASTIC - CR 20 - WEST SIDE SOUTH END	Beige Non-Fibrous Homogeneous		80% Matrix 17% Non-fibrous (Other)	3% Chrysotile



EMSL Order: 092502043 Page 13 of 32 Customer ID: YWEL75

Customer PO: Project ID:

Test Report: Asbestos Analysis of Bulk Materials via AHERA Method 40CFR 763 Subpart E Appendix E supplemented with EPA 600/R-93/116 using Polarized Light Microscopy

			Non-Asbe	<u>stos</u>	<u>Asbestos</u>
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Type
25YES-18-02A-Mastic	LINOLEUM CREAM Black MOSAIC, GLUE Non-Fibrous OVER FLOOR TILE Homogeneous 9" TAN W/RED STREAKS AND BLACK MASTIC - CR 20 - WEST SIDE SOUTH END			<1% Chrysotile	
25YES-18-03A-Carpet 092502043-0003	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 19 - NE AREA	Gray/Red Fibrous Homogeneous	80% Synthetic	20% Non-fibrous (Other)	None Detected
25YES-18-03A-Glue 092502043-0003A	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 19 - NE AREA	Tan Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-03A-Vinyl Floor Tile 092502043-0003B	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 19 - NE AREA	Beige Non-Fibrous Homogeneous		80% Matrix 17% Non-fibrous (Other)	3% Chrysotile
25YES-18-03A-Mastic 092502043-0003C	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 19 - NE AREA	Black Non-Fibrous Homogeneous		80% Matrix 18% Non-fibrous (Other)	2% Chrysotile
25YES-18-03B-Carpet 092502043-0004	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 22- EAST SIDE CENTER	Red/Black Fibrous Homogeneous	80% Synthetic 20% Non-fibrous (Other)		None Detected
25YES-18-03B-Glue 092502043-0004A	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 22- EAST SIDE CENTER	Gray/Black Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-03B-Floor Tile 092502043-0004B	CARPET - RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 22- EAST SIDE CENTER	Tan Non-Fibrous Homogeneous		76% Matrix 20% Non-fibrous (Other)	4% Chrysotile



EMSL Order: 092502043 Page 14 of 32 Customer ID: YWEL75

Customer PO: Project ID:

Test Report: Asbestos Analysis of Bulk Materials via AHERA Method 40CFR 763 Subpart E Appendix E supplemented with EPA 600/R-93/116 using Polarized Light Microscopy

		Non-Asbestos			<u>Asbestos</u>
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Type
25YES-18-03B-Mastic 992502043-0004C	CARPET - Black RED/GREY/BLACK Non-Fibrous MULTI & GLUE Homogeneous OVER FLOOR TILE 9" TAN AND BLACK MASTIC - CR 22- EAST SIDE CENTER		80% Matrix 20% Non-fibrous (Other)		<1% Chrysotile
25YES-18-04A-Basebo ard	BASEBOARD 4" RED & TAN GLUE - CR 19 - NORTH WALL EAST END	Red Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04A-Glue	BASEBOARD 4" RED & TAN GLUE - CR 19 - NORTH WALL EAST END	Beige Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04A-Paint	BASEBOARD 4" RED & TAN GLUE - CR 19 - NORTH WALL EAST END	White Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04B-Basebo ard	BASEBOARD 4" RED & TAN GLUE - CR 21 - SOUTH WALL WEST END	Red Non-Fibrous Homogeneous	80% Matrix 20% Non-fibrous (Other)		None Detected
25YES-18-04B-Glue	BASEBOARD 4" RED & TAN GLUE - CR 21 - SOUTH WALL WEST END	Beige Non-Fibrous Homogeneous	80% Matrix 20% Non-fibrous (Other)		None Detected
25YES-18-04C-Basebo ard	BASEBOARD 4" RED & TAN GLUE - CR 20 - NORTH WALL AT SINK	Red Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04C-Glue	BASEBOARD 4" RED & TAN GLUE - CR 20 - NORTH WALL AT SINK	Yellow Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04D-Basebo ard 092502043-0008	BASEBOARD 4" RED & TAN GLUE & BROWN MASTIC - CR 22 - NORTH WALL EAST END	Red Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04D-Glue 092502043-0008A	BASEBOARD 4" RED & TAN GLUE & BROWN MASTIC - CR 22 - NORTH WALL EAST END	Yellow Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-04D-Mastic 092502043-0008B	BASEBOARD 4" RED & TAN GLUE & BROWN MASTIC - CR 22 - NORTH WALL EAST END	Brown Non-Fibrous Homogeneous		77% Matrix 20% Non-fibrous (Other)	3% Chrysotile
25YES-18-05A 092502043-0009	TACKBOARD - CR 19 - WEST SIDE CENTER ABOVE LAY-IN CEILING	Brown Fibrous Homogeneous	80% Cellulose 20% Non-fibrous (Other)		None Detected
25YES-18-05B 092502043-0010	TACKBOARD - CR 21 - WEST WALL SOUTH END	Brown/White Fibrous Homogeneous	60% Cellulose	20% Matrix 20% Non-fibrous (Other)	None Detected



EMSL Order: 092502043 Page 15 of 32 Customer ID: YWEL75

Customer PO: Project ID:

Test Report: Asbestos Analysis of Bulk Materials via AHERA Method 40CFR 763 Subpart E Appendix E supplemented with EPA 600/R-93/116 using Polarized Light Microscopy

			Non-Asbe	<u>stos</u>	Asbestos
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Type
25YES-18-06A-Countert op 092502043-0011	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE - CR 19 - WEST ANGLED COUNTER TOP	Beige Non-Fibrous Homogeneous	10% Cellulose	70% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-06A-Vapor Barrier 092502043-0011A	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE - CR 19 - WEST ANGLED COUNTER TOP	Green Fibrous Homogeneous	80% Cellulose	20% Non-fibrous (Other)	None Detected
25YES-18-06A-Glue 092502043-0011B	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE - CR 19 - WEST ANGLED COUNTER TOP	Tan Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-06B-Countert op 092502043-0012	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE - CR 20 - WEST ANGLED COUNTER TOP	Tan Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-06B-Glue 092502043-0012A	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE - CR 20 - WEST ANGLED COUNTER TOP	Yellow Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-06B-Vapor Barrier 092502043-0012B	GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL & GLUE - CR 20 - WEST ANGLED COUNTER TOP	Green Fibrous Homogeneous	80% Cellulose	20% Non-fibrous (Other)	None Detected
25YES-18-07A-Ceiling Panel 092502043-0013	LAY-IN CEILING PANEL 2X4 GOUGE PINHOLE & PAINT - CR 19 - WEST SIDE CNETER	Beige Fibrous Homogeneous	40% Cellulose 40% Min. Wool	(-,	
25YES-18-07A-Paint 092502043-0013A	LAY-IN CEILING PANEL 2X4 GOUGE PINHOLE & PAINT - CR 19 - WEST SIDE CNETER	White Non-Fibrous Homogeneous		80% Matrix 20% Non-fibrous (Other)	None Detected
25YES-18-07B-Ceiling Panel 092502043-0014	LAY-IN CEILING PANEL 2X4 GOUGE PINHOLE & PAINT - CR 21 - WEST SIDE CENTER	Tan Fibrous Homogeneous	40% Cellulose 40% Glass	20% Non-fibrous (Other)	None Detected



EMSL Order: 092502043 Page 16 of 32 **Customer ID:** YWEL75

Customer PO:

Project ID:

Test Report: Asbestos Analysis of Bulk Materials via AHERA Method 40CFR 763 Subpart E Appendix E supplemented with EPA 600/R-93/116 using Polarized Light Microscopy

			Non-A	<u>isbestos</u>	<u>Asbestos</u>
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Type
25YES-18-07B-Paint	LAY-IN CEILING PANEL 2X4 GOUGE	White Non-Fibrous		80% Matrix 20% Non-fibrous (Other)	None Detected
092502043-0014A	PINHOLE & PAINT - CR 21 - WEST SIDE CENTER	Homogeneous			

Analyst(s)

Damaris Pineda Ayala (23) Mitchell Morrison (15) Jonathan Nomura, Laboratory Manager or Other Approved Signatory

EMSL maintains liability limited to cost of analysis. Interpretation and use of test results are the responsibility of the client. This report relates only to the samples reported above, and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. The report reflects the samples as received. Results are generated from the field sampling data (sampling volumes and areas, locations, etc.) provided by the client on the Chain of Custody. Samples are within quality control criteria and met method specifications unless otherwise noted. The above analyses were performed in general compliance with Appendix E to Subpart E of 40 CFR (previously EPA 600/M4-82-020 "Interim Method") but augmented with procedures outlined in the 1993 ("final") version of the method. This report must not be used by the client to claim product certification, approval, or endorsement by NVLAP, NIST or any agency of the federal government. Non-friable organically bound materials present a problem matrix and therefore EMSL recommends gravimetric reduction prior to analysis. Unless requested by the client, building materials manufactured with multiple layers (i.e. linoleum, wallboard, etc.) are reported as a single sample. Estimation of uncertainty is available on request.

Samples analyzed by EMSL Analytical, Inc San Leandro, CA NVLAP Lab Code 101048-3, WA C884



1201 24th Street, Ste B110-377, Bakersfield, CA 93301 / (661) 527-0820

Contact Name & Pho	ne Number	Kristy Yowell (661) 477-4662	Account	# L1847			
Please e-mail results to: kristy@yowellenvironmental.com Logan@yowellenvironmental.com			TYPE OF	TYPE OF ANALYSIS AND TURN AROUND TIME			
Collected By	Collected By Logan Martinez			pestos			
Date Samples Collected	3/14/2025		72 Hour				
YES Job # & Site	25YES-18 Wi	lliams ES – Rms 19-22 & 14-17					
Client	Bakersfield C	ity School District	LAB	SGS Built - Hayward			
Submitted By	Logan Martin	ez Logan Martinez	Date	3/14/2025			
Received By			Date	3/17/25 PXS360 9:30am			
SAMPL	EID X	1st LINE: MATERIAL D	DESCRIPTION	- 2 ND LINE: SAMPLE LOCATION			
05V50 40 00B		CREM MOSAIC LINOLEUM	M & GLUE				
25YES-18-02B		CR 15 – UNDER SINK					
25YES-18-03C		CARPET – RED/GREY/BL W/RED STREAKS AND BL		GLUE OVER FLOOR TILE 9" TAN			
20120 10 000		CR 14 - E,CENTER AREA	CR 14 – E _• CENTER AREA				
25YES-18-03D			CARPET – RED/GREY/BLACK MULTI & GLUE OVER FLOOR TILE 9" TAN W/RED STREAKS AND BLACK MASTIC				
20120-10-002		CR 16 - EAST CENTER A	CR 16 – EAST CENTER AREA				
25YES-18-04E		BASEBOARD 4" RED, TAN	BASEBOARD 4" RED, TAN GLUE, & BROWN GLUE				
23120-10-042		CR 14 - NORTH WALL EAST END					
25YES-18-04F	¥	BASEBOARD 4" RED, TAN GLUE, & BROWN GLUE					
20120 10 011	96	CR 15 – NORTH WALL EA	CR 15 – NORTH WALL EAST END				
25YES-18-05C		TACKBOARD & BROWN (TACKBOARD & BROWN GLUE				
23123-10-030		CR 16 – SOUTH WALL CENTER					
25YES-18-06C		GREY FAUX WOOD-LOOKING COUNTER TOP MATERIAL, GREEN VAPOR BARRIER & GLUE					
20120 10 000		CR 17 – WEST ANGLED COUNTER TOP					
25YES-18-07C		LAY-IN CEILING PANEL 2	LAY-IN CEILING PANEL 2X4 GOUGE PINHOLE & PAINT				
CR 15 – CEILING – WEST CENTER AREA				Α			
25YES-18-08A			BROWN FAUX WOOD-LOOKING COUNTER TOP MATERIAL, GREEN VAPOR BARRIER, & GLUE				
CR 14 – WEST ANGLED COUNTER TOP							
25YES-18-08B			BROWN FAUX WOOD-LOOKING COUNTER TOP MATERIAL, GREEN VAPOR BARRIER, & GLUE				
231 23-10-005		CR 15 – WEST ANGLED O	CR 15 – WEST ANGLED COUNTER TOP				



1201 24th Street, Ste B110-377, Bakersfield, CA 93301 / (661) 527-0820

Contact Name & Ph	Kristy Yowell (661) 477-4662	Account	Account # L1847			
Please e-mail results to: kristy@yowellenvironmental.com Logan@yowellenvironmental.com			TYPE OF ANALYSIS AND TURN AROUND TIME			
Collected By	Logan Martin	ez	PLM - Asi	bestos		
Date Samples Collected	3/14/2025		72 Hour			
YES Job # & Site	25YES-18 Wi	lliams ES – Rms 19-22 & 14-17				
Client	Bakersfield C	ity School District	LAB		SGS Built - Hayword	
Submitted By	Logan Martin	ne z /	Date	3/14/2	,	
Received By			Date	3/17/	PS FX5360 9:309M	
SAMP	LE ID	1st LINE: MATERIAL DE	SCRIPTION -	- 2ND LI	NE: SAMPLE LOCATION	
	15	BASEBOARD 4" RED, TAN O	SLUE, & OLD	BLACK	BASEBOARD	
25YES-18-09A/04	4G	CR 17 - WEST WALL - BAS	€ of BUILT-IN	CABIN	ETS	
Proceedings of the Commission		OLD BLACK BASEBOARD				
25YES-18-09B		CR 15 - WEST WALL - BASE OF BUILT-IN CABINETS				
			OX.			
			RE	CRE	VED	
				R 1 7		
			I ITA	K 17	7076	

MAR 1 7 2025



Bulk Asbestos Analysis
(EPA Method 40CFR, Part 763, Appendix E to Subpart E and EPA 600/R-93-116, Visual Area Estimation) NVLAP Lab Code: 101459-0

YES Environmental Kristy Yowell 1201 24th Street Suite B110-377 Bakersfield, CA 93301 Job ID/Site: 25YES-18 Williams ES - Rms 19-	22 & 14-17				Client ID: Report Number Date Received Date Analyzed Date Printed: First Reported	: 03/17/2 l: 03/18/2 03/18/2 l: 03/18/2 l: L1847	25 25 25 25 25
Date(s) Collected: 03/14/2025					Total Samples Total Samples		12
Sample ID La	ab Number	Asbestos Type	Percent in Layer	Asbestos Type	Percent in Layer	Asbestos Type	Percent in Layer
25YES-18-02B 12 Layer: Beige/Pink Sheet Flooring Layer: Fibrous Backing Layer: Yellow Mastic Total Composite Values of Fibrous Compor Cellulose (20 %) Fibrous Glass (5 %)	2795842 nents: As	sbestos (ND) c (10 %)	ND ND ND				
25YES-18-03C 12 Layer: Multicolored Carpet Layer: Grey Non-Fibrous Material Layer: Yellow Mastic Layer: Tan Tile Layer: Black Mastic	795843	Chrysotile	ND ND ND 3 % ND				
Total Composite Values of Fibrous Compor Cellulose (Trace) Synthetic (45 %) Comment: Bulk complex sample.	nents: As	sbestos (2%)					
25YES-18-03D 12 Layer: Multicolored Carpet Layer: Grey Non-Fibrous Material Layer: Yellow Mastic Layer: Tan Tile Layer: Black Mastic	795844	Chrysotile	ND ND ND 3 % ND				
Total Composite Values of Fibrous Compor Cellulose (Trace) Synthetic (45 %) Comment: Bulk complex sample.	nents: As	sbestos (2%)					
25YES-18-04E 12 Layer: Red/Purple Non-Fibrous Material Layer: Tan Mastic Layer: Off-White Mastic Layer: Wood	2795845		ND ND ND ND				
Total Composite Values of Fibrous Compor Cellulose (Trace)	nents: As	sbestos (ND)					

Report Number: B369859 **Date Printed:** 03/18/25

Client Name: YES Environmental

	Client Name: YES Environmental				Date Printed:	03/18/2	23
Layer: Red/Purple Non-Fibrous Material ND Layer: Tan Mastic ND Layer: Paint ND Layer: Paint ND Layer: Brown Non-Fibrous Material ND Layer: Brown Non-Fibrous Material ND Layer: Wood ND Total Composite Values of Fibrous Components: ND Layer: Off-White Wallcovering ND Layer: Tan Fibrous Material ND Layer: Tan Fibrous Material ND Layer: Brown Mastic ND Layer: Brown Mastic ND Layer: Tan Fibrous Material ND Layer: Brown Mastic ND Layer: Tan Fibrous Material ND Layer: Grey Non-Fibrous Material ND Layer: Grey Non-Fibrous Material ND Layer: Grey Non-Fibrous Material ND Layer: Tan Fibrous Material ND Layer: Grey Non-Fibrous Material ND Layer: Tan Fibrous Material ND Layer: Tan Fibrous Material ND Layer: Grey Non-Fibrous Material ND Layer: Tan Fibrous Material ND Cellulose (35 %) Fibrous Glass (55 %) Synthetic (10 %) 25YES-18-08 Layer: Brown Non-Fibrous Material ND Layer: Brown Non-Fibrous Material ND Layer: Paint ND Cellulose (20 %) Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-08B 12795851 Layer: Paint ND Layer: Green Fibrous Material ND	Sample ID	Lab Number					Percent in Layer
Layer: Brown Non-Fibrous Material Layer: Wood Total Composite Values of Fibrous Components: Cellulose (Trace) 25YES-18-05C 12795847 Layer: Off-White Wallcovering Layer: Clear Adhesive Layer: Tan Fibrous Material Layer: Brown Mastic ND Total Composite Values of Fibrous Components: Cellulose (95 %) 25YES-18-06C 12795848 Layer: Apaint Layer: Green Fibrous Material Layer: Green Fibrous Material Layer: Green Fibrous Material Layer: Fan Fibrous Material Layer: Fan Fibrous Material Layer: Tan Fibrous Material Layer: Asbestos (ND) Cellulose (20 %) Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-06C Layer: Paint Layer: Brown Non-Fibrous Material Layer: Green Fibrous Mater	Layer: Red/Purple Non-Fibrous Materia Layer: Tan Mastic Layer: Off-White Mastic			ND ND			
Cellulose (Trace) 25YES-18-06C	Layer: Brown Non-Fibrous Material Layer: Wood						
Layer: Off-White Wallcovering Layer: In Fibrous Material Layer: Brown Mastric Layer: Brown Mastric Total Composite Values of Fibrous Components: Asbestos (ND) Cellulose (95 %) SYSES-18-06C Layer: Paint Layer: Grey Non-Fibrous Material Layer: Grey Non-Fibrous Material Layer: Grey Non-Fibrous Material Layer: Grey Non-Fibrous Material Layer: Grey Non-Fibrous Glass (5 %) Total Composite Values of Fibrous Components: Asbestos (ND) Cellulose (20 %) Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-07C Layer: Tan Fibrous Material Layer: Paint ND Total Composite Values of Fibrous Components: Asbestos (ND) Cellulose (35 %) Fibrous Glass (45 %) Synthetic (10 %) 25YES-18-07C Layer: Paint ND Total Composite Values of Fibrous Components: Asbestos (ND) Cellulose (35 %) Fibrous Glass (45 %) 25YES-18-08A Layer: Paint ND Layer: Green Fibrous Material Layer: Sprown Non-Fibrous Components: Asbestos (ND) Cellulose (20 %) Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-08B 12795851 Layer: Paint ND Layer: Green Fibrous Material ND Asbestos (ND)		nponents:	Asbestos (ND)				
Cellulose (95 %) 25YES-18-06C	Layer: Off-White Wallcovering Layer: Clear Adhesive Layer: Tan Fibrous Material	12795847		ND ND			
Layer: Grey Non-Fibrous Material	*	nponents:	Asbestos (ND)				
Cellulose (20 %) Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-07C 12795849 Layer: Tan Fibrous Material ND Layer: Paint Asbestos (ND) Cellulose (35 %) Fibrous Glass (45 %) 25YES-18-08A 12795850 Layer: Paint ND Layer: Brown Non-Fibrous Material ND Layer: Yellow Mastic ND Total Composite Values of Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-08B 12795851 Layer: Paint ND Layer: Brown Non-Fibrous Material ND Layer: Green Fibrous Material ND Layer: Green Fibrous Material ND Layer: Yellow Mastic ND Total Composite Values of Fibrous Components: Asbestos (ND)	Layer: Paint Layer: Grey Non-Fibrous Material Layer: Green Fibrous Material	12795848		ND ND			
Layer: Tan Fibrous Material Layer: Paint Total Composite Values of Fibrous Components: Asbestos (ND) Cellulose (35 %) Fibrous Glass (45 %) 25YES-18-08A Layer: Paint Layer: Paint Layer: Brown Non-Fibrous Material Layer: Green Fibrous Material Layer: Yellow Mastic Total Composite Values of Fibrous Components: Asbestos (ND) Cellulose (20 %) Fibrous Glass (5 %) Synthetic (10 %) 25YES-18-08B 12795851 Layer: Paint Layer: Brown Non-Fibrous Material Layer: Brown Non-Fibrous Material Layer: Paint Layer: Paint Layer: Paint Layer: Green Fibrous Material Layer: Green Fibrous Material Layer: Green Fibrous Material Layer: Green Fibrous Material ND Layer: Green Fibrous Material ND Total Composite Values of Fibrous Components: Asbestos (ND) Total Composite Values of Fibrous Components: Asbestos (ND)	•	-	-				
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Layer: Paint Layer: Brown Non-Fibrous Material ND Layer: Green Fibrous Material ND Layer: Yellow Mastic ND Total Composite Values of Fibrous Components: Asbestos (ND)	• · · · · · · · · · · · · · · · · · · ·	-	, ,				
Total Composite Values of Fibrous Components: Asbestos (ND)	Layer: Paint Layer: Brown Non-Fibrous Material Layer: Green Fibrous Material	12795851		ND ND			
	Total Composite Values of Fibrous Con	-	-				

Report Number: B369859 **Date Printed:** 03/18/25

Client Name: YES Environmental Asbestos Asbestos Percent in Percent in Percent in Asbestos Sample ID Lab Number Type Layer Type Layer Type Layer 12795852 25YES-18-09A/04G Layer: Red Non-Fibrous Material ND Layer: Brown Mastic ND Layer: Black Non-Fibrous Material Chrysotile 3 % Layer: Yellow Mastic ND Total Composite Values of Fibrous Components: Asbestos (2%) Cellulose (Trace) Comment: Bulk complex sample. 25YES-18-09B 12795853 Layer: Black Non-Fibrous Material Chrysotile 3 % ND Layer: Yellow Mastic Total Composite Values of Fibrous Components: Asbestos (3%) Cellulose (Trace)



Maria Cosper, Laboratory Supervisor, Hayward Laboratory

Note: Limit of Quantification ('LOQ') = 1%. 'Trace' denotes the presence of asbestos below the LOQ. 'ND' = 'None Detected'.

Analytical results and reports are generated by SGS Forensic Laboratories (SGSFL) at the request of and for the exclusive use of the person or entity (client) named on such report. Results, reports or copies of same will not be released by SGSFL to any third party without prior written request from client. This report applies only to the sample(s) tested. Supporting laboratory documentation is available upon request. This report must not be reproduced except in full, unless approved by SGSFL. The client is solely responsible for the use and interpretation of test results and reports requested from SGSFL. This report must not be used by the client to claim product endorsement by NVLAP or any other agency of the U.S. Government. SGSFL is not able to assess the degree of hazard resulting from materials analyzed. SGS Forensic Laboratories reserves the right to dispose of all samples after a period of thirty (30) days, according to all state and federal guidelines, unless otherwise specified. All samples were received in acceptable condition unless otherwise noted.



1201 24th Street, Suite B110-377, Bakersfield, CA 93301 / (661) 527-0820

Attachment B - Submittal Requirements



YES Environmental, Inc. Page 23 of 32

1201 24th Street, B110-377, Bakersfield, CA 93301 / (661) 527-0820

Asbestos Submittal Requirements

Note: not all of the items listed below are applicable for every project. Only the items applicable are required to be included in the submittal packet.

Prestart Submittals

- 1. Contractor's license(s)
 - a. CSLB license with asbestos certification
- 2. DOSH registration
- 3. Notifications
 - a. Appropriate local EPA enforcement agency for the job site location.
 - b. Cal/OSHA asbestos notification
 - c. Equipment rented
 - i. Proof the rental company has been made aware the rented equipment will be used for asbestos and/or lead related work.
- 4. Site specific safety/emergency plan
 - a. This must include, but is not limited to, the nearest hospital's phone number and address:
 - b. Local police department phone number and address;
 - c. Title, name and phone number of the contractor's contact whom should be contacted in the event of an emergency.
- 5. Contractor worker documentation for all workers on-site
 - a. Proof of AHERA training
 - b. Proof of Medical approval to wear a respirator
 - c. Respirator fit test
- 6. Contractor's respiratory protection program
- 7. Challenge testing certificates
- 8. Negative exposure assessment (if requesting to don lesser PPE than specified in the SOW)
- 9. Safety data sheets all hazardous materials (as defined by Cal/OSHA)
- 10. Waste Disposal
 - a. Paperwork for landfill proving the landfill will accept the waste
 - b. Proof of licensed waste hauler and company for hazardous waste
 - c. Waste characterization of lead waste
 - d. Manifest for all types of waste to be generated

Submittals Required During the Project

- 1. Daily copies
 - a. Safety meeting (if held daily)
 - b. Worker roster of all employees onsite regardless of training
 - c. Entry/exit log for employees entering/exiting containment/regulated area
- 2. Weekly
 - a. Safety meeting
 - b. Worker personal air monitoring
 - c. Area air monitoring

Submittals Required at the Conclusion of the Project

- 1. Contractor air monitoring & laboratory results (refer to the SOW for required frequency)
- 2. Any other paperwork as requested by the Consultant or Building Owner



YES Environmental, Inc. Page 24 of 32

1201 24th Street, Suite B110-377, Bakersfield, CA 93301 / (661) 527-0820

Attachment C - SDS for Chemsafe Clear

TRADE NAME: CHEMSAFE CLEAR

PAGE 1 OF 8

ISSUE DATE: 1/15/1990 REVISION DATE: 4/15/2015

1. PRODUCT AND COMPANY IDENTIFICATION

GHS PRODUCT IDENTIFIER:

TRADE NAME; CHEMSAFE CLEAR (CARB COMPLIANT)

OTHER MEANS OF IDENTIFICATION:

RECOMMENDED USE OF THE CHEMICAL AND RESTRICTIONS ON USE:

RECOMMENDED USE: Mastic Removal

SUPPLIER'S DETAILS:

Aramsco)
1480 GRANDVIEW AVE.
THOROFARE, NJ 08086
(800)767-6933

EMERGENCY PHONE NUMBER:

COMPANY PHONE NUMBER: (800)767-6933

(24HR) EMERGENCY NUMBER: CHEM-TREC (800)424-9300

2. HAZARD IDENTIFICATION

GHS CLASSIFICATION:

GHS CLASSIFICATION SCALE: 1=SEVERE HAZARD, 4=SLIGHT HAZARD)

ASPIRATION HAZARD CATEGORY 1
SERIOUS EYE DAMAGE IRRITATION CATEGORY 2A

LABEL ELEMENTS:

SIGNAL WORD: DANGER

HAZARD STATEMENTS:

Causes serious eye irritation May be fatal if swallowed and enters airways

TRADE NAME: CHEMSAFE CLEAR

PAGE 2 OF 8

HAZARD SYMBOLS:



PRECAUTIONARY STATEMENTS:

Keep out of reach of children Wash hands, face and all exposed skin areas after handling. Wear protective gloves/protective clothing/eye protection/face protection

PRECAUTIONARY STATEMENTS (RESPONSE):

IF SWALLOWED: Immediately call a poison center or doctor or physician. Do not induce vomiting.

IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses if easy to do. Continue rinsing. If eye irritation persists, get medical advice/attention.

PRECAUTIONARY STATEMENTS (STORAGE):

Store locked up.

PRECAUTIONARY STATEMENTS (DISPOSAL):

Dispose of contents/container to an approved waste disposal plant in accordance with applicable local/regional/national and international regulations and product characteristics at time of disposal.

OTHER HAZARDS:

Repeated or prolonged exposure can cause skin dryness or cracking.

3. COMPOSITION INFORMATION ON INGREDIENTS

INGREDIENT IDENTITY	CAS NUMBER	PERCENTAGE
DISTILLATES, PETROLEUM HYDROTREATED, LIGHT	64742-47-8	PROPRIETARY
BUTOXYDIGLYCOL	112-34-5	PROPRIETARY

REMAINING INGREDIENTS ARE NOT REPORTABLE UNDER OSHA/SDS GUIDELINES. THE EXACT PERCENTAGES OF SOME INGREDIENTS HAVE BEEN WITHELD AS (CBI) CONFIDENTIAL BUSINESS INFORMATION TRADE SECRET.

4. FIRST AID MEASURES

INGESTION: If swallowed, wash out mouth with water. Do not induce vomiting, this product is an aspiration hazard. If spontaneous vomiting occurs, keep head below hips to prevent aspiration of liquid into the lung. Never give anything by mouth to an unconscious person.

TRADE NAME: CHEMSAFE CLEAR

PAGE 3 OF 8

SKIN CONTACT: Remove contaminated clothing. Wash with soap and plenty of water for 15 minutes. Wash contaminated clothing before reuse. If irritation occurs get medical advice.

INHALATION: Move individual away from exposure and into fresh air. If breathing is irregular or stopped, administer artificial respiration. In case of shortness of breath, give oxygen. Call a physician immediately.

EYE CONTACT: Rinse cautiously with water for several minutes. Remove contact lenses if easy to do. Continue rinsing. If eye irritation persists, get medical attention/advice.

Most Important Symptoms and Effects, Acute and Delayed

INGESTION: Symptoms may include diarrhea, gastric pain, and vomiting. SKIN CONTACT: Symptoms may include redness, dryness and cracking of skin.

INHALATION: Not expected; however, symptoms may include irritation of respiratory tract and/or CNS

symptoms such as dizziness, confusion, drowsiness or fatigue.

EYE CONTACT: Symptoms may include stinging, tearing, redness and blurred vision.

Indication of immediate medical attention and special treatment needed, if necessary.

Treat Symptomatically.

5. FIRE FIGHTING MEASURES

Suitable extinguishing media: Use fire extinguishers suitable for surrounding fire, possibly consisting of water spray, dry chemical, carbon dioxide, or foam.

Unsuitable extinguishing media- Do not use water jet.

Specific hazards arising from the chemical: In a fire or if heated, a pressure increase will occur and the container may burst. Material will burn in a fire. Flash point is over 200F. Material will emulsify and not directly float with water spray and emulsion could aid in not exacerbating fire.

Hazardous thermal decomposition products: carbon monoxide and CO2

Special protective actions for fire-fighters: Keep product containers and surrounding areas cool with water spray. No action shall be taken involving any personal risk or without suitable training.

Special protective equipment for fire-fighters: Fire fighters should wear appropriate protective equipment and self-contained breathing apparatus (SCBA) with a full face-piece operated in positive pressure mode.

6. ACCIDENTAL RELEASE MEASURES

Personal precautions, protective equipment and emergency procedures:

For non-emergency personnel: No action shall be taken involving any personal risk or without suitable training. Evacuate surrounding areas. Keep unnecessary and unprotected personnel from entering. Do not touch or walk through spilled material. Provide adequate ventilation. Avoid breathing vapor or mists. Put on appropriate personal protective equipment. Wear appropriate respirator when ventilation is inadequate.

PAGE 4 OF 8

For emergency responders: If specialized clothing is required to deal with the spillage, take note of information in section 8 for further information. See also information in non-emergency personnel above.

Environmental precautions: Avoid dispersal of spilled material with soil, waterways, drains and sewers. See section 12 for additional ecological information.

Methods and materials for containment and cleaning up.

Small spill: Stop leak if without risk. Move containers from the spill area Absorb with an inert dry non combustible material such as diatomaceous earth or vermiculite and place in an appropriate waste disposal container. Mop any remaining residues with soap and water and dispose of wastes via a licensed waste disposal contractor according to federal, state and local regulations.

Large spill: Stop leak if without risk. Move containers from spill area. Prevent entry into sewers, drains, water courses and confined areas. Wash spillages into an effluent treatment plant or absorb with an inert dry non combustible material such as diatomaceous earth or vermiculite and place in a appropriate waste disposal containers. Mop any remaining residues with soap and water and dispose of wastes via a licensed waste disposal contractor according to federal, state and local regulations.

7. HANDLING AND STORAGE

Precautions for Safe Handling:

Safe Handling Advice: Utilize appropriate personal protective equipment when handling product. Do not swallow. Avoid contact with eyes, skin and clothing. Avoid breathing vapor or mists. Use only with adequate ventilation. Wear appropriate respirator when ventilation is inadequate. Do not enter storage areas and confined spaces unless adequately ventilated. Keep in the original container and tightly closed when not in use. Store and use away from heat, sparks, open flame or any other ignition source. No smoking. Wash face, hands and any exposed skin thoroughly after handling. Wear protective gloves/protective clothing/eye protection and face protection during use. Emptied containers can contain product residues and remain hazardous. Do not reuse, flame cut, braze or weld container and observe all sds information around empty containers and dispose of in accordance with federal, state and local regulations.

Advice on general occupational hygiene: Eating, drinking and smoking should be prohibited in areas where this material is handled, stored and processed. Workers should wash hands and face before eating, drinking and smoking. Remove contaminated clothing and protective equipment before entering eating areas. See also section 8 for additional hygiene information.

Conditions for safe storage including any incompatibilities:

Store in original container in a dry, cool and well ventilated area away from strong oxidizing agents (see section 10) and food and drink. Store locked up. Eliminate all ignition sources. Keep container tightly closed when not in use. Do not store in unlabeled containers.

PAGE 5 OF 8

8. EXPOSURE CONTROLS/ PERSONAL PROTECTION

Control Parameters Occupational Exposure Limits

Ingredient Identity ACGIH TLV OSHA PEL NIOSH IDLH

Butoxydiglycol 112-34-5 TWA 10ppm

Distillates, Petroleum TWA:skin absorption 200mg/m3 (as total hydrocarbon vapor) 8 hours Hydrotreated, Light 64742-47-8

Appropriate Engineering Controls

Engineering Controls: Use only with adequate ventilation. Use process enclosures, local exhaust ventilation or other engineering controls to keep worker exposure to airborne contaminants and air concentrations below occupational exposure standards.

Individual protection measures, such as personal protective equipment. (PPE)

Eye/Face Protection: Wear approved tightly sealed safety goggles

Skin & Body Protection: Wear chemical resistant, impervious gloves at all times when handling chemical products. Check during use that gloves are still retaining their impervious properties, as the time for breakthrough can change from different manufacturers and chemical mixtures cannot always be accurately measured. Appropriate footwear and suitable protective clothing should be worn for the degree and risk of exposure.

Respiratory Protection: If workplace exposure limits of product or any component is exceeded, utilize proper respiratory protection program guidelines (see OSHA 1910.134 and American National Standard ANSI Z88.2) Use a properly fitted NIOSH/MSHA air-purifying or air-fed respirator in compliance with the above mentioned standard if a risk assessment indicates this is necessary. Respirator selection must be based on known or anticipated exposure levels, the hazards of the product and the safe working limits of the selected respirator.

9. PHYSICAL AND CHEMICAL PROPERTIES

Appearance: clear liquid Odor: near odorless

Odor threshold: not available

pH: not applicable

Melting Point/Freezing Point: -56F Initial Boiling Point/Range: 344F-473F

Flash Pt: >200F lowest ingredient, does not sustain combustion

Evaporation Rate: <1 (butyl acetate=1) Lower explosive limits: .6%Aliphatic Solvent Upper explosive limits: 5.5%Aliphatic Solvent

Vapor Pressure: meets CARB guidelines

Vapor Density: 4.5-5 (air=1)

Relative Density: .84

Solubility in water: Emulsifies Partition coefficient: not applicable

Auto ignition temp: >428F

Decomposition Temp: not available

Viscosity: pourable liquid

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10. STABILITY AND REACTIVITY

Reactivity: Stable in normal ambient temperature and pressure

Chemical Stability: Stable under recommended storage conditions.

Possibility of Hazardous Reactions: not under normal conditions of storage and use.

Conditions to Avoid: Open flames, sparks

Incompatible Materials: Oxidizing materials

Hazardous Decomposition Products: Carbon monoxide and Carbon Dioxide

11. TOXICOLOGICAL INFORMATION

Acute toxicity: Not classified,

Skin corrosion irritation: not classified,

Serious Eye damage: classified, Category 2, Causes serious eye irritation, Butoxydiglycol 112-34-5

Sensitization: Not classified,

Mutagenicity: Not classified,

Carcinogenicity: Not classified

Reproductive Toxicity: Not Classified

Teratogenicity: Not Available

Specific target Organ Toxicity (single exposure)

Not classified

Specific target Organ Toxicity (repeated exposure):

Not classified

Aspiration Hazard:

Distillate petroleum hydrotreated, light 64742-47-8, Aspiration Hazard Category 1

SAFETY DATA SHEET

TRADE NAME: CHEMSAFE CLEAR

PAGE 7 OF 8

<u>Information on the likely routes of exposure:</u>

Ingestion: May be harmful if swallowed. May be fatal if swallowed and enters airways.

Inhalation: Do not breathe vapors or mists. **Skin:** May be harmful in contact with skin.

Eye: Causes serious eye irritation

Symptoms related to the physical, chemical and toxicological characteristics

Ingestion: See section iv, most important symptoms and effects, acute and delayed.
Inhalation: See section iv, most important symptoms and effects, acute and delayed.
Skin: See section iv, most important symptoms and effects, acute and delayed.
Eye: See section iv, most important symptoms and effects, acute and delayed.

Delayed and immediate effects and also chronic effects from short and long term exposure.

General: Prolonged or repeated contact can defat the skin and lead to irritation, cracking and/or dermatitis Carcinogenicity: no known significant effects or critical hazards. Not classifiable.

Numerical measures of Toxicity

Not Available

12. ECOLOGICAL INFORMATION

Toxicity:

Ingredient name	Result	Species	Exposure
Distillate Petroleum.	Chronic NOEL 0.48 mg/l	Daphnia	21 days

Hydrotreated, light

Persistence and degradability:

Distillate Petroleum: Biodegradability-inherent

Hydrotreated

Butoxydiglycol 112-34-5: readily biodegradable

Bioaccumulation Potential:

Not expected to bioaccumulate

Mobility in Soil:

No data

Other adverse Effects:

No known significant effects or critical hazards

13. DISPOSAL CONSIDERATIONS

Dispose in accordance with applicable federal, state and local regulations.

PAGE 8 OF 8

14. TRANSPORTATION INFORMATION

DOT:NOT REGULATED
NOT REGULATED
NOT REGULATED
NOT REGULATED

15. REGULATORY INFORMATION

U.S. FEDERAL REGULATIONS: All ingredients are listed or exempted with TSCA.

SARA 302/304: no products were found. SARA 311/312: acute health hazard

Ingredient	%	FIRE	PRESSURE	REACTIVE	IMMEDIATE	DELAYED
		HAZARD	RELEASE		ACUTE	CHRONIC
Distillate	80-95	YES	NO	NO	NO	NO
Petroleum,						
Hydrotreated						
Butoxydiglycol	PROPRIETARY				YES	YES
112-34-5						

SARA 313: butoxydiglycol, <12%

STATE REGULATIONS:

Ingredient	New York	New Jersey	Massachusetts	Pennsylvania
Distillate Petroleum	No	No	No	No
Hydrotreated.				
64742-47-8				
Butoxydiglycol	No	Yes	Yes	yes
112-34-5				

California Prop 65: none known

16. OTHER INFORMATION

HMIS RATING: HEALTH (1) FIRE (1) REACTIVITY (0)

4=EXTREME, 3=HIGH, 2=MODERATE, 1=SLIGHT, 0=INSIGNIFICANT

NOTICE TO READER:

To the best of our knowledge, the information contained herein is accurate. However, neither the above-named supplier, nor any of its subsidiaries assumes any liability whatsoever for the accuracy or completeness of the information contained herein. The information on this sds was obtained from sources which we believe are reliable. However, the information is provided without any warranty, expressed or implied, regarding its correctness. Users are advised to confirm in advance of need, that information is current, applicable and suited to the circumstances of use. Vendor assumes no responsibility for injury to vendee or third persons proximately caused by the material if reasonable safety procedures are not adhered to as stipulated in the sds. Furthermore, vendor assumes no responsibility for injury caused by abnormal use of this material even if reasonable safety procedures are followed.

COLOR	COLOR NO.	BASE BODY	WAINSCOT	ACCENT WALLS	1	CABINETS		Sports	WINDOW FRAMES	DETAILS	COMMENTS
8	(Dunn-Edwards) Frost 1 Gallon M Y Notation /48 O4: 0 Y+ 13.838 07: 0 Y+ 01.000	x	*	AC	FRAME	PANEL	FRAME	PANEL	*	30	USE LOW SHEEN FOR WALLS
	13: 0 Y+ 01.000 (A) (Dunn-Edwards) Silver Bullet DE6381				x	x		x	x		USE SEMI-GLOSS FINISH FOR DOOR PANEL USE SEMI-GLOSS FINISH FOR WINDOW FRAMES
	(Dunn-Edwards) Iron Flxture DE6384						x				USE SEMI-GLOSS FINISH FOR DOOR FRAME

GENERAL NOTES:

- DO NOT PAINT GALVANIZED HAND RAILS.
- DO NOT PAINT PRE-FINISHED DOORS, WINDOWS, AND/OR FRAMES

Attachment "B" Painting Information



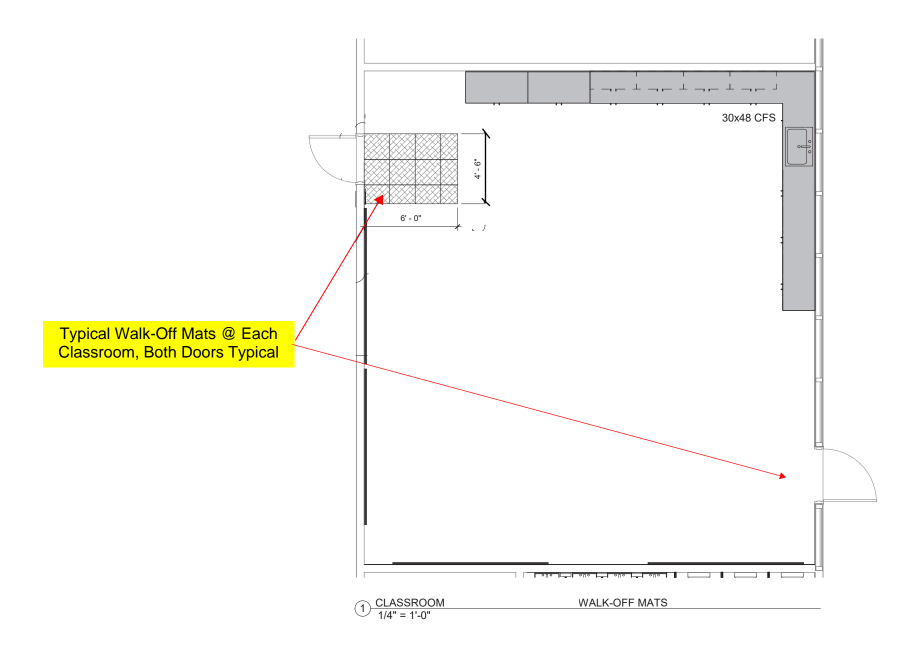
BAKERSFIELD CITY SCHOOL DISTRICT

EDUCATION CENTER 1300 BAKER STREET BAKERSFIELD, CA 93305 Ph. 661.631.4600 Fax. 661.326.1485 MAINTENANCE & OPERATIONS DEPARTMENT

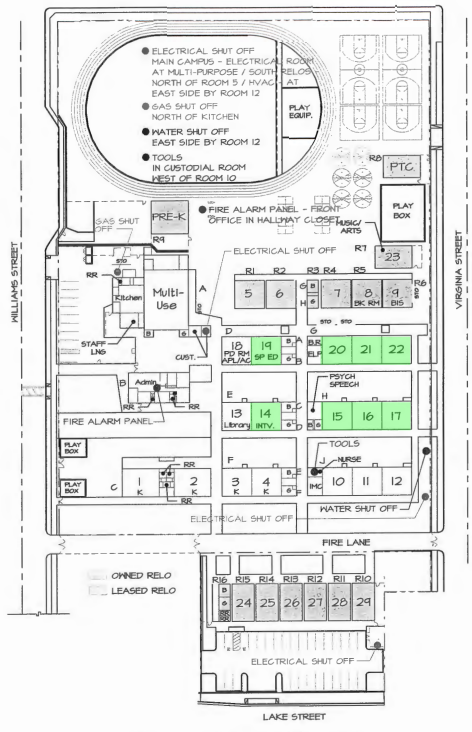
1501 FELIZ DRIVE BAKERSFIELD, CA 93307 Ph. 661.631.5883 Fax. 661.834.9986 DRAWINGS FOR:

McKINLEY ELEMENTARY SCHOOL

PAINTING IMPROVEMENTS 601 4th STREET BAKERSFIELD, CA 93304



Attachment "C" Walk-Off Mat Locations and Dimensions



WILLIAMS ELEMENTARY 1201 WILLIAMS STREET 631-5840

Site Map



SITE PLAN

09-06-24

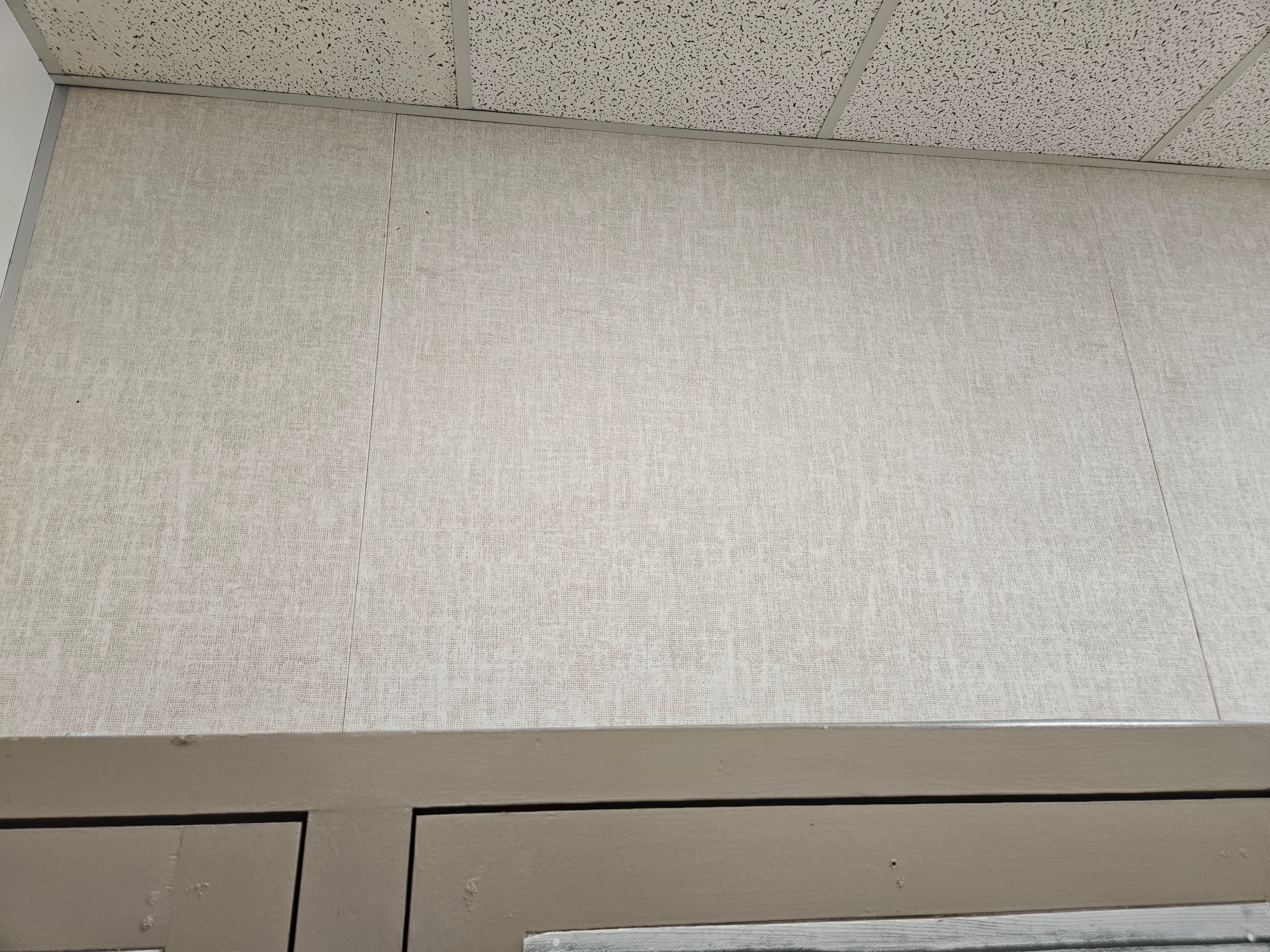












DOCUMENT 00 01 20

LIST OF SCHEDULES

SCHEDULES

1. Refer to attached Williams Elementary School Abatement, Flooring, & Painting – Schedule dated 3/21/25.

Attachment "S"



Bakersfield City School District

Activity	D	Act. Assignment	Activity Name	Start	Finish	Original Duration	April 2025 May 2025 June 2025 July 2025 August 2025 S October
					10.1		0 06 13 20 27 04 11 18 25 01 08 15 22 29 06 13 20 27 03 10 17 24 31 07 14 21 28 05 12
<u></u>	Villiams Abatement	Project 2025		08-Apr-25	13-Aug-25	91	▼ 13-Aug-25, Williams Abatement Pro
	Pre-Construction A	ctivities		08-Apr-25	25-Jun-25	56	▼ 25-Jun-25, Pre-Construction Activities
	WPCA-1000	BCSD	Advertise Project	08-Apr-25	08-Apr-25	1	I Advertise Project
	WPCA-1010	Contractors	Bid Project	08-Apr-25	22-Apr-25	11	Bid Project
	WPCA-1020	Contractors	Mandatory Job Walk	15-Apr-25	15-Apr-25	1	I Mandatory Job Walk
	WPCA-1030	Contractors	Bids Due	22-Apr-25	22-Apr-25	1	■ Bids Due
	WPCA-1040	BCSD	Review Bids	23-Apr-25	23-Apr-25	1	Review Bids
	WPCA-1050	BCSD	Notice of Intent to Award	24-Apr-25	24-Apr-25	1	I Notice of Intent to Award
	WPCA-1060	BCSD	Board Awards Bids	25-Apr-25	25-Apr-25	1	I Board Awards Bids
	WPCA-1070	BCSD	Notice to Award	28-Apr-25	28-Apr-25	1	Notice to Award
	WPCA-1080	Contractors	Contracts & Insurance	29-Apr-25	12-May-25	10	Contracts & Insurance
	WPCA-1090	BCSD	San Joaquin Valley Air Pollution Control District Abatement Notification	29-Apr-25	12-May-25	10	San Joaquin Valley Air Pollution Control District Abatement Notification
	WPCA-1100	BCSD	Notice to Proceed	13-May-25	13-May-25	1	Notice to Proceed
	Submittals			13-May-25	25-Jun-25	31	▼ 25-Jun-25, Submittals
	Painting			13-May-25	13-Jun-25	23	▼ 13-Jun-25, Painting
	WSA-1000	BP 03 Paint	Painting - Product (Contractor Prepare Submittal)	13-May-25	27-May-25	10	Painting - Product (Contractor Prepare Submittal)
	WSA-1030	BCSD	Painting - Product (BCSD Review Submittal)	28-May-25	29-May-25	2	Painting - Product (BCSD Review Submittal)
	WSA-1050	BP 03 Paint	Painting - Product (Procurement)	09-Jun-25	13-Jun-25	5	Painting - Product (Procurement)
	Flooring			13-May-25	25-Jun-25	31	▼ 25-Jun-25, Flooring
	WSA-1010	BP 04 Floor	Flooring Product (Contractor Prepare Submittal)	13-May-25	19-May-25	5	Flooring Product (Contractor Prepare Submittal)
	WSA-1020	BCSD	Flooring Product (BCSD Review Submittal)	20-May-25	21-May-25	2	Flooring Product (BCSD Review Submittal)
	WSA-1040	BP 04 Floor	Flooring Product (Procurement)	12-Jun-25	25-Jun-25	10	Flooring Product (Procurement)
	Construction Activi	ities		30-May-25	13-Aug-25	53	▼ 13-Aug-25, Construction Activities
	Classrooms 14 - 17			30-May-25	07-Jul-25	27	▼ 07-Jul-25, Classrooms 14 - 17
	WCA-1000	BCSD	Remove Furniture & Classroom Items Including Smart Boards	30-May-25*	01-Jun-25	2	Remove Furniture & Classroom Items Including Smart Boards
	WCA-1010	General	Start Construction	02-Jun-25		0	◆ Start Construction
	WCA-1020	BP 01 Abate	Abate Flooring @ Classrooms	02-Jun-25	11-Jun-25	8	Abate Flooring @ Classrooms
	WCA-1030	BP 01 Abate	Abatement Clear for Remaining Construction Activities	12-Jun-25	12-Jun-25	1	Abatement Clear for Remaining Construction Activities
	WCA-1040	BP 01 Abate	Remove Abatement Containment	13-Jun-25	13-Jun-25	1	
	WCA-1050	BP 03 Paint	Paint Cabinets, Walls, Tackboard, Interior Doors	16-Jun-25	25-Jun-25	8	Paint Cabinets, Walls, Tackboard, Interior Doors
	WCA-1060	BP 04 Floor	Install Flooring & Top-Set Base	26-Jun-25	02-Jul-25	5	Install Flooring & Top-Set Base
	WCA-1070	BCSD	Replace Furniture & Classroom Items	02-Jul-25	05-Jul-25	3	☐ Replace Furniture & Classroom Items
	WCA-1080	BP 05 Elec Data	Re-Install Smart Boards	03-Jul-25	07-Jul-25	3	Re-Install Smart Boards
	Classrooms 19 - 22			01-Jun-25	13-Aug-25	52	▼ 13-Aug-25, Classrooms 19 - 22
	WCA-1150	BCSD	Remove Furniture & Classroom Items Including Smart Boards	01-Jun-25*	03-Jun-25	2	Remove Furniture & Classroom Items Including Smart Boards
	WCA-1160	General	Start Construction	12-Jun-25	33 03 20	0	◆ Start Construction
	WCA-1170	BP 01 Abate	Abate Flooring @ Classrooms	12-Jun-25	23-Jun-25	8	Abate Flooring @ Classrooms
	WCA-1180	BP 01 Abate	Abatement Clear for Remaining Construction Activities	24-Jun-25	24-Jun-25	1	Abatement Clear for Remaining Construction Activities
	WCA-1190	BP 01 Abate	Remove Abatement Containment	25-Jun-25	25-Jun-25	1	Remove Abatement Containment
	WCA-1200	BP 03 Paint	Paint Cabinets, Walls, Tackboard, Interior Doors	26-Jun-25	08-Jul-25	8	Paint Cabinets, Walls, Tackboard, Interior Doors
	WCA-1210	BP 04 Floor	Install Flooring & Top-Set Base	09-Jul-25	15-Jul-25	5	Install Flooring & Top-Set Base
	WCA-1220	BCSD	Replace Furniture & Classroom Items	15-Jul-25	18-Jul-25	3	☐ Replace Furniture & Classroom Items
	WCA-1230	BP 05 Elec Data	Re-Install Smart Boards	16-Jul-25	18-Jul-25	3	□ Re-Install Smart Boards
	110,11200	DI CO LICO DAIA	1 to model officer bodies	10-041-20	10 001-20		
	tual Work						Date Revision Checked Approv

Bakersfield City School District Deferred 2025 Abatement Project @ Williams

Attachment "S"



Bakersfield City School District

#	Activity	'ID	Act. Assignment	Activity Name	5	Start	Finish	Original	April 2025	May 2025	June 2025	July 2025	August 2025	S	October 2025
								Duration	0 06 13 20	27 04 11 18 25	01 08 15 22	29 06 13 20 2	7 03 10 17 24 3	1 07 14 21 2	28 05 12 19 ²⁶
44		WCA-1240	BCSD	Punch List Wak / List	1	16-Jul-25	17-Jul-25	2			■ Punch List Walk / List		:		
45		WCA-1250	Contractors	Punch List Work	1	18-Jul-25	23-Jul-25	4		1	1 1	■ P	unch List Work		1
46		WCA-1260	BCSD	Final Punch :List Walk	2	24-Jul-25	24-Jul-25	1		1		l F	inal Punch :List Wa	lk	1
47		WCA-1270	General	Project Complete			24-Jul-25*	0		1 1 1	1	♦ F	Project Complete		1
48		WCA-1280	General	Teachers Onsite	1	11-Aug-25*		0		1	1	1 1 1	◆ Teachers 0	Onsite	: :
49		WCA-1290	General	Start of School	1	13-Aug-25*		0		1	1	1	◆ Start of S	chool	:

DOCUMENT 00 11 16

NOTICE TO BIDDERS

1. Notice is hereby given that the governing board ("Board") of the Bakersfield City School District ("District") will receive sealed bids for the following project, Bid No. 25188.00-44-DM, Multiple Bid Packages ("Project" or "Contract"):

Williams Elementary School Abatement, Flooring & Painting

2. The Project consists of:

Refer to scope of work.

3. To bid on this Project, the Bidder is required to possess one or more of the following State of California contractors' license(s):

BP 01 Abatement (C-22)

BP 02 Painting (C-33)

BP 03 Flooring (C-15)

The Bidder's license(s) must remain active and in good standing throughout the term of the Contract.

- 4. To bid on this Project, the Bidder is required to be registered as a public works contractor with the Department of Industrial Relations pursuant to the Labor Code.
- 5. Contract Documents will be available on or after April 08, 2025, for review at the District Maintenance, Operations, and Facilities Office, and may be downloaded from the District's website, using the following link.

http://mot.bcsd.com/Construction%20Consultants/Williams%20Abatement%20Project%2025188.00-44-DM/

In addition, Contract Documents are available for bidders' review at the following builders' exchanges:

- A. Kern County Builder's Exchange (661) 324 4921
- 6. Contract Documents are also available for purchase at Blueprint Services, 1100 18th Street, Bakersfield, CA 93301.
- 7. **Sealed bids will be received until 2:00 p.m., April 22, 2025**, at the District Maintenance, Operations, and Facilities Office, 1501 Feliz Drive, Bakersfield, California 93307 at or after which time the bids will be opened and publicly read aloud. Any bid that is submitted after this time shall be nonresponsive and returned to the bidder. Any claim by a bidder of error in its bid must be made in compliance with section 5100 et seq. of the Public Contract Code.
- 8. This Project **requires** prequalified pursuant to AB 1565 of all general contractors and all mechanical, electrical and plumbing subcontractors. If required, Prequalification

can be completed using the online prequalification system at www.qualitybidders.com. A bid package will not be accepted from any bidder that is required to submit a completed questionnaire and supporting documents pursuant to AB 1565, but has not done so at least ten (10) business days prior to the date fixed for the public opening of sealed bids or that has not been prequalified for at least five (5) business days prior to that date.

- 9. All bids shall be on the form provided by the District. Each bid must conform and be responsive to all pertinent Contract Documents, including, but not limited to, the Instructions to Bidders.
- 10. A bid bond by an admitted surety insurer on the form provided by the District a cashier's check or a certified check, drawn to the order of the Bakersfield City School District, in the amount of ten percent (10%) of the total bid price, shall accompany the Bid Form and Proposal, as a guarantee that the Bidder will, within seven (7) calendar days after the date of the Notice of Award, enter into a contract with the District for the performance of the services as stipulated in the bid.
- 11. A mandatory job walk and site visit will be held on April 15, 2025, at 11:00 a.m. at Williams Elementary School located at 1201 Williams Street, Bakersfield, California. All participants are required to sign in front of the Administration Building. The site visit is expected to take approximately one hour.

Failure to attend or tardiness will render bid ineligible.

- 12. The successful Bidder shall be required to furnish a 100% Performance Bond and a 100% Payment Bond if it is awarded the Contract for the Work.
- 13. The successful Bidder may substitute securities for any monies withheld by the District to ensure performance under the Contract, in accordance with the provisions of section 22300 of the Public Contract Code.
- 14. The successful bidder will be required to certify that it either meets the Disabled Veteran Business Enterprise ("DVBE") goal of three percent (3%) participation or made a good faith effort to solicit DVBE participation in this Contract if it is awarded the Contract for the Work.
- 15. The Contractor and all Subcontractors under the Contractor shall pay all workers on all Work performed pursuant to this Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed within the boundaries of the District, pursuant to section 1770 et seq. of the California Labor Code. Prevailing wage rates are also available from the District or on the Internet at: http://www.dir.ca.gov.
- 16. This Project is subject to labor compliance monitoring and enforcement by the Department of Industrial Relations pursuant to Labor Code section 1771.4 and subject to the requirements of Title 8 of the California Code of Regulations. The successful Bidder shall comply with all requirements of Division 2, Part 7, Chapter 1, Articles 1-5 of the Labor Code.

- 17. The District shall award the Contract, if it awards it at all, to the lowest responsive responsible bidder based on:
 - A. The base bid amount only.
- 18. The Board reserves the right to reject any and all bids and/or waive any irregularity in any bid received. If the District awards the Contract, the security of unsuccessful bidder(s) shall be returned within sixty (60) days from the time the award is made. Unless otherwise required by law, no bidder may withdraw its bid for ninety (90) days after the date of the bid opening.

END OF DOCUMENT

DOCUMENT 00 21 13

INSTRUCTIONS TO BIDDERS

Bidders shall follow the instructions in this document, and shall submit all documents, forms, and information required for consideration of a bid.

Bakersfield City School District ("District") will evaluate information submitted by the apparent low Bidder and, if incomplete or unsatisfactory to District, Bidder's bid may be rejected at the sole discretion of District.

1. Bids are requested for a general construction contract, or work described in general, for the following project ("Project" or "Contract"):

Williams Elementary School Abatement, Flooring & Painting

To bid on this Project, the Bidder is required to possess one or more of the following State of California contractors' license(s):

BP 01 Abatement (C-22) BP 02 Painting (C-33) BP 03 Flooring (C-15)

- 2. A Bidder and its subcontractors must possess the appropriate State of California contractors' license and must maintain the license throughout the duration of the project. Bidders must also be registered as a public works contractor with the Department of Industrial Relations pursuant to the Labor Code. Bids submitted by a contractor who is not properly licensed or registered shall be deemed nonresponsive and will not be considered.
- 3. This Project **requires** prequalified pursuant to AB 1565 of all general contractors and all mechanical, electrical and plumbing subcontractors. If required, Prequalification can be completed using the online prequalification system at www.qualitybidders.com. A bid package will not be accepted from any bidder that is required to submit a completed questionnaire and supporting documents pursuant to AB 1565, but has not done so at least ten (10) business days prior to the date fixed for the public opening of sealed bids or that has not been prequalified for at least five (5) business days prior to that date.
- 4. District will receive sealed bids from bidders as stipulated in the Notice to Bidders.
 - a. All bids must be sealed in an envelope, marked with the name and address of the Bidder, name of the Project, the Project Number and/or bid number, and time of bid opening.
 - b. Bids must be submitted to the BCSD Maintenance, Operations, & Facilities Office at 1501 Feliz Drive, Bakersfield, CA, 93307 by date and time shown in the Notice to Bidders.
 - c. Bids must contain all documents as required herein.

- 5. Bidders are advised that on the date that bids are opened, telephones will not be available at the District Offices for use by bidders or their representatives.
- 6. Bids will be opened at or after the time indicated for receipt of bids.
- 7. Bidders must submit bids on the documents titled Bid Form and Proposal, and must submit all other required District forms. Bids not submitted on the District's required forms shall be deemed nonresponsive and shall not be considered. Additional sheets required to fully respond to requested information are permissible.
- 8. Bidders shall not modify the Bid Form and Proposal or qualify their bids. Bidders shall not submit to the District a re-formatted, re-typed, altered, modified, or otherwise recreated version of the Bid Form and Proposal or other District-provided document.
- 9. Bids shall be clearly written and without erasure or deletions. District reserves the right to reject any bid containing erasures, deletions, or illegible contents.
- 10. Bidders must supply all information required by each Bid Document. Bids must be full and complete. District reserves the right in its sole discretion to reject any bid as nonresponsive as a result of any error or omission in the bid. Bidders must complete and submit all of the following documents with the Bid Form and Proposal:
 - a. Bid Bond on the District's form, or other security.
 - b. Designated Subcontractors List.
 - c. Site Visit Certification, if a site visit was required.
 - d. Non-Collusion Declaration.
- 11. Bidders must submit with their bids cash, a cashier's check or a certified check payable to District, or a bid bond by an admitted surety insurer of not less than ten percent (10%) of amount of Base Bid, plus all additive alternates ("Bid Bond"). If Bidder chooses to provide a Bid Bond as security, Bidder must use the required form of corporate surety provided by District. The Surety on Bidder's Bid Bond must be an insurer admitted in the State of California and authorized to issue surety bonds in the State of California. Bids submitted without necessary bid security will be deemed nonresponsive and will not be considered.
- 12. If Bidder to whom the Contract is awarded fails or neglects to enter into the Contract and submit required bonds, insurance certificates, and all other required documents, within **FOURTEEN** (14) calendar days after the date of the Notice of Award, District may deposit Bid Bond, cash, cashier's check, or certified check for collection, and proceeds thereof may be retained by District as liquidated damages for failure of Bidder to enter into Contract, in the sole discretion of District. It is agreed that calculation of damages District may suffer as a result of Bidder's failure to enter into the Contract would be extremely difficult and impractical to determine and that the amount of the Bidder's required bid security shall be the agreed and conclusively presumed amount of damages.
- 13. Bidders must submit with the bid the Designated Subcontractors List for those subcontractors who will perform any portion of Work, including labor, rendering of

service, or specially fabricating and installing a portion of the Work or improvement according to detailed drawings contained in the plans and specifications, in excess of one half of one percent (0.5%) of total bid. Failure to submit this list when required by law shall result in bid being deemed nonresponsive and the bid will not be considered.

- 14. All of the listed subcontractors are required to be registered as a public works contractor with the Department of Industrial Relations pursuant to the Labor Code.
 - a. An inadvertent error in listing the California contractor license number on the Designated Subcontractors List shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive if the correct contractor's license number is submitted to the District within 24 hours after the bid opening and the corrected number corresponds with the submitted name and location for that subcontractor.
 - b. An inadvertent error listing an unregistered subcontractor shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive provided that any of the following apply:
 - (1) The subcontractor is registered prior to the bid opening.
 - (2) The subcontractor is registered and has paid the penalty registration fee within 24 hours after the bid opening.
 - (3) The subcontractor is replaced by another registered subcontractor pursuant to Public Contract Code section 4107.
- 15. If a mandatory pre-bid conference and site visit ("Site Visit") is required as referenced in the Notice to Bidders, then Bidders must submit the Site Visit Certification with their Bid. District will transmit to all prospective Bidders of record such Addenda as District in its discretion considers necessary in response to questions arising at the Site Visit. Oral statements shall not be relied upon and will not be binding or legally effective. Addenda issued by the District as a result of the Site Visit, if any, shall constitute the sole and exclusive record and statement of the results of the Site Visit.
- 16. Bidders shall submit the Non-Collusion Declaration with their bids. Bids submitted without the Non-Collusion Declaration shall be deemed nonresponsive and will not be considered.
- 17. The Contractor and all Subcontractors under the Contractor shall pay all workers on all work performed pursuant to the Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed within the boundaries of the District, pursuant to sections 1770 et seq. of the California Labor Code. Copies of the general prevailing rates of per diem wages for each craft, classification, or type of worker needed to execute the Contract, as determined by Director of the Department of Industrial Relations, are available upon request at the District's principal office. Prevailing wage rates are also available on the internet at http://www.dir.ca.gov.

- 18. Section 17076.11 of the Education Code requires school districts using funds allocated pursuant to the State of California School Facility Program for the construction and/or modernization of school building(s) to have a participation goal for disabled veteran business enterprises ("DVBE") of at least three percent (3%) per year of the overall dollar amount expended on projects that receive state funding or demonstrate its good faith effort to solicit DVBE participation in this Contract. In order to meet this requirement by demonstrating a good faith effort, Bidder must advertise for DVBE-certified subcontractors and suppliers before submitting its Bid. For any project that is at least partially state-funded, the lowest responsive responsible Bidder awarded the Contract must submit certification of compliance with the procedures for implementation of DVBE contracting goals with its signed Agreement. DVBE Certification form is attached. Do not submit this form with your Bid.
- 19. Submission of bid signifies careful examination of Contract Documents and complete understanding of the nature, extent, and location of Work to be performed. Bidders must complete the tasks listed below as a condition to bidding, and submission of a bid shall constitute the Bidder's express representation to District that Bidder has fully completed the following:
 - a. Bidder has visited the Site, if required, and has examined thoroughly and understood the nature and extent of the Contract Documents, Work, Site, locality, actual conditions, as-built conditions, and all local conditions and federal, state and local laws, and regulations that in any manner may affect cost, progress, performance, or furnishing of Work or that relate to any aspect of the means, methods, techniques, sequences, or procedures of construction to be employed by Bidder and safety precautions and programs incident thereto;
 - b. Bidder has conducted or obtained and has understood all examinations, investigations, explorations, tests, reports, and studies that pertain to the subsurface conditions, as-built conditions, underground facilities, and all other physical conditions at or contiguous to the Site or otherwise that may affect the cost, progress, performance, or furnishing of Work, as Bidder considers necessary for the performance or furnishing of Work at the Contract Sum, within the Contract Time, and in accordance with the other terms and conditions of Contract Documents, including specifically the provisions of the General Conditions; and no additional examinations, investigations, explorations, tests, reports, studies, or similar information or data are or will be required by Bidder for such purposes;
 - c. Bidder has correlated its knowledge and the results of all such observations, examinations, investigations, explorations, tests, reports, and studies with the terms and conditions of the Contract Documents;
 - Bidder has given the District prompt written notice of all conflicts, errors, ambiguities, or discrepancies that it has discovered in or among the Contract Documents and the actual conditions, and the written resolution(s) thereof by the District is/are acceptable to Bidder;
 - e. Bidder has made a complete disclosure in writing to the District of all facts bearing upon any possible interest, direct or indirect, that Bidder believes any representative of the District or other officer or employee of the District

- presently has or will have in this Contract or in the performance thereof or in any portion of the profits thereof;
- f. Bidder must, prior to bidding, perform the work, investigations, research, and analysis required by this document and that Bidder represented in its Bid Form and Proposal and the Agreement that it performed prior to bidding. Contractor under this Contract is charged with all information and knowledge that a reasonable bidder would ascertain from having performed this required work, investigation, research, and analysis. Bid prices must include entire cost of all work "incidental" to completion of the Work.
- g. Conditions Shown on the Contract Documents: Information as to underground conditions, as-built conditions, or other conditions or obstructions, indicated in the Contract Documents, e.g., on Drawings or in Specifications, has been obtained with reasonable care, and has been recorded in good faith. However, District only warrants, and Bidder may only rely, on the accuracy of limited types of information.
 - (1) As to above-ground conditions or as-built conditions shown or indicated in the Contract Documents, there is no warranty, express or implied, or any representation express or implied, that such information is correctly shown or indicated. This information is verifiable by independent investigation and Bidder is required to make such verification as a condition to bidding. In submitting its Bid, Bidder shall rely on the results of its own independent investigation. In submitting its Bid, Bidder shall not rely on District-supplied information regarding above-ground conditions or as-built conditions.
 - As to any subsurface condition shown or indicated in the Contract Documents, Bidder may rely only upon the general accuracy of actual reported depths, actual reported character of materials, actual reported soil types, actual reported water conditions, or actual obstructions shown or indicated. District is not responsible for the completeness of such information for bidding or construction; nor is District responsible in any way for any conclusions or opinions that the Bidder has drawn from such information; nor is the District responsible for subsurface conditions that are not specifically shown (for example, District is not responsible for soil conditions in areas contiguous to areas where a subsurface condition is shown).
- 20. Bids shall be based on products and systems specified in Contract Documents or listed by name in Addenda. Whenever in the Specifications any materials, process, or article is indicated or specified by grade, patent, or proprietary name, or by name of manufacturer, that Specification shall be deemed to be followed by the words "or equal." Bidder may, unless otherwise stated, offer any material, process, or article that shall be substantially equal or better in every respect to that so indicated or specified. The District is not responsible and/or liable in any way for a Contractor's damages and/or claims related, in any way, to that Contractor's basing its bid on any requested substitution that the District has not approved in advance and in writing. Contractors and materials suppliers who submit requests for substitutions prior to the award of the Contract must do so in writing and in compliance with Public Contract Code section 3400. All requests must comply with the following:

- a. District must receive any notice of request for substitution of a specified item a minimum of **TEN** (10) calendar days prior to bid opening. The Successful Bidder will not be allowed to substitute specified items unless properly noticed.
- b. Within 35 days after the date of the Notice of Award, the Successful Bidder shall submit data substantiating the request(s) for all substitution(s) containing sufficient information to assess acceptability of product or system and impact on Project, including, without limitation, the requirements specified in the Special Conditions and the Specifications. Insufficient information shall be grounds for rejection of substitution.
- c. Approved substitutions, if any, shall be listed in Addenda. District reserves the right not to act upon submittals of substitutions until after bid opening.
- d. Substitutions may be requested after Contract has been awarded only if indicated in and in accordance with requirements specified in the Special Conditions and the Specifications.
- 21. Bidders may examine any available "as-built" drawings of previous work by giving District reasonable advance notice. District will not be responsible for accuracy of "as-built" drawings. The document entitled Existing Conditions applies to all supplied "as-built" drawings.
- 22. All questions about the meaning or intent of the Contract Documents are to be directed via email to the District to zasoskil@bcsd.com and ground-conserved and ground-conserved to such questions will be issued in writing by Addenda and emailed, faxed, mailed, or delivered to all parties recorded by the District as having received the Contract Documents or posted on the District's website at <a href="mailto:http://mot.bcsd.com/Construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/Construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/Construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams%20Abatement%20Project_mailto:http://mot.bcsd.com/construction%20Consultants/Williams/construction%20Consultants/Williams/construction%20Consultants/Williams/construction%20Consultants/Williams/construction%20Consultants/Williams/construction%20Consultants/Williams/consultants/Williams/consultants/Williams/consultants/Williams/consultants/Williams/consulta
- 23. Addenda may also be issued to modify other parts of the Contract Documents as deemed advisable by the District.
- 24. Each Bidder must acknowledge each Addendum in its Bid Form and Proposal by number or its Bid shall be considered non-responsive. Each Addendum shall be part of the Contract Documents. A complete listing of Addenda may be secured from the District.
- 25. This Contract may include alternates. Alternates are defined as alternate products, materials, equipment, systems, methods, or major elements of the construction that may, at the District's option and under terms established in the Contract and pursuant to section 20103.8 of the Public Contract Code, be selected for the Work.
- 26. The District shall award the Contract, if it awards it at all, to the lowest responsive responsible bidder based on the criteria as indicated in the Notice to Bidders. In the event two or more responsible bidders submit identical bids, the District shall select the Bidder to whom to award the Contract by lot.

- 27. Discrepancies between written words and figures, or words and numerals, will be resolved in favor of figures or numerals.
- 28. Bidders in contention for contract awards shall be required to attend a Post-Bid interview, which will be set within three (3) calendar days following bid opening. A duly authorized representative of the apparent low bidder is required to attend the Post Bid Interview, in person. The apparent low bidder's authorized representative(s) must have (1) knowledge of how the bid submitted was prepared, (2) the person responsible for supervising performance of the Work, and (3) the authority to bind the apparent low bidder. Failure to attend the Post Bid Interview as scheduled will be considered just cause for the District to reject the Bid as nonresponsive.
- 29. Any bid protest by any Bidder regarding any other bid must be submitted in writing to the District, before 5:00 p.m. of the **THIRD** (3rd) business day following bid opening.
 - a. Only a Bidder who has actually submitted a bid, and who could be awarded the Contract if the bid protest is upheld, is eligible to submit a bid protest. Subcontractors are not eligible to submit bid protests. A Bidder may not rely on the bid protest submitted by another Bidder.
 - b. A bid protest must contain a complete statement of any and all bases for the protest and all supporting documentation. Materials submitted after the bid protest deadline will not be considered.
 - c. The protest must refer to the specific portions of all documents that form the basis for the protest.
 - (1) Without limitation to any other basis for protest, an inadvertent error in listing the California contractor's license number on the Designated Subcontractors List shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive if the correct contractor's license number is submitted to the District within 24 hours after the bid opening and the corrected number corresponds with the submitted name and location for that subcontractor.
 - (2) Without limitation to any other basis for protest, an inadvertent error listing an unregistered subcontractor shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive provided that any of the following apply:
 - (i) The subcontractor is registered prior to the bid opening.
 - (ii) The subcontractor is registered and has paid the penalty registration fee within 24 hours after the bid opening.
 - (iii) The subcontractor is replaced by another registered subcontractor pursuant to Public Contract Code section 4107.
 - d. The protest must include the name, address and telephone number of the person representing the protesting party.

- e. The party filing the protest must concurrently transmit a copy of the protest and any attached documentation to all other parties with a direct financial interest that may be adversely affected by the outcome of the protest. Such parties shall include all other bidders or proposers who appear to have a reasonable prospect of receiving an award depending upon the outcome of the protest.
- f. The procedure and time limits set forth in this paragraph are mandatory and are each bidder's sole and exclusive remedy in the event of bid protest. Failure to comply with these procedures shall constitute a waiver of any right to further pursue the bid protest, including filing a Government Code Claim or legal proceedings.
- 30. The Bidder to whom Contract is awarded shall execute and submit the following documents by 5:00 p.m. of the **FOURTEEN** (14th) calendar day following the date of the Notice of Award. Failure to properly and timely submit these documents entitles District to reject the bid as nonresponsive.
 - a. Agreement: To be executed by successful Bidder. Submit four (2) copies, each bearing an original signature.
 - b. Performance Bond (100%): On the form provided in the Contract Documents and fully executed as indicated on the form.
 - c. Payment Bond (Contractor's Labor and Material Bond) (100%): On the form provided in the Contract Documents and fully executed as indicated on the form.
 - d. Insurance Certificates and Endorsements as required.
 - e. Workers' Compensation Certification.
 - f. Prevailing Wage and Related Labor Requirements Certification.
 - g. Disabled Veteran Business Enterprise Participation Certification.
 - h. Drug-Free Workplace Certification.
 - i. Tobacco-Free Environment Certification.
 - j. Lead-Based Materials Certification.
 - Criminal Background Investigation/Fingerprinting Certification.
 - I. Registered Subcontractors List: Must include Department of Industrial Relations (DIR) registration number of each subcontractor for all tiers.
- 31. Time for Completion: District may issue a Notice to Proceed within **NINETY** (90) days from the date of the Notice of Award. Once Contractor has received the Notice to Proceed, Contractor shall complete the Work within the period of time indicated in the Contract Documents.

- a. In the event that the District desires to postpone issuing the Notice to Proceed beyond this 90-day period, it is expressly understood that with reasonable notice to the Contractor, the District may postpone issuing the Notice to Proceed.
- b. It is further expressly understood by Contractor that Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of the issuance of the Notice to Proceed beyond a 90-day period. If the Contractor believes that a postponement of issuance of the Notice to Proceed will cause a hardship to the Contractor, the Contractor may terminate the Contract. Contractor's termination due to a postponement beyond this 90-day period shall be by written notice to District within **TEN** (10) calendar days after receipt by Contractor of District's notice of postponement.
- c. It is further understood by the Contractor that in the event that Contractor terminates the Contract as a result of postponement by the District, the District shall only be obligated to pay Contractor for the Work that Contractor had performed at the time of notification of postponement and which the District had in writing authorized Contractor to perform prior to issuing a Notice to Proceed.
- d. Should the Contractor terminate the Contract as a result of a notice of postponement, District shall have the authority to award the Contract to the next lowest responsive responsible bidder.
- 32. District reserves the right to reject any or all bids, including without limitation the right to reject any or all nonconforming, nonresponsive, unbalanced, or conditional bids, to re-bid, and to reject the bid of any bidder if District believes that it would not be in the best interest of the District to make an award to that bidder, whether because the bid is not responsive or the bidder is unqualified or of doubtful financial ability or fails to meet any other pertinent standard or criteria established by District. District also reserves the right to waive any inconsequential deviations or irregularities in any bid. For purposes of this paragraph, an "unbalanced bid" is one having nominal prices for some work items and/or enhanced prices for other work items.
- 33. It is the policy of the District that no qualified person shall be excluded from participating in, be denied the benefits of, or otherwise be subjected to discrimination in any consideration leading to the award of contract, based on race, color, gender, sexual orientation, political affiliation, age, ancestry, religion, marital status, national origin, medical condition or disability. The Successful Bidder and its subcontractors shall comply with applicable federal and state laws, including, but not limited to the California Fair Employment and Housing Act, beginning with Government Code section 12900, and Labor Code section 1735.
- 34. Prior to the award of Contract, District reserves the right to consider the responsibility of the Bidder. District may conduct investigations as District deems necessary to assist in the evaluation of any bid and to establish the responsibility, including, without limitation, qualifications and financial ability of Bidders, proposed subcontractors, suppliers, and other persons and organizations to perform and furnish the Work in accordance with the Contract Documents to District's satisfaction within the prescribed time.

END OF DOCUMENT

DOCUMENT 00 41 13

BID FORM AND PROPOSAL

To:	Governing Board of the Bakersfield City School District ("District" or "Owner")							
From:	(Proper Name of Bidder)							
includi agrees and fu Docum	idersigned declares that Bidder has read and understands the Contract Documents, ing, without limitation, the Notice to Bidders and the Instructions to Bidders, and and proposes to furnish all necessary labor, materials, and equipment to perform rnish all work in accordance with the terms and conditions of the Contract lents, including, without limitation, the Drawings and Specifications of Bid No. 3.00-44-DM, for the following project known as: Williams Elementary School Abatement, Flooring & Painting							
` -	"Project" or "Contract") and will accept in full payment for that Work the following total ump sum amount, all taxes included:							
BASE	BID dollars \$							

Additive/Deductive Alternates: None

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

Additional Detail Regarding Calculation of Base Bid

- 1. The undersigned has reviewed the Work outlined in the Contract Documents and fully understands the scope of Work required in this Proposal, understands the construction and project management function(s) is described in the Contract Documents, and that each Bidder who is awarded a contract shall be in fact a prime contractor, not a subcontractor, to the District, and agrees that its Proposal, if accepted by the District, will be the basis for the Bidder to enter into a contract with the District in accordance with the intent of the Contract Documents.
- 2. The undersigned has notified the District in writing of any discrepancies or omissions or of any doubt, questions, or ambiguities about the meaning of any of the Contract Documents, and has contacted the Construction Manager before bid date to verify the issuance of any clarifying Addenda.
- 3. The undersigned agrees to commence work under this Contract on the date established in the Contract Documents and to complete all work within the time specified in the Contract Documents.
- 4. The liquidated damages clause of the General Conditions and Agreement is hereby acknowledged.
- 5. It is understood that the District reserves the right to reject this bid and that the bid shall remain open to acceptance and is irrevocable for a period of ninety (90) days.
- 6. The following documents are attached hereto:
 - Bid Bond on the District's form or other security
 - Designated Subcontractors List
 - Site Visit Certification (mandatory for BP-01, BP-02, BP-03)
 - Non-Collusion Declaration
- 7. Receipt and acceptance of the following Addenda is hereby acknowledged:

No, Dated	No, Dated
No, Dated	No, Dated
No, Dated	No, Dated

- 8. Bidder acknowledges that the license required for performance of the Work is a license.
- 9. Bidder hereby certifies that Bidder is able to furnish labor that can work in harmony with all other elements of labor employed or to be employed on the Work.
- 10. Bidder specifically acknowledges and understands that if it is awarded the Contract, that it shall perform the Work of the Project while complying with all requirements of the Department of Industrial Relations.

- 11. Bidder hereby certifies that its bid includes sufficient funds to permit Bidder to comply with all local, state or federal labor laws or regulations during the Project, including payment of prevailing wage, and that Bidder will comply with the provisions of Labor Code section 2810(d) if awarded the Contract
- 12. Bidder represents that it is competent, knowledgeable, and has special skills with respect to the nature, extent, and inherent conditions of the Work to be performed. Bidder further acknowledges that there are certain peculiar and inherent conditions existent in the construction of the Work that may create, during the Work, unusual or peculiar unsafe conditions hazardous to persons and property.
- 13. Bidder expressly acknowledges that it is aware of such peculiar risks and that it has the skill and experience to foresee and to adopt protective measures to adequately and safely perform the Work with respect to such hazards.
- 14. Bidder expressly acknowledges that it is aware that if a false claim is knowingly submitted (as the terms "claim" and "knowingly" are defined in the California False Claims Act, Gov. Code, § 12650 et seq.), the District will be entitled to civil remedies set forth in the California False Claim Act. It may also be considered fraud and the Contractor may be subject to criminal prosecution.
- 15. The undersigned Bidder certifies that it is, at the time of bidding, and shall be throughout the period of the Contract, licensed by the State of California to do the type of work required under the terms of the Contract Documents and registered as a public works contractor with the Department of Industrial Relations. Bidder further certifies that it is regularly engaged in the general class and type of work called for in the Contract Documents.

Furthermore, Bidder hereby certifies to the District that all representations, certifications, and statements made by Bidder, as set forth in this bid form, are true and correct and are made under penalty of perjury.

Dated this	day of		20
Name of Bidder:			
Type of Organization:			
Signature:			
Taxpayer Identification	n No. of Bidder:		
Telephone Number:			
Fax Number:			
E-mail:		Web Page:	

Contractor's License No(s):	No.:	Class:	Expiration Date:			
	No.:	Class:	Expiration Date:			
	No.:	Class:	Expiration Date:			
Public Works Contractor Registration No.:						

END OF DOCUMENT

DOCUMENT 00 43 13

BID BOND

(Note: If Bidder is providing a bid bond as its bid security, Bidder must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:					
That the undersigned,	, as Principal ("Principal"),				
and	, as				
Surety ("Surety"), a corporation organized and existing under and by virtue of the State of California and authorized to do business as a surety in the State are held and firmly bound unto the Bakersfield City School District ("District") County, State of California, as Obligee, in an amount equal to ten percent (10 Base Bid plus alternates, in the sum of					
	Dollars (\$)				
lawful money of the United States of America, for the made, we, and each of us, bind ourselves	• •				

THE CONDITION OF THIS OBLIGATION IS SUCH that whereas the Principal has submitted a bid to the District for all Work specifically described in the accompanying bid for the following project: **Williams Elementary School Abatement, Flooring, & Painting Project No. 25188.00-44-DM** ("Project" or "Contract").

successors, and assigns, jointly and severally, firmly by these presents.

NOW, THEREFORE, if the Principal is awarded the Contract and, within the time and manner required under the Contract Documents, after the prescribed forms are presented to Principal for signature, enters into a written contract, in the prescribed form in accordance with the bid, and files two bonds, one guaranteeing faithful performance and the other guaranteeing payment for labor and materials as required by law, and meets all other conditions to the Contract between the Principal and the Obligee becoming effective, or if the Principal shall fully reimburse and save harmless the Obligee from any damage sustained by the Obligee through failure of the Principal to enter into the written contract and to file the required performance and labor and material bonds, and to meet all other conditions to the Contract between the Principal and the Obligee becoming effective, then this obligation shall be null and void; otherwise, it shall be and remain in full force and effect. The full payment of the sum stated above shall be due immediately if Principal fails to execute the Contract within fourteen (14) days of the date of the District's Notice of Award to Principal.

Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract or the call for bids, or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation under this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract or the call for bids, or to the work, or to the specifications.

In the event suit is brought upon this bond by the Obligee and judgment is recovered, the Surety shall pay all costs incurred by the Obligee in such suit, including a reasonable attorneys' fee to be fixed by the Court.

If the District awards the bid, the security of unsuccessful bidder(s) shall be returned within sixty (60) days from the time the award is made. Unless otherwise required by law, no bidder may withdraw its bid for ninety (90) days after the date of the bid opening.

nstrument has been duty executed by the Principal ar day of, 20_	
Principal	
Ву	
Surety	
Ву	
Name of California Agent of Surety	
Address of California Agent of Surety	
Telephone Number of California Agent	of Surety

Bidder must attach Power of Attorney and Certificate of Authority for Surety and a Notarial Acknowledgment for all Surety's signatures. The California Department of Insurance must authorize the Surety to be an admitted Surety Insurer.

END OF DOCUMENT

<u>DESIGNATED SUBCONTRACTORS LIST</u> (Public Contact Code Sections 4100-4114)

PROJECT: Williams Elementary School Abatement, Flooring, & Painting

Bidder acknowledges and agrees that it must clearly set forth below the name, location and California contractor license number of each subcontractor who will perform work or labor or render service to the Bidder in or about the construction of the Work or who will specially fabricate and install a portion of the Work according to detailed drawings contained in the plans and specifications in an amount in excess of one-half of one percent (0.5%) of Bidder's total Base Bid and the kind of Work that each will perform. Vendors or suppliers of materials only do not need to be listed.

Bidder acknowledges and agrees that, if Bidder fails to list as to any portion of Work, or if Bidder lists more than one subcontractor to perform the same portion of Work, Bidder must perform that portion itself or be subjected to penalty under applicable law. In case more than one subcontractor is named for the same kind of Work, state the portion of the kind of Work that each subcontractor will perform.

If alternate bid(s) is/are called for and Bidder intends to use subcontractors different from or in addition to those subcontractors listed for work under the Base Bid, Bidder must list subcontractors that will perform Work in an amount in excess of one half of one percent (0.5%) of Bidder's total Base Bid plus alternate(s).

If further space is required for the list of proposed subcontractors, attach additional copies of page 2 showing the required information, as indicated below.

Subcontractor Name:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	

Subcontractor Name: _	
	Location:
DIR Registration #:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name: _	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name: _	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name: _	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Date:	
Proper Name of Bidder:	
Signature:	
Print Name:	
Title:	END OF DOCUMENT

SITE VISIT CERTIFICATION

TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID IF SITE VISIT WAS MANDATORY

PROJECT: Williams Elementary School Abatement, Flooring, & Painting

Check option that applies:
I certify that I visited the Site of the proposed Work and became fully acquainted with the conditions relating to construction and labor. I fully understand the facilities, difficulties, and restrictions attending the execution of the Work under contract.
I certify that (Bidder's representative) visited the Site of the proposed Work and became fully acquainted with the conditions relating to construction and labor. The Bidder's representative fully understood the facilities, difficulties, and restrictions attending the execution of the Work under contract.
Bidder fully indemnifies the Bakersfield City School District, its Architect, its Engineers, its Construction Manager, and all of their respective officers, agents, employees, and consultants from any damage, or omissions, related to conditions that could have been identified during my visit and/or the Bidder's representative's visit to the Site.
I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date:
Proper Name of Bidder:
Signature:
Print Name:
Title:

NON-COLLUSION DECLARATION (Public Contract Code Section 7106)

The undersigned	declares:			
I am the	of _	[Name of Firms]	, the party makin	g the foregoing bid.
The bid is not may company, association, association, or gased with an accommunication, bidder, or to fix a other bidder. All indirectly, submit or divulged informassociation, organization, organization, organization.	ade in the inter ation, organizar has not direct oid. The bidder or an ot in any mann or conference vary overhead, patted his or her mation or data inization, bid described in the conference, bid described his or data inization, bid described in the conference, bid described in the conference of the	est of, or on behal tion, or corporation or indirectly ind has not directly or yone else to put in the first or cost elementained in the bid a bid price or any brelative thereto, to any or to any	f of, any undisclosed pen. The bid is genuine an uced or solicited any or indirectly colluded, con a sham bid, or to refrectly, sought by agreethe bid price of the bid price, or are true. The bidder has eakdown thereof, or the pany corporation, partly member or agent the lot pay, any person or any corporation.	erson, partnership, nd not collusive or ther bidder to put in nspired, connived, ain from bidding. Ement, der or any other of that of any s not, directly or nership, company, ereof, to effectuate a
partnership, join	t venture, limite eby represents	ed liability compan that he or she has	f a bidder that is a corp y, limited liability parti s full power to execute,	nership, or any
			of the State of Californ tion is executed on	
				[Date]
at[Ci	ty] '	 [State]		
Date:				
Proper Name of B	Bidder:			
Signature:				
Print Name:				
Title:				
		END OF DOCU	JMENT	

WORKERS' COMPENSATION CERTIFICATION

	CONTRACT NO.: Williams Elementary School Abatement, Flooring, & Painting 25188.00-54-DM between the Bakersfield City School District ("District") and ("Contractor" or "Bidder") ("Contract" or
"Project").	
Labor Code	e section 3700, in relevant part, provides:
	ry employer except the State shall secure the payment of compensation in one or \dot{c} of the following ways:
a.	By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this state; and/or
b.	By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his employees.
employer to insurance i	e of the provisions of section 3700 of the Labor Code which require every o be insured against liability for workers' compensation or to undertake self-in accordance with the provisions of that code, and I will comply with such before commencing the performance of the Work of this Contract.
Date:	
Proper Nan	ne of Contractor:
Signature:	
Print Name	::
Title:	
	ance with Labor Code sections 1860 and 1861, the above certificate must be filed with the awarding body prior to performing any Work under this Contract.)

DOCUMENT 00 45 46.01

PREVAILING WAGE AND RELATED LABOR REQUIREMENTS CERTIFICATION

•	between the Bakersfield City School District ("District") and _
	("Contractor" or "Bidder")
("Contract" or "Project").	
requirements regarding prevapayroll records, and apprentic	nform to the State of California Public Works Contract ailing wages, benefits, on-site audits with 48-hours' notice, ce and trainee employment requirements, for all Work on the out limitation, labor compliance monitoring and enforcement b Relations.
Date:	
Proper Name of Contractor:	
Signature:	
Print Name:	
Title:	

DOCUMENT 00 45 46.02

DISABLED VETERAN BUSINESS ENTERPRISE PARTICIPATION CERTIFICATION

PROJECT/CONTRACT NO.: Williams Elementary Scho	ool Abatement, Flooring, & Painting
Project No. 25188.00-44-DM between the Bakersfield	d City School District ("District") and
	Contractor" or "Bidder") ("Contract" or
"Project").	, ,

GENERAL INSTRUCTIONS

Section 17076.11 of the Education Code requires school districts using, or planning to use, funds allocated pursuant to the State of California School Facility Program ("Program") for the construction and/or modernization of school buildings to have a participation goal for disabled veteran business enterprises ("DVBE") of at least three percent (3%) per year of the overall dollar amount expended each year by the school district on projects that receive state funding. Therefore, the lowest responsive responsible Bidder awarded the Contract must submit this document to the District with its executed Agreement, identifying the steps contractor took to solicit DVBE participation in conjunction with this Contract. **Do not submit this form with your bids.**

PART I – Method of Compliance with DVBE Participation Goals. Check the appropriate box to indicate your method of committing the contract dollar amount.

YOUR BUSINESS ENTERPRISE IS:	AND YOU WILL	AND YOU WILL
A. □ Disabled veteran owned and your forces will perform at least 3% of this Contract	Include a copy of your DVBE letter from Office of Small Business and Disabled Veterans Business Enterprise Services ("OSDS")*	Complete Part 1 of this form and the Certification
B. □ Disabled veteran owned but is unable to perform 3% of this Contract with your forces	Use DVBE subcontractors /suppliers to bring the Contract participation to at least 3%	Include a copy of each DVBE's letter from OSDS (including yours, if applicable), and complete Part 1 of this
C. □ NOT disabled veteran owned	Use DVBE subcontractors /suppliers for at least 3% of this Contract	form and the Certification
D. □ Unable to meet the required participation goals after good faith efforts	Make good faith efforts, including contacts, advertisement and DVBE solicitation	Complete all of this form and the Certification

^{*} A DVBE letter from OSDS is obtained from the participating DVBE.

You must complete the following table to show the dollar amount of DVBE participation:

	TOTAL CONTRACT PRICE
A. Prime Bidder, if DVBE (own participation)	\$
B. DVBE Subcontractor or Supplier	
1.	
2.	
3.	
4.	
C. Subtotal (A & B)	
D. Non-DVBE	
E. Total Bid	

PART II – Contacts. To identify DVBE subcontractors/suppliers for participation in your contract, you must contact each of the following categories. You should contact several DVBE organizations.

CATEGORY	TELEPHONE NUMBER	DATE CONTACTED	PERSON CONTACTED
1. The District, if any			*
2. OSDS, provides assistance locating DVBEs at https://caleprocure.ca.gov/pages/PublicS earch/supplier-search.aspx	(916) 375- 4940		*
3. DVBE Organization (List)			*

^{*}Write "recorded message" in this column, if applicable.

PART III – Advertisement. You must advertise for DVBE participation in both a trade and focus paper. List the advertisement you place to solicit DVBE participation. Advertisements should be published at least fourteen (14) days prior to bid/proposal opening; if you cannot advertise fourteen (14) days prior, advertisements should be published as soon as possible. Advertisements must include that your firm is seeking DVBE participation, the project name and location, and your firm's name, your contact person, and telephone number. Attach copies of advertisements to this form.

FOCUS/TRADE PAPER NAME	CHECK ONE		DATE OF ADVERTISEMENT
	TRADE	FOCUS	

PART IV – DVBE Solicitations. List DVBE subcontractors/suppliers that were invited to bid. Use the following instructions to complete the remainder of this section (read the three columns as a sentence from left to right). If you need additional space to list DVBE solicitations, please use a separate page and attach to this form.

IF THE DVBE	THEN		AND		
was selected to participate	Check "YES" in the "SELECTED" column		include a copy of their DVBE letter(s) from OSDS		
was NOT selected to participate	Check "NO" in the "SELECTED" column		state why in the "REASON NOT SELECTED" column		
did not respond to your solicitation	Check the "NO RESPONSE" column.				
DVBE CONTACTED	SELECTED		REASON NOT SELECTED	NO RESPONSE	
		YES	NO		

A copy of this form must be retained by you and may be subject to a future audit.

CERTIFICATION

Ι,	, certify that I am the bidder's	
and that I have made a dilige representations made herein.	nt effort to ascertain the facts with regard to the In making this certification, I am aware of section 126 providing for the imposition of treble damages for mak	
Date:		
Proper Name of Contractor:		
Signature:		
Print Name:		
Title:		
	END OF DOCUMENT	

DOCUMENT 00 45 46.03

DRUG-FREE WORKPLACE CERTIFICATION

PROJECT/CONTRACT NO.: Williams Elementary School Abatement, Flooring,	& Painting
Project No. 25188.00-44-DM between the Bakersfield City School District ("D	District") and
("Contractor" or "B	idder")
("Contract" or "Project").	·

This Drug-Free Workplace Certification form is required from the successful Bidder pursuant to Government Code section 8350 et seq., the Drug-Free Workplace Act of 1990. The Drug-Free Workplace Act of 1990 requires that every person or organization awarded a contract or grant for the procurement of any property or service from any state agency must certify that it will provide a drug-free workplace by doing certain specified acts. In addition, the Act provides that each contract or grant awarded by a state agency may be subject to suspension of payments or termination of the contract or grant, and the contractor or grantee may be subject to debarment from future contracting, if the contracting agency determines that specified acts have occurred.

The District is not a "state agency" as defined in the applicable section(s) of the Government Code, but the District is a local agency and public school district under California law and requires all contractors on District projects to comply with the provisions and requirements of the Drug-Free Workplace Act of 1990.

Contractor must also comply with the provisions of Health & Safety Code section 11362.3 which prohibits the consumption or possession of cannabis or cannabis products in any public place, including school grounds, and specifically on school grounds while children are present.

Contractor shall certify that it will provide a drug-free workplace by doing all of the following:

- a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the person's or organization's workplace and specifying actions which will be taken against employees for violations of the prohibition.
- b. Establishing a drug-free awareness program to inform employees about all of the following:
 - (1) The dangers of drug abuse in the workplace.
 - (2) The person's or organization's policy of maintaining a drug-free workplace.
 - (3) The availability of drug counseling, rehabilitation, and employee-assistance programs.
 - (4) The penalties that may be imposed upon employees for drug abuse violations.

c. Requiring that each employee engaged in the performance of the contract or grant be given a copy of the statement required above, and that, as a condition of employment on the contract or grant, the employee agrees to abide by the terms of the statement.

I, the undersigned, agree to fulfill the terms and requirements of Government Code section 8355 listed above and will publish a statement notifying employees concerning (a) the prohibition of controlled substance at the workplace, (b) establishing a drug-free awareness program, and (c) requiring that each employee engaged in the performance of the Contract be given a copy of the statement required by section 8355(a), and requiring that the employee agree to abide by the terms of that statement.

I also understand that if the District determines that I have either (a) made a false certification herein, or (b) violated this certification by failing to carry out the requirements of section 8355, that the Contract awarded herein is subject to termination, suspension of payments, or both. I further understand that, should I violate the terms of the Drug-Free Workplace Act of 1990, I may be subject to debarment in accordance with the requirements of the aforementioned Act.

I acknowledge that I am aware of the provisions of and hereby certify that I will adhere to the requirements of the Drug-Free Workplace Act of 1990 and Health and Safety Code section 11362.3.

Date:	
Proper Name of Contractor:	
Signature:	
Print Name:	
Title:	
	END OF DOCUMENT

DOCUMENT 00 45 46.04

TOBACCO-FREE ENVIRONMENT CERTIFICATION

PROJECT/CONTRACT NO.: Williams Elementary School Abatement, Flooring, & Painting

Project No. 25188.00-44-DM	between the Bakersfield City School District ("District" ("Contractor" or "Bidder")	
("Contract" or "Project").	(Contractor or blader)	
This Tobacco-Free Environment Certification form is required from the successful Bidder.		
Pursuant to, without limitation, 20 U.S.C. section 6083, Labor Code section 6400 et seq., Health & Safety Code section 104350 et seq., Business and Professions Code section 22950 et seq., and District Board policies, all District sites, including the Project site, are tobaccofree environments. Smoking and the use of tobacco products by all persons is prohibited on or in District property. District property includes school buildings, school grounds, schoolowned vehicles and vehicles owned by others while on District property. The prohibition on smoking includes the use of any electronic smoking device that creates an aerosol or vapor, in any manner or in any form, and the use of any oral smoking device for the purpose of circumventing the prohibition of tobacco smoking. Further, Health & Safety Code section 11362.3 prohibits the smoking or use of cannabis or cannabis products in any place where smoking tobacco is prohibited.		
I acknowledge that I am aware of the District's policy regarding tobacco-free environments at District sites, including the Project site and hereby certify that I will adhere to the requirements of that policy and not permit any of my firm's employees, agents, subcontractors, or my firm's subcontractors' employees or agents, to use tobacco and/or smoke on the Project site.		
Date:		
Proper Name of Contractor:		
Signature:		
Print Name:		
Title:		

DOCUMENT 00 45 46.06

LEAD-BASED MATERIALS CERTIFICATION

PROJECT/CONTRACT NO.: Williams E	lementary School Abatement, Flooring, & Painting
Project No. 25188.00-44-DM between	n the Bakersfield City School District ("District") and
-	("Contractor" or "Bidder")
("Contract" or "Project").	•

This certification provides notice to the Contractor that:

- (1) Contractor's work may disturb lead-containing building materials.
- (2) Contractor shall notify the District if any work may result in the disturbance of lead-containing building materials.
- (3) Contractor shall comply with the Renovation, Repair and Painting Rule, if lead-based paint is disturbed in a six-square-foot or greater area indoors or a 20-square-foot or greater area outdoors.

1. <u>Lead as a Health Hazard</u>

Lead poisoning is recognized as a serious environmental health hazard facing children today. Even at low levels of exposure, much lower than previously believed, lead can impair the development of a child's central nervous system, causing learning disabilities, and leading to serious behavioral problems. Lead enters the environment as tiny lead particles and lead dust disburses when paint chips, chalks, peels, wears away over time, or is otherwise disturbed. Ingestion of lead dust is the most common pathway of childhood poisoning; lead dust gets on a child's hands and toys and then into a child's mouth through common hand-to-mouth activity. Exposures may result from construction or remodeling activities that disturb lead paint, from ordinary wear and tear of windows and doors, or from friction on other surfaces.

Ordinary construction and renovation or repainting activities carried out without lead-safe work practices can disturb lead-based paint and create significant hazards. Improper removal practices, such as dry scraping, sanding, or water blasting painted surfaces, are likely to generate high volumes of lead dust.

Because the Contractor and its employees will be providing services for the District, and because the Contractor's work may disturb lead-containing building materials, CONTRACTOR IS HEREBY NOTIFIED of the potential presence of lead-containing materials located within certain buildings utilized by the District. All school buildings built prior to 1978 are presumed to contain some lead-based paint until sampling proves otherwise.

2. Overview of California Law

Education Code section 32240 et seq. is known as the Lead-Safe Schools Protection Act. Under this act, the Department of Health Services is to conduct a sample survey of schools in the State of California for the purpose of developing risk factors to predict lead contamination in public schools. (Ed. Code, § 32241.)

Any school that undertakes any action to abate existing risk factors for lead is required to utilize trained and state-certified contractors, inspectors, and workers. (Ed. Code, § 32243, subd. (b).) Moreover, lead-based paint, lead plumbing, and solders, or other potential sources of lead contamination, shall not be utilized in the construction of any new school facility or the modernization or renovation of any existing school facility. (Ed. Code, § 32244.)

Both the Federal Occupational Safety and Health Administration ("Fed/OSHA") and the California Division of Occupational Safety and Health ("Cal/OSHA") have implemented safety orders applicable to all construction work where a contractor's employee may be occupationally exposed to lead.

The OSHA Regulations apply to all construction work where a contractor's employee may be occupationally exposed to lead. The OSHA Regulations contain specific and detailed requirements imposed on contractors subject to those regulations. The OSHA Regulations define construction work as work for construction, alteration, and/or repair, including painting and decorating. Regulated work includes, but is not limited to, the following:

- a. Demolition or salvage of structures where lead or materials containing lead are present;
- b. Removal or encapsulation of materials containing lead;
- c. New construction, alteration, repair, or renovation of structures, substrates, or portions thereof, that contain lead, or materials containing lead;
- d. Installation of products containing lead;
- e. Lead contamination/emergency cleanup;
- f. Transportation, disposal, storage, or containment of lead or materials containing lead on the site or location at which construction activities are performed; and
- g. Maintenance operations associated with the construction activities described in the subsection.

Because it is assumed by the District that all painted surfaces (interior as well as exterior) within the District contain some level of lead, it is imperative that the Contractor, its workers and subcontractors fully and adequately comply with all applicable laws, rules and regulations governing lead-based materials (including title 8, California Code of Regulations, section 1532.1).

Contractor shall notify the District if any Work may result in the disturbance of lead-containing building materials. Any and all Work that may result in the disturbance of lead-containing building materials shall be coordinated through the District. A signed copy of this Certification shall be on file prior to beginning Work on the Project, along with all current insurance certificates.

3. Renovation, Repair and Painting Rule, Section 402(c)(3) of the Toxic Substances Control Act

The EPA requires lead safe work practices to reduce exposure to lead hazards created by renovation, repair and painting activities that disturb lead-based paint. Pursuant to the Renovation, Repair and Painting Rule (RRP), renovations in homes, childcare facilities, and schools built prior to 1978 must be conducted by certified renovations firms, using renovators with training by a EPA-accredited training provider, and fully and adequately complying with all applicable laws, rules and regulations governing lead-based materials, including those rules and regulations appearing within title 40 of the Code of Federal Regulations as part 745 (40 CFR 745).

The RRP requirements apply to all contractors who disturb lead-based paint in a six-square-foot or greater area indoors or a 20-square-foot or greater area outdoors. If a DPH-certified inspector or risk assessor determines that a home constructed before 1978 is lead-free, the federal certification is not required for anyone working on that particular building.

4. Contractor's Liability

If the Contractor fails to comply with any applicable laws, rules, or regulations, and that failure results in a site or worker contamination, the Contractor will be held solely responsible for all costs involved in any required corrective actions, and shall defend, indemnify, and hold harmless the District, pursuant to the indemnification provisions of the Contract, for all damages and other claims arising therefrom.

If lead disturbance is anticipated in the Work, only persons with appropriate accreditation, registrations, licenses, and training shall conduct this Work.

It shall be the responsibility of the Contractor to properly dispose of any and all waste products, including, but not limited to, paint chips, any collected residue, or any other visual material that may occur from the prepping of any painted surface. It will be the responsibility of the Contractor to provide the proper disposal of any hazardous waste by a certified hazardous waste hauler. This company shall be registered with the Department of Transportation (DOT) and shall be able to issue a current manifest number upon transporting any hazardous material from any school site within the District.

The Contractor shall provide the District with any sample results prior to beginning Work, during the Work, and after the completion of the Work. The District may request to examine, prior to the commencement of the Work, the lead training records of each employee of the Contractor.

THE CONTRACTOR HEREBY ACKNOWLEDGES, UNDER PENALTY OF PERJURY, THAT IT:

- 1. HAS RECEIVED NOTIFICATION OF POTENTIAL LEAD-BASED MATERIALS ON THE OWNER'S PROPERTY;
- 2. <u>IS KNOWLEDGEABLE REGARDING AND WILL COMPLY WITH ALL APPLICABLE LAWS,</u> RULES, AND REGULATIONS GOVERNING WORK WITH, AND DISPOSAL, OF LEAD.

OF AND BIND THE CONTRACTOR. THE DISTRICT MAY REQUIRE PROOF OF SUCH AUTHORITY.

Date:

Proper Name of Contractor:

Signature:

Print Name:

THE UNDERSIGNED WARRANTS THAT HE/SHE HAS THE AUTHORITY TO SIGN ON BEHALF

END OF DOCUMENT

Title:

DOCUMENT 00 45 46.08

CRIMINAL BACKGROUND INVESTIGATION/ FINGERPRINTING CERTIFICATION

	OJECT/CONTRACT NO.: Williams Elementary School Abatement, Flooring, & Painting object No. 25188.00-44-DM between the Bakersfield City School District ("District") and ("Contractor" or "Bidder")
("C	Contract" or "Project").
Co cer	e undersigned does hereby certify to the District that I am a representative of the ntractor currently under contract with the District; that I am familiar with the facts herein tified; and that I am authorized and qualified to execute this certificate on behalf of ntractor.
Со	ntractor certifies that it has taken at least one of the following actions (check all that apply):
	Pursuant to Education Code section 45125.2(a), Contractor has installed or will install, prior to commencement of Work, a physical barrier at the Work Site, that will limit contact between Contractor's employees, Subcontractors or suppliers and District pupils at all times; and/or
	Pursuant to Education Code section 45125.2(a), Contractor certifies that all employees will be under the continual supervision of, and monitored by, an employee of the Contractor who the California Department of Justice ("DOJ") has ascertained, or as described below, will ascertain, has not been convicted of a violent or serious felony. The name and title of the employee who will be supervising Contractor's and its subcontractors' or suppliers' employees is:
	Name:
	Title:
	NOTE : If Contractor is a sole proprietor, and elects the above option, Contractor must have the above-named employee's fingerprints prepared and submitted by District for submission to the DOJ, in accordance with Education Code section 45125.1(h). No work shall commence until such determination by DOJ has been made.
	Pursuant to Education Code section 45125.2(a), the District will take appropriate steps to protect the safety of any pupils that may come in contact with Contractor's employees, subcontractors or suppliers so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.2 shall not apply to Contractor under the Contract.
	The Work on the Contract is either (i) at an unoccupied school site and no employee of Contractor and/or subcontractor or supplier of any tier of the Contract shall come in contact with the District pupils or (ii) if Contractor's employees or any subcontractor or supplier of any tier of the Contract interacts with pupils, such interaction shall only take place under the immediate supervision and control of the pupil's parent or guardian or a school employee, so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Contractor under the Contract.

	The Contractor, who is not a sole proprietor, has complied with the fingerprinting requirements of Education Code section 45125.1 with respect to all Contractor's employees and all of its Subcontractors' employees who may have contact with District pupils in the course of providing services pursuant to the Contract, and the DOJ has determined (A) that none of those employees has been convicted of a felony, as that term is defined in Education Code section 45122.1 and/or (B) that the prohibition does not apply to an employee as provided by Education Code section 45125.1(e)(2) or (3). When the Contractor performs the criminal background check, it shall immediately provide any subsequent arrest and conviction information it receives to the District pursuant to the subsequent arrest service. No work shall commence until the Department of Justice ascertains that Contractor's employees and any subcontractors' employees have not been convicted of a felony as defined in Education Code Section 45122.1.
	A complete and accurate list of Contractor's employees and of all of its subcontractors' employees who may come in contact with District pupils during the course and scope of the Contract is attached hereto as ATTACHMENT "A;" and/or
	The Contractor is a sole proprietor and intends to comply with the fingerprinting requirements of Education Code section 45125.1(h) with respect to all Contractor's employees who may have contact with District pupils in the course of providing services pursuant to the Contract, and hereby agrees to the District's preparation and submission of fingerprints such that the DOJ may determine (A) that none of those employees has been convicted of a felony, as that term is defined in Education Code section 45122.1 and/or (B) that the prohibition does not apply to an employee as provided by Education Code section 45125.1(e)(2) or (3). No work shall commence until the Department of Justice ascertains that Contractor's employees and any subcontractors' employees have not been convicted of a felony as defined in Education Code Section 45122.1.
Su cor	ntractor's responsibility for background clearance extends to all of its employees, bcontractors or suppliers, and employees of Subcontractors or suppliers coming into ntact with District pupils regardless of whether they are designated as employees or acting independent contractors of the Contractor.
Da	te:
Pro	oper Name of Contractor:
Sig	nature:
Pri	nt Name:
Tit	le:

[CONTINUED ON NEXT PAGE]

ATTACHMENT "A"

List of Employees/Subcontractors

Name/Company:
Name/Company:

If further space is required for the list of employees/subcontractors, attach additional copies of this page.

REGISTERED SUBCONTRACTORS LIST (Labor Code Section 1771.1)

PROJECT: Williams Elementary School Abatement, Flooring, & Painting Project No. 25188.00-44-DM

Date Submitted (for Updates):

Contractor acknowledges and agrees that it must clearly set forth below the name and Department of Industrial Relations (DIR) registration number of each subcontractor for all tiers who will perform work or labor or render service to Contractor or its subcontractors in or about the construction of the Work at least two (2) weeks before the subcontractor is scheduled to perform work. This document is to be updated as all tiers of subcontractors are identified.

Contractor acknowledges and agrees that, if Contractor fails to list as to any subcontractor of any tier who performs any portion of Work, the Contract is subject to cancellation and the Contractor will be subjected to penalty under applicable law.

If further space is required for the list of proposed subcontractors, attach additional copies of page 2 showing the required information, as indicated below.

Subcontractor Name: _	
DIR Registration #:	
Portion of Work:	
Subcontractor Name: _	
DIR Registration #:	
Portion of Work:	
Subcontractor Name: _	
DIR Registration #:	
Portion of Work:	
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Portion of Work:	
Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
Date:	
Name of Contractor:	
Signature:	
Print Name:	
Title:	

NOTICE OF AWARD

Dated	20	
To:		(Contractor)
	(Address)	
From:	Governing Board ("Board") of the Bakersfield City	School District ("District")
Re: W	illiams Elementary School Abatement, Flooring, & F	Painting,
Projec	t No. 25188.00-44-DM ("Project"). Bid Package #:	
	actor has been awarded the Contract for the above- _, 20, by action of the District's Board.	referenced Project on
	ontract Price ises alternateses	

Two (2) copies of each of the Contract Documents (except Drawings) accompany this Notice of Award.

You must comply with the following conditions precedent within **FOURTEEN (14)** calendar days of the date of this Notice of Award.

The Contractor shall execute and submit the following documents by 5:00 p.m. of the **FOURTEEN (14th)** calendar day following the date of the Notice of Award.

- a. Agreement: To be executed by successful Bidder. Submit two (2) copies, each bearing an original signature.
- b. Performance Bond (100%): On the form provided in the Contract Documents and fully executed as indicated on the form.
- c. Payment Bond (Contractor's Labor & Material Bond) (100%): On the form provided in the Contract Documents and fully executed as indicated on the form.
- d. Insurance Certificates and Endorsements as required.
- e. Workers' Compensation Certification.
- f. Prevailing Wage and Related Labor Requirements Certification.
- g. Disabled Veteran Business Enterprise Participation Certification.
- h. Drug-Free Workplace Certification.
- i. Tobacco-Free Environment Certification.

- j. Hazardous Materials Certification.
- k. Lead-Based Materials Certification.
- I. Criminal Background Investigation/Fingerprinting Certification.

Failure to comply with these conditions within the time specified will entitle District to consider your bid abandoned, to annul this Notice of Award, and to declare your Bid Security forfeited, as well as any other rights the District may have against the Contractor.

After you comply with those conditions, District will return to you one fully signed counterpart of the Agreement.

BAKERSFIELD CITY SCHOOL DISTRICT
BY:
NAME: Leonard Zasoski, Jr.
TITLE: Assistant Director II, M.O.F.

<u>AGREEMENT</u>

THIS AGREEMENT IS MADE AND	ENTERED INTO THIS	DAY OF	
, 20, by and between	the Bakersfield City S	chool District ("District")	and
	•	("Contractor") ("Agre	eement").

WITNESSETH: That the parties hereto have mutually covenanted and agreed, and by these presents do covenant and agree with each other, as follows:

1. The Work: Contractor agrees to furnish all tools, equipment, apparatus, facilities, labor, and material necessary to perform and complete in a good and workmanlike manner, the work of the following project:

Williams Elementary School Abatement, Flooring & Painting Project No. 25188.00-44-DM

("Project" or "Contract" or "Work")

It is understood and agreed that the Work shall be performed and completed as required in the Contract Documents including, without limitation, the Drawings and Specifications and submission of all documents required to secure funding or by the Division of the State Architect for close-out of the Project, under the direction and supervision of, and subject to the approval of, the District or its authorized representative.

- 2. The Contract Documents: The complete Contract consists of all Contract Documents as defined in the General Conditions and incorporated herein by this reference. Any and all obligations of the District and Contractor are fully set forth and described in the Contract Documents. All Contract Documents are intended to cooperate so that any Work called for in one and not mentioned in the other or vice versa is to be executed the same as if mentioned in all Contract Documents.
- 3. **Interpretation of Contract Documents**: Should any question arise concerning the intent or meaning of Contract Documents, including the Drawings or Specifications, the question shall be submitted to the District for interpretation. If a conflict exists in the Contract Documents, valid, written modifications, beginning with the most recent, shall control over this Agreement (if any), which shall control over the Special Conditions, which shall control over any Supplemental Conditions, which shall control over the General Conditions, which shall control over the remaining Division 0 documents, which shall control over Division 1 Documents which shall control over Division 2 through Division 49 documents, which shall control over figured dimensions, which shall control over large-scale drawings, which shall control over small-scale drawings. In the case of a discrepancy or ambiguity solely between and among the Drawings and Specifications, the discrepancy or ambiguity shall be resolved in favor of the interpretation that will provide District with the functionally complete and operable Project described in the Drawings and Specifications. In no case shall a document calling for lower quality and/or quantity material or workmanship control. The decision of the District in the matter shall be final.

- **4. Time for Completion**: It is hereby understood and agreed that the Work under this Contract shall be completed per attachment S Baseline Schedule (______) consecutive calendar days ("Contract Time") from the date specified in the District's Notice to Proceed.
- Completion Extension of Time: Should the Contractor fail to complete this Contract, and the Work provided herein, within the time fixed for completion, due allowance being made for the contingencies provided for herein, the Contractor shall become liable to the District for all loss and damage that the District may suffer on account thereof. The Contractor shall coordinate its Work with the Work of all other contractors. The District shall not be liable for delays resulting from Contractor's failure to coordinate its Work with other contractors in a manner that will allow timely completion of Contractor's Work. Contractor shall be liable for delays to other contractors caused by Contractor's failure to coordinate its Work with the Work of other contractors.
- 6. **Liquidated Damages**: Time is of the essence for all work under this Agreement. It is hereby understood and agreed that it is and will be difficult and/or impossible to ascertain and determine the actual damage that the District will sustain in the event of and by reason of Contractor's delay; therefore, Contractor agrees that it shall pay to the District the sum of one thousand dollars (\$1,000.00) per day as liquidated damages for each and every day's delay beyond the time herein prescribed in completion of the Work.

It is hereby understood and agreed that this amount is not a penalty.

In the event that any portion of the liquidated damages is not paid to the District, the District may deduct that amount from any money due or that may become due the Contractor under this Agreement, and such deduction does not constitute a withholding or penalty. The District's right to assess liquidated damages is as indicated herein and in the General Conditions.

The time during which the Contract is delayed for cause, as hereinafter specified, may extend the time of completion for a reasonable time as the District may grant, provided that Contractor has complied with the claims procedure of the Contract Documents. This provision does not exclude the recovery of damages by either party under other provisions in the Contract Documents.

- 7. Loss Or Damage: The District and its agents and authorized representatives shall not in any way or manner be answerable or suffer loss, damage, expense, or liability for any loss or damage that may happen to the Work, or any part thereof, or in or about the same during its construction and before acceptance, and the Contractor shall assume all liabilities of every kind or nature arising from the Work, either by accident, negligence, theft, vandalism, or any cause whatsoever; and shall hold the District and its agents and authorized representatives harmless from all liability of every kind and nature arising from accident, negligence, or any cause whatsoever.
- 8. Limitation Of District Liability: District's financial obligations under this Contract shall be limited to the payment of the compensation provided in this Contract. Notwithstanding any other provision of this Contract, in no event shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost

- profits or revenue, lost bonding capacity, arising out of or in connection with this Contract for the services performed in connection with this Contract.
- **9. Insurance and Bonds**: Prior to issuance of the Notice to Proceed by the District, Contractor shall provide all required certificates of insurance, insurance endorsements, and payment and performance bonds as evidence thereof.
- **10. Prosecution of Work**: If the Contractor should neglect to prosecute the Work properly or fail to perform any provisions of this Contract, the District, may, pursuant to the General Conditions and without prejudice to any other remedy it may have, make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due the Contractor.
- **11. Authority of Architect, Project Inspector, and DSA**: Contractor hereby acknowledges that the Architect(s), the Project Inspector(s), and the Division of the State Architect ("DSA") have authority to approve and/or suspend Work if the Contractor's Work does not comply with the requirements of the Contract Documents, Title 24 of the California Code of Regulations, and all applicable laws and regulations. The Contractor shall be liable for any delay caused by its non-compliant Work.
- **12. Assignment of Contract**: Neither the Contract, nor any part thereof, nor any moneys due or to become due thereunder, may be assigned by the Contractor without the prior written approval of the District, nor without the written consent of the Surety on the Contractor's Performance Bond (the "Surety"), unless the Surety has waived in writing its right to notice of assignment.
- **14. Registration as Public Works Contractor**: The Contractor and all Subcontractors currently are registered as public works contractors with the Department of Industrial Relations, State of California, in accordance with Labor Code section 1771.1.
- 15. Payment of Prevailing Wages: The Contractor and all Subcontractors shall pay all workers on all Work performed pursuant to this Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed within the boundaries of the District, pursuant to sections 1770 et seq. of the California Labor Code.
- 16. Labor Compliance Monitoring and Enforcement: This Project is subject to labor compliance monitoring and enforcement by the Department of Industrial Relations pursuant to Labor Code section 1771.4 and Title 8 of the California Code of Regulations. Contractor specifically acknowledges and understands that it shall perform the Work of this Agreement while complying with all the applicable provisions of Division 2, Part 7, Chapter 1, of the Labor Code, including, without limitation, the requirement that the Contractor and all of its Subcontractors shall

timely submit complete and accurate electronic certified payroll records as required by the Contract Documents, or the District may not issue payment.

17 .	Contract Price : In consideration of the foregoing covenants, promises, and
	agreements on the part of the Contractor, and the strict and literal fulfillment of each
	and every covenant, promise, and agreement, and as compensation agreed upon for
	the Work and construction, erection, and completion as aforesaid, the District
	covenants, promises, and agrees that it will well and truly pay and cause to be paid
	to the Contractor in full, and as the full Contract Price and compensation for
	construction, erection, and completion of the Work hereinabove agreed to be
	performed by the Contractor, the following price:

		Dollars
	_	
(\$),	

in lawful money of the United States, which sum is to be paid according to the schedule provided by the Contractor and accepted by the District and subject to additions and deductions as provided in the Contract. This amount supersedes any previously stated and/or agreed to amount(s).

- 18. No Representations: No representations have been made other than as set forth in writing in the Contract Documents, including this Agreement. Each of the Parties to this Agreement warrants that it has carefully read and understood the terms and conditions of this Agreement and all Contract Documents, and that it has not relied upon the representations or advice of any other Party or any attorney not its own.
- **19. Entire Agreement:** The Contract Documents, including this Agreement, set forth the entire agreement between the parties hereto and fully supersede any and all prior agreements, understandings, written or oral, between the parties hereto pertaining to the subject matter thereof.
- **20. Severability**: If any term, covenant, condition, or provision in any of the Contract Documents is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of the provisions in the Contract Documents shall remain in full force and effect and shall in no way be affected, impaired, or invalidated thereby.
- 21. Authority of Signatories: Each party has the full power and authority to enter into and perform this Contract, and the person signing this Contract on behalf of each party has been properly authorized and empowered to enter into this Contract. This Contract may be executed in one or more counterparts, each of which shall be deemed an original. For this Agreement, and for all Contract Documents requiring a signature, a facsimile or electronic signature shall be deemed to be the equivalent of the actual original signature. All counterparts so executed shall constitute one Contract binding all the Parties hereto.

22. Compliance with Law. The Parties shall observe and comply with all applicable county, state and federal laws, ordinances, rules and regulations now in effect or hereafter enacted, each of which are hereby made a part hereof and incorporated herein by reference. Contractor shall observe and comply with all rules and regulations of the Board of the District and all federal, state, and local laws, ordinances and regulations. Contractor shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of their staff and representatives. If Contractor observes that any of the Services required by this Agreement are at variance with any such laws, ordinance, rules or regulations, Contractor shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope shall be made and this Agreement shall be appropriately amended in writing, or this Agreement shall be terminated effective upon Contractor's receipt of a written termination notice from the District.

IN WITNESS WHEREOF, accepted and agreed on the date indicated above:

CONTRACTOR NAME

attached hereto.

BAKERSFIELD CITY SCHOOL DISTRICT

Ву:	Ву:
Print Name:	Print Name: Sherry Gladin
Title:	Title: Assistant Superintendent, Business Services
· · · · · · · · · · · · · · · · · · ·	a corporation, a certified copy of the by-laws, rectors, authorizing the officers of said

END OF DOCUMENT

corporation to execute the Contract and the bonds required thereby must be

NOTICE TO PROCEED

Dated:	
то:	("Contractor")
ADDRESS: _	
	ONTRACT NO.: Williams Elementary School Abatement, Flooring & Painting 25188.00-44-DM between the Bakersfield City School District and Contractor .
Contract Do	fied that the Contract Time under the above Contract will commence to run on, 20 By that date, you are to start performing your obligations under the cuments. In accordance with the Agreement executed by Contractor, the date on is, 20
	bmit the following documents by 5:00 p.m. of the TENTH (10th) calendar day e date of this Notice to Proceed:
a.	Contractor's preliminary schedule of construction.
b.	Contractor's preliminary schedule of values for all of the Work.
C.	Contractor's preliminary schedule of submittals, including Shop Drawings, Product Data, and Samples submittals
d.	Contractor's Safety Plan specifically adapted for the Project.
e.	Registered Subcontractors List: A complete subcontractors list for all tiers, including the name, Department of Industrial Relations registration number, and portion of work.
Thank you.	We look forward to a very successful Project.
	BAKERSFIELD CITY SCHOOL DISTRICT
	BY:
	NAME:
	TITLE:

END OF DOCUMENT

NOTICE TO PROCEED DOCUMENT 00 55 00-1

DOCUMENT 00 61 13.13

PERFORMANCE BOND (100% of Contract Price)

(Note: Contractor must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:		
WHEREAS, the governing board ("Board") of the Bakersfield City School District, ("District") and		
contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to perform the following project:		
Williams Elementary School Abatement, Flooring, & Painting Project No. 25188.00-44-DM		
("Project" or "Contract") which Contract dated, 20, and all of the Contract Documents attached to or forming a part of the Contract, are hereby referred to and made a part hereof; and		
WHEREAS, said Principal is required under the terms of the Contract to furnish a bond for the faithful performance of the Contract.		
NOW, THEREFORE, the Principal and		
and firmly bound unto the Board of the District in the penal sum of		
Dollars (\$), lawful money of the United States, for the payment of which sum well and truly to be made we bind ourselves, our heirs, executors, administrators, successors, and assigns jointly and severally, firmly by these presents, to:		
- Promptly perform all the work required to complete the Project: and		

- Promptly perform all the work required to complete the Project; and
- Pay to the District all damages the District incurs as a result of the Principal's failure to perform all the Work required to complete the Project.

Or, at the District's sole discretion and election, the Surety shall obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by the District of the lowest responsible bidder, arrange for a contract between such bidder and the District and make available as Work progresses sufficient funds to pay the cost of completion less the "balance of the Contract Price," and to pay and perform all obligations of Principals under the Contract, including, without limitation, all obligations with respect to warranties, guarantees and the payment of liquidated damages. The term "balance of the Contract Price," as used in this paragraph, shall mean the total amount payable to Principal by the District under the Contract and any modifications thereto, less the amount previously paid by the District to the Principal, less any withholdings by the District allowed under the Contract. District shall not be required or obligated to accept a tender of a completion contractor from the Surety for any or no reason.

The condition of the obligation is such that, if the above bound Principal, its heirs, executors, administrators, successors, or assigns, shall in all things stand to and abide by, and well and truly

keep and perform the covenants, conditions, and agreements in the Contract and any alteration thereof made as therein provided, on its part to be kept and performed at the time and in the intent and meaning, including all contractual guarantees and warrantees of materials and workmanship, and shall indemnify and save harmless the District, its trustees, officers and agents, as therein stipulated, then this obligation shall become null and void, otherwise it shall be and remain in full force and virtue.

Surety expressly agrees that the District may reject any contractor or subcontractor proposed by Surety to fulfill its obligations in the event of default by the Principal. Surety shall not utilize Principal in completing the Work nor shall Surety accept a Bid from Principal for completion of the Work if the District declares the Principal to be in default and notifies Surety of the District's objection to Principal's further participation in the completion of the Work.

As a condition precedent to the satisfactory completion of the Contract, the above obligation shall hold good for a period equal to the warranty and/or guarantee period of the Contract, during which time Surety's obligation shall continue if Contractor shall fail to make full, complete, and satisfactory repair and replacements and totally protect the District from loss or damage resulting from or caused by defective materials or faulty workmanship. The obligations of Surety hereunder shall continue so long as any obligation of Contractor remains. Nothing herein shall limit the District's rights or the Contractor or Surety's obligations under the Contract, law or equity, including, but not limited to, California Code of Civil Procedure section 337.15.

The Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder or the specifications accompanying the same shall in any way affect its obligation on this bond. The Surety also stipulates and agrees that it shall not be exonerated or released from the obligation of this bond by any overpayment or underpayment by the District that is based upon estimates approved by the Architect. The Surety does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of the Contract or to the work or to the specifications.

, , ,	thereof, have been duly executed by the Principal and Surety day of, 20
Principal	Surety
Ву	Ву
	Name of California Agent of Surety
	Address of California Agent of Surety
	Telephone No. of California Agent of Surety

Contractor must attach a Notarial Acknowledgment for all Surety's signatures and a Power of Attorney and Certificate of Authority for Surety. The California Department of Insurance must authorize the Surety to be an admitted surety insurer.

DOCUMENT 00 61 13.16

PAYMENT BOND Contractor's Labor & Material Bond (100% Of Contract Price)

(Note: Contractor must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, the governing board ("Board") of the Bakersfield City School District, ("District") and, ("Principal") have entered into a contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to perform the following project:
necessary, convenient, and proper to perform the following project.
Williams Elementary School Abatement, Flooring, & Painting Project No. 25188.00-44-DM
("Project" or "Contract") which Contract dated
WHEREAS, pursuant to law and the Contract, the Principal is required, before entering upon the performance of the work, to file a good and sufficient bond with the body by which the Contract is awarded in an amount equal to one hundred percent (100%) of the Contract price, to secure the claims to which reference is made in sections 9000 through 9510 and 9550 through 9566 of the Civil Code, and division 2, part 7, of the Labor Code.
NOW, THEREFORE, the Principal and
("Surety")
are held and firmly bound unto all laborers, material men, and other persons referred to in said statutes in the sum of
Dollars (\$), lawful money of the United States, being a sum not less than the total amount payable by the terms of Contract, for the payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors, or assigns, jointly and severally, by these presents.
The condition of this obligation is that if the Principal or any of its subcontractors, or their heirs, executors, administrators, successors, or assigns of any, all, or either of them shall fail to pay for any labor, materials, provisions, or other supplies, used in, upon, for or about the performance of the work contracted to be done, or for any work or labor thereon of any kind, or for amounts required to be deducted, withheld, and paid over to the Employment Development Department from the wages of employees of the Principal or any of his or its subcontractors of any tier under Section 13020 of the Unemployment Insurance Code with respect to such work or labor, that the Surety will pay the same in an amount not exceeding the amount herein above set forth, and also in case suit is brought upon this bond, will pay

It is hereby expressly stipulated and agreed that this bond shall inure to the benefit of any and all persons, companies, and corporations entitled to file claims under section 9100 of

and to be included in the judgment therein rendered.

the Civil Code, so as to give a right of action to them or their assigns in any suit brought upon this bond.

Should the condition of this bond be fully performed, then this obligation shall become null and void; otherwise it shall be and remain in full force and affect.

And the Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of Contract or the specifications accompanying the same shall in any manner affect its obligations on this bond, and it does hereby waive notice of any such change, extension, alteration, or addition.

IN WITNESS WHEREOF, two (2) identical counterparts of this instrument, each of which shall for all purposes be deemed an original thereof, have been duly executed by the Principal and Surety above named, on the day of, 20			
Principal	Surety		
Ву	Ву		
	Name of California Agent of Surety		
	Address of California Agent of Surety		
	Telephone No. of California Agent of Surety		

Contractor must attach a Notarial Acknowledgment for all Surety's signatures and a Power of Attorney and Certificate of Authority for Surety. The California Department of Insurance must authorize the Surety to be an admitted surety insurer.

DOCUMENT 00 63 57

PROPOSED CHANGE ORDER FORM

Bakersfield City School District 1501 Feliz Drive Bakersfield, CA 93307

RFI #:__

or time.

Bakersfield City School District 1501 Feliz Drive	PCO NO.:
Bakersfield, CA 93307	
Project: Williams Elementary School Abatement, Flooring, & Painting Bid No.: 25188.00-44-DM	Date:

Contractor hereby submits for District's review and evaluation this Proposed Change Order ("PCO"), submitted in accordance with and subject to the terms of the Contract Documents, including Sections 17.7 and 17.8 of the General Conditions. Any spaces left blank below are deemed no change to cost

Contractor understands and acknowledges that documentation supporting Contractor's PCO must be attached and included for District review and evaluation. Contractor further understands and acknowledges that failure to include documentation sufficient to, in District's discretion, support some or all of the PCO, shall result in a rejected PCO.

	WORK PERFORMED OTHER THAN BY CONTRACTOR	ADD	DEDUCT
(a)	Material (attach suppliers' invoice or itemized quantity		
	and unit cost plus sales tax)		
(b)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, for example, payroll taxes, fringe benefits,		
	etc.)		
(c)	Add Equipment (attach suppliers' invoice)		
(d)	<u>Subtotal</u>		
(e)	Add overhead and profit for any and all tiers of		
	Subcontractor , the total not to exceed ten percent		
	(10%) of Item (d)		
(f)	<u>Subtotal</u>		
(g)	Add General Conditions (if Time is Compensable)		
	(attach supporting documentation)		
(h)	Subtotal		
(i)	Add Overhead and Profit for Contractor, not to		
	exceed five percent (5%) of Item (h)		
(j)	Subtotal		
(k)	Add Bond and Insurance, not to exceed two percent		
	(2%) of Item (j)		
(1)	TOTAL		
(m)	Time (zero unless indicated; "TBD" not permitted)	Ca	lendar
		Days	

[REMAINDER OF PAGE LEFT BLANK INTENTIONALLY]

	WORK PERFORMED BY CONTRACTOR	ADD	DEDUCT
(a)	Material (attach itemized quantity and unit cost plus		
	sales tax)		
(b)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, for example, payroll taxes, fringe benefits,		
	etc.)		
(c)	Add Equipment (attach suppliers' invoice)		
(d)	Add General Conditions (if Time is Compensable)		
	(attach supporting documentation)		
(e)	<u>Subtotal</u>		
(f)	Add Overhead and Profit for Contractor, not to		
	exceed fifteen percent (15%) of Item (e)		
(g)	<u>Subtotal</u>		
(h)	Add Bond and Insurance , not to exceed two percent		
, ,	(2%) of Item (g)		
(i)	TOTAL		
			•
(j)	Time (zero unless indicated; "TBD" not permitted)	Cal	endar
	, , , , , , , , , , , , , , , , , , , ,	Days	

The undersigned Contractor approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for completion of the entire Work as stated herein, and agrees to furnish all labor, materials, and service, and perform all work necessary to complete any additional work specified for the consideration stated herein. Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650 et seq. It is understood that the changes herein to the Contract shall only be effective when approved by the governing board of the District.

It is expressly understood that the value of the extra Work or changes expressly includes any and all of the Contractor's costs and expenses, direct and indirect, resulting from additional time required on the Project or resulting from delay to the Project including, without limitation, cumulative impacts. Contractor is not entitled to separately recover amounts for overhead or other indirect costs. Any costs, expenses, damages, or time extensions not included are deemed waived.

SUBMITTED BY:	
Contractor:	
[Name]	Date

CHANGE ORDER FORM

Bakersfield City School District 1501 Feliz Drive Bakersfield, CA 93307

& Painting

CHANGE ORDER NO.:	

CHANGE ORDER

Project: Williams Elementary School Abatement, Flooring, Date: _____

Owner: [Name / Address] Architect: N/A [Name / Address]		Contractor: [Name / Address]			
		Project Inspector: N/A [Name / Address]			
Reference	Description		Cost	Days Ext.	
PCO # Requested by: Performed by:	[Requester] [Performer]	[Performer]			
Reason: PCO # Requested by: Performed by: Reason:		[Performer]			
PCO # Requested by: Performed by: Reason:	1	[Description of change] [Requester] [Performer]			
	e adjusted as follows:	Original Contract Amount:	\$		
	ar Days Extension (zero	Amount of Previously Approved Change Order(s):	\$		
unless otherwise indicated) Current Completion Date: [Date]		Amount of this Change Order:	\$		

The undersigned Contractor approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for

Contract Amount:

\$

completion of the entire work as stated therein, and agrees to furnish all labor, materials and services and perform all work necessary to complete any additional work specified for the consideration stated therein. Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650 et seq.

This change order is subject to approval by the governing board of this District and must be signed by the District. Until such time as this change order is approved by the District's governing board and executed by a duly authorized District representative, this change order is not effective and not binding.

It is expressly understood that the compensation and time, if any, granted herein represent a full accord and satisfaction for any and all time and cost impacts of the items herein, and Contractor waives any and all further compensation or time extension based on the items herein. The value of the extra work or changes expressly includes any and all of the Contractor's costs and expenses, and its subcontractors, both direct and indirect, resulting from additional time required on the project or resulting from delay to the project including without limitation, cumulative impacts. Any costs, expenses, damages or time extensions not included are deemed waived.

Signatures:			
District:		Contractor:	
[Name]	Date	[Name]	Date
Architect:		Project Inspector:	
[Name]	Date	[Name]	Date

GUARANTEE FORM

("Contractor") hereby agrees that the
("Work" of Contractor) which Contractor has installed for the Bakersfield Ci School District ("District") for the following project:
PROJECT: Williams Elementary School Abatement, Flooring, & Painting Project No. 25188.00-44-DM
("Project" or "Contract") has been performed in accordance with the requirements of the Contract Documents and that the Work as installed will fulfill the requirements of the Contract Documents.
The undersigned agrees to repair or replace any or all of such Work that may prove to be defective in workmanship or material together with any other adjacent Work that may be displaced in connection with such replacement within a period of one year(s) from the dat of completion as defined in Public Contract Code section 7107, subdivision (c), ordinary wear and tear and unusual abuse or neglect excepted. The date of completion is, 20
In the event of the undersigned's failure to comply with the above-mentioned conditions within a reasonable period of time, as determined by the District, but not later than seven (7) days after being notified in writing by the District, the undersigned authorizes the District to proceed to have said defects repaired and made good at the expense of the undersigned. The undersigned shall pay the costs and charges therefor upon demand.
Date:
Proper Name of Contractor:
Signature:
Print Name:
Title:
Representatives to be contacted for service subject to terms of Contract:
Name:
Address:
Phone No.:
Email:
END OF DOCUMENT