West Contra Costa Unified School District Office of the Superintendent

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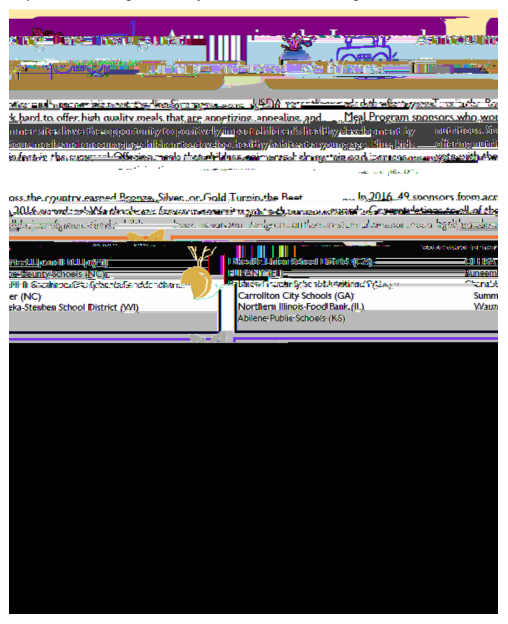
West Contra Costa Unified School District Office of the Superintendent

WCCUSD Food Services Receivese United States Department of Agriculture Award for its 2016 Summer Meal Pogram - Lisa LeBlanc

On April 7th, WCCUSD Food Services received the exciting news that our school distrood Service programmed been selected as a 2016 Turnip the Beet Silver award winner. West Contra Costa Unified is one of threetoer award winners in California. Nationwide, only 49 Turnip the Beet award winners were selected!

Our district has been acknowledged in the USDA's April Summer Meals Newsletter and will be included on the USDASummer Meals Website

Congratulations was sent from the USDAn this accomplishment and than the all of our hard work that ourstaff puts into feeding the needy children in our adeating Summer 2016.



West Contra Costa Unified School District Office of the Superintendent

College and Career Pathways and Dual Enrollment – Nia Rashidchi
During the May 10 Board meeting, we will be asking the Board a "first read" on the re
authorization agreement for the upcoming 2087academic year to maintain and add new Dual
Enrollment courses with Contra Costa College. This agreement is called the Contra Costa
Community College District College and Career Access Pathways Agreement (CCAP). The
office of the Chancellor of California Community Colleges along with the California Department
of Education mandates us to hakis tdocument on the agenda for two board meetings.the
May 10 meeting, it will be on the agenda as a discussion item. For the second meeting, it will be
on the agenda as an action item. Only after the CCAP is passed can Dual Enrollment continue in

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to other projects as agreed to by the Parties. In accordance with this provision, the PLA has consistently been applied to the District's publicly bid construction projects via the District's Project Labor Agreement Implementation specification (Document 00 80:00);he Invitation/Notice to Bidders which are included in the District's form fremtl-construction documents. The PLA will likewise, be extended to apply to the Wilson Elementary School Replacement Project in order to comply with the skilled and and advantage requirements of Education Code section 17250.25 (c)(1). The PLA terms are attached, along with the specification (Document 00 80 00).

New and Revised Job Descriptions – Ken Whittemore

Before the Board of Education on the April 26 consent calendar are three jobs descriptions for The Information and Technology department. Chief Technology Officer, Mary Phillips requested these updated job descriptions to meet the growing needs of her department.

Two of the job descriptions are updes at no cost to the district (Desktop Support Technician and State Reporting Technician). The Senior Desktop Support Technician is a tier two technical support position to resolve more complex issues.

These job descriptions were properly negotiated witcal One and signed off by them.

ERATE Contract for VoIP (Phone Service) -Mary Phillips

ERATE is a federally funded program which subsidizes telecommunications for schools and libraries throughout the United Stateshe ERATE program has cut funding to phone services and will only fund at 20% this year previous years, the district received a discount of 80%. This means that the district will need to budget more for telecommunications than in the past. ERATE funding will cease completely for phone services next year.

Our current contract with our VoIP provider, NWNill expire June 30, 2017. As a result, our ERATE consultant advertised for phone services on behalf of the district and out of four respondents, NWN was found to be the lowest responsive, responsible bidder. This initiative was discussed with the Technology Subcommittee on April 2007.

Staff is of the opinion that makes sense to use the same company as it means there will be no changes to our phone system for the nextassye

ERATE Contract for Wireless Upgrade for 8 Sites – Mary Phillips
As well as funding telecommunications, ERATE also subsidizes wireless infrastructure for schools and libraries.

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ERATE will fund \$615,240of the project based on the following funding formula: Site enrollment x \$150 x district free and reduced meal discount. Bond funds will be used for the remaining amount of \$1,413,895.

Technology Plan 2017 2020 – Mary Phillips
Please see the attached **page**summary of the Technology Planhis was discussed and approved by the Technology Subcommittee on April 10, 2017.

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West Contra Costa Unified School District Office of the Superintendent

The Expanded Learning Office measures quality using the Program Quality Assessment (PQA) Tools and accompanying Youth Program Quality Intervention (YPQI) supports developed by the Weikart Center for Youth Program Quality. The PQAs are a set of research validated observational tools that measure program quality across four domains: safe environment, supportive environment, interaction and engagement. Listed below are key finding from our 2015-16 external evaluation http://www.wccusd.net/Page/5283

- During the 201516 school year elementary participants attended the WCCUSD Expanded Learning Programs an average of 124 days.
- Program quality scores impred between the fall and the spring. Elementary schools' overall PQA score increased from 3.35 to 3.87, a +0.52 difference. Middle schools' overall PQA score increased from 2.92 to 3.07, a +0.15 difference.
- Program participants attended school at a higher rate than the participant peers, 95.4% compared to 93.7%.

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West Contra Costa Unified School District Office of the Superintendent

		Before School	Funding	After Schoo		
Site	Provider	Hours Slots Fees	Source Pro	vider Hours	Slots Fees	Funding Source
Bayview			WC	CUSD/BAC®issmisal-6	:00 84 N/A	ASES
Bayview	YMCA	7:00-8:30 80 N/A	State FundedYM	CA Dissmisal-6	:00 80 N/A	State Funded
Chavez			WC	CUSD/BAC®issmisal-6	:00 84 N/A	ASES
Coronado			WC	CUSD/YMCAissmisal-6	:00 127 N/A	ASES
Crespi			WC	CUSD/YMC issmisal-6	:00 60 N/A	ASES
DeJean			WC	CUSD/BAC®issmisal-6	:00 49 N/A	ASES

Dow 0.4h4 (:n9.3|(00)](])Tj ET 9.71 re 45.012 Tc 1 re 45.012 Tcc4Tw 729.7 (e)-50.3 (r)]TJ 0 Tc 0 Tw 7.6632 -0 0 7.6653 311.6042 614.4432 T

Public Records Log – Marcus Walton Included in this week's memo is the log of public records requests received by the district. If you have any questions, please contact me.

4/14/17 9 WHEREAS, it is recognized that oprojects of this magnitude with multiple contractors and bargaining units the job site at the same time over an extended period of time, the potential for work disruption is substantial without an overriding commitment to maintain continuity of work; and

WHEREAS, the interests of the gerlepaublic, the District, the Unions and Contractors would be best served if the

relations and eliminate strikes, lockoatsd other delays. To the extent permitted by law, it is in the interest of the parties to this Agreement to utilize resources available in the local ariese Juding those provided by minority-owned, women-owned, small, disadvantaged and other businesses.

ARTICLE 1

DEFINITIONS

"District"

material testers, and/or x-ray techniciæncept to the extent that such inspectors, material testers, and/or x-ray technicis are customarily covered by the Local Collective Bargaining Agreement and asvibich classification a prevailing wage determination has been published.

There shall be no limitation restriction upon the chose of materials or upon the full use and installation of quipment, machinery, package units, factory pre-cast, prefabricated or preassembled material or other labor-saving devices. Lawful fabrication provisions of the appropriate national or local collective bargaining agreements shall be applicable.

- (g) All work by employees of the District.
- 2.8 Work covered by the Project Labor Agreem

3.4.2 The provisions of this Section 3.4 shallappelied consistently with the District's Labor Compliance Program, and only to extent permitted by law and, notwithstanding any other povision of this Agreement, no aspect of the subcontractors' clause, inucling its enforcement, may been forced by or subject to strike action or any other labor disruption.

ARTICLE 4

RELATIONSHIP BETWEEN PARTIES

- 4.1 This Agreement shall only be binding three signatory partice hereto, and shall not apply to parents, affiliates, subsides; or other divisions of the Coordinator and signatory Contractor(s) unless signeds both parent, affiliate, subsidiary, or other division of such company.
- 4.2 Each Contractor(s) shall alobe liable and responsibler its own individual acts and conduct and for any breach or allegedach of this Agreement except as modified by Article 3. Any alleged breach this Agreement by a Contractor(s) or any dispute between the signatoryidates) and the Contractor(s) respecting compliance with the terms of this Agreementall not affect the rights, liabilities, obligations and duties between the signatory Union(s) and each other Contractor(s) party this Agreement.
- 4.3 It is mutually agreed by the parties that liability by a signatory Union(s) to this Agreement shall be several and not joint. Any alleged breach of this Agreement by a signatory Union(s) shall not affect the rights, liabilities, obligations and duties between the signaton to this Agreement.

ARTICLE 5

NO STRIKES - NO LOCKOUTS

- 5.1 During the life of this Agreement, the Union(s) and its members, agents, representatives and employees shall nciten encourage, condone or participate in any strike, walkout, slowdown, boycottympathy strike, picketing or other work stoppage of any nature whatsoever, any cause whatsoever, or any other type of interference of any kind, coercive otherwise, and its expressly agreed that any such action is adviation of this Agreement.
- 5.1.1 Withholding employees for failure of Contractor(s) to tender trust fund contributions as required in accordance thwArticle 16 or failure to meet its weekly payroll obligations after 24 hours advance written notice, by facsimile, to the General Contractor and to contract to the General Contractor and the contra

Should a Contractor performing work onethroject be delinquent in the payment of Trust Fund contributions required umdthis Agreement with respect to employees represented by the Union, theon may request, that the General Contractor issue joint checks payable the Contractor and the appropriate employee benefit Trust Fund(s) until sudelinquencies are satisfied. Any Trust Fund claiming that a Contractor delinquent in its fring benefit contributions to the funds, will provide written notice of thalleged delinqueracto the affected Contractor, with copies to the General Captor and or the District. The notice will indicate the amount of delinquency asserted and the period that the delinquency covers. It is agreed, howeveith respect to contractors delinquent in trust or benefit contribution paymentshat nothing in this Agreement shall affect normal contract remedies availa under the local collective bargaining agreements. If the General Contractsordelinquent in the payment of Trust Fund(s) contributions for covered worderformed on this project, the General Contractor agrees that the affected Trushd(s) may place the District on notice of such delinquencies and togeneral Contractor furthergrees that the District may issue joint checks to the General Cactor and the Trust Fund(s) until the delinquency is satisfied.

- 5.1.2 Expiration of Local and Other Applicable Agreements. It is specifically agreed that there shall be no strike, sympatstyike, picketing, lockout, slowdown, withholding of work, refusal to work, walkfo boycott or other work stoppage of any kind as a result of the expiration of any local, reginal or other applicable labor agreement having application at the expiration of failure of the parties to that agreement to reach a new contract the event that such a local, regional, or other applicable labor agreement does expire and the parties to that agreement have failed to reach agreement on a resontract, work will continue to the Project on one of the following two bases, both of which will be offered by the Union(s) involved to the General Contractor and the Contractors affected:
 - (a) Each of the Union(s) working ith a contract expiring must offer to continue working on the Project underterim agreements that retain all the terms of the expiring contract, except that the Union(s) involved in such expiring contract(s) may eaphopose wage ratesand Contractor contribution rates to employee beintseffunds different from what those rates were under the expiring cont(s)ct Said interm agreement(s) would be superseded by any subsequently reached industry agreement(s) as of the date the industry agreementeached. The terms of the Union's interim agreement offered to the Construction will be no less favorable than the terms offered by the Union tany other Contract or group of Contractors covering commercial construction work in Contra Costa County; or
 - (b) Each of the Union(s) with a coact expiring must offer to continue working on the Project under all ethterms of the expiring contract, including the wage rates and Contractontribution rates to the employee

Agreement shall be construed to limit or restrict the right of any of the parties to this Agreement to pursue fully any and remedies available under law in the event of a violation of this Article 5.

- In consideration of the flegoing, the Contractor(s) shabt incite, encourage or participate in any lockout or causebte locked out any employee covered under the provisions of this Argement. The term "lockout" does not refer to the discharge, termination or layoff of emples by the Contractor(s) for any reasons in the exercise of its rights as set forth in any provision of this Agreement, nor does "lockout" include the District's of Contractors' decision to terminate or suspend work on the site or any portion thereof for any reason.
- Any employee or employees inciting, **eur**aging or participating in any strike, slowdown, picketing, sympathy strike on the activity in violation of this Agreement is subject to immediate disrepteand the procedure of Article 11, if invoked.
- 5.6 Any party to this Agreement may intensite the following binding arbitration procedure when such a breach is alleged. In the event a party institutes this procedure, arbitration shall be mandatory.
- 5.6.1 The party invoking this procedure shartlimediately notify Gerald McKay, who the parties agree shall be the permanelouit factor under this procedure. In the event that the permanent Arbitrator under this procedure. In the permanent arbitrator, Thomas Angeloaks hoe immediately contacted. Notice to the Arbitrator shall be by the most excitations means available, with notice by

5.6.2	Upon	receipt	of	said	notice	the	Arbitmatnamed	above	or	the	alternate	shall

WORK ASSIGNMENTS AND JURISDICTIONAL DISPUTES

- 6.1 All Contractors and subcontters shall stipulate to anhave the responsibility for making work assignments in accordance with the current rules, regulations and procedures of the Plan for Settlem of Jurisdictional Dispute in the Construction Industry approved by the litting & Construction Trades Council AFL-CIO, or any successor plan.
- 6.2 There will be no strikes, no work stoppages or slowdowns or other interferences with the work because of jurisdictional disputes.
- 6.3 Where a jurisdictional dispute exists a

not be responsible for the acts of the **Caxti**ors or Unions signatory hereto, and will not be a party to any arbitration **bitigation** arising out of this Agreement.

ARTICLE 8

<u>JOINT LABOR/MANAGEMENT MEETINGS</u>

- A joint Labor/Management meeting will be held on a monthly basis between the Coordinator, the Contraots and the signatory Usis. The purpose of these meetings is to promote harmonious labranagement relations, ensure adequate communications and advance the proficience of the Craftspersons and the Contractors on the Project. este monthly meetings will also include discussion of the scheduling and produtation work performed on the Project.
- 8.2 A Pre-Job Conference will be held prior to the commencement of work to establish the scope of work in each Captor's contract. When a contract has been let to a Contractor(s) covered by, a Pre-Job Conference and/or Mark-Up Meeting shall be required pon request of any Union(s) Contractor(s) or the Coordinator.
- 8.3 The Contractor performing the workasthhave the responsibility for making work assignments in accordance with tagec 6.1 of this Agreement. The work assignments shall be made in writing any craft objecting to the Contractor's proposed assignment of work shall have ten (10) working days from the date of the mark-up meeting to submit written expions to the Contractor before the Contractor makes the work assignments final.
- 8.4 The Coordinator will schedule and attendPre-Job and Mark-Up Meetings and participate in discussions as they pertain to the terms and conditions of this Agreement.

ARTICLE 9

MANAGEMENT RIGHTS

- 9.1 The Contractor(s) retains full and exclæsauthority for the management of their work forces for all work performed underhis Agreement. This authority includes, but is not thinted to the right to:
 - A. Plan, direct and atrol the operation of all the work.

B.	Decide	the	number	and	typeseomiple	oyees	required	tp erform	the work

- 10.3 Security procedures for control of tsqoequipment and materials are solely the responsibility of Contractor(s).
- 10.4 A badge system may be used to checknownout. Each employee must personally check in and out. The Contractor(s) vpillovide adequate faities for check in and out in an expeditious manner

cause overmanning, limit production or increathe time required to do the work, and no limitation shall be placed upon the amount of work which an employee shall perform, nor shall there be any riestions against these of any kind of machinery, tools or labor-saving devicesxcept as required by the Project documents or accepted construction picas. However, the lawful manning provisions of the Craft local agements shall be recognized.

10.13 Employees shall receive a one-half hourthuperiod with pay and meals at the expense of the Contractor(s) if the eogle is required to work beyond ten (10) consecutive hours (not including the regulae-half hour lunchperiod), and after working each additional four (4) hours If meals are not provided, a meal allowance of \$10.00 will be paid in lieu thereof.

ARTICLE 11

GRIEVANCE PROCEDURE

- 11.1 All disputes concerning the interpretational application of this Agreement which do not fall within the Article 5 Notrike No-Lockout procedure shall be governed by the following grievance anadibitration procedures. All other disputes shall be governed the grievance and arbitiman procedures contained in the applicable local collective bargaining agreement.
- A grievance shall be considered null **soid** if not brought to the attention of the Contractor(s) within five (5) working dayaster the grievance is alleged to have occurred or within five (5) working dayaster the Union's fist knowledge of the grievance. Similarly, a gravance shall be consideredll and voidif not brought to the attention of the Union(s) within/fi (5) working days after the grievance is alleged to have occurred or within fi/fs) working days after the Contractors(s)' first knowledge of the grievance.
- 11.3 Grievances shall be settled according to the following Steps:
 - Step 1: The steward or business repressive and the grievant shall attempt to resolve the grievance with the craft supervisor.
 - Step 2: In the event the matter remains esolved for five (5) working days in Step 1 above, within five (5) wiking days thereafter, the grievance shall be reduced to writing and may then be referred by the Union to the Contractor(s) for dicussion and resolution.
 - Step 3: In the event the matter remains esolved for five (5) working days in Step 2, either Party may requestithin five (5) working days thereafter, that the dispute be submitted to arbitration.

- Step 4. The Parties agree that the thatbor who will hear the grievance shall be selected from among the following: Gerald McKay, Thomas Angelo, Morris Davis, William Rier and Geri-Lou Cossack. The Arbitrator shall be selected on ratating basis and the Coordinator shall be responsible for advising thaties as to white Arbitrator is next in line to resolve the dispute. If the Arbitrator next in line is unavailable to hear the dispute with reasonable time period in the opinion of the parties, the next Atmator in line shall serve as the Arbitrator of the dispute.
- 11.4 The arbitration procedure contain therein, once invoked, shall be mandatory. Should a Party to the procedure fail or seefuto participate in the hearing, if the Arbitrator determines that proper noticof the hearing has been given, said hearing shall proceed in to a default and variable. Arbitrator's award shall be final and binding on all Parties to the arbitration the costs of the bitration, including the arbitrator's fee and expenses, should borne equally by the Parties. The Arbitrator's decision shall be confined to the questi(s) posed by the grievance and the Arbitrator shall not have autitory modify amendalter, add to, or subtract from, any provisins of this Agreement.
- 11.5 The time limits set out in this procedure may, upon mutual agreement, be extended. Any request for bit attain, request for extending of time limits, and agreement to extend such time limits shall be in writing.
- 11.6 The Contractor(s), as well as the dunimay bring forth grievances under this Article.

ARTICLE 12

UNION RECOGNITION AND REPRESENTATION

12.1 All employees working on the projectal by the governed by the applicable union security clause of the applicable craft chedule A Agreement. Employees hired by the Contractor(s) shall, as a condition employment, be responsible for the payment of the applicable monthly dues or king dues and any associated fees

13.5 Recognizing the specialerds of this Project and thacute shortage of skilled craftspeople, the Unions shall consider Contractor's request to transfer key employees to work on this Project in a manner consistent with the Union's referral procedures.

ARTICLE 14

NON-DISCRIMINATION

14.1 The Unions and Contractors shall redistriminate against any employee or applicant for employment because of racreed, color, sex, national origin, age, religion, Vietnam veteran or Vietnam Erætsts, disability as identified in the Americans with Disabilities Act oany other basis recognized by law.

ARTICLE 15

<u>APPRENTICES</u>

15.1 Recognizing the need to maintain timuing support of programs designed to develop adequate numbers of competent was in the construction industry, the

- recognized local bargaining parties on the ective date asset forth in the applicable collective bargaining agreement. The Unions shall notify the Contractors in writing of the specific dreases in wages and recognized fringe benefits and the date on which they become effective.
- The Contractors hereby adopt and atgretage bound by the written terms of the legally established local trust agreemestage cifying the detailed basis on which payments are to be made into, and titenepaid out of, such appropriately qualified employee fringe benefit fundestablished by such appropriate local agreements. The Contractors authorize the parties to such local trust agreements to appoint Trustees and successor Teresto administer the trust funds, and hereby ratify and accept the Trustees so appedias if made by the Contractors.
- 16.4 Wages due shall be pationall employees weekly, notater than on Friday, and not more than three (3) days' wages maywitthheld and shall be paid before the end of the work shift. Payment shade made by check with detachable stub.
- 16.5 When an employee is dischargede temployee shall be paid wages due immediately. If an employee voluntarily terminates, was due shall be paid in accordance with California State Law.

ARTICLE 17

HOURS OF WORK, OVERTIME and SHIFTS

- Hours or Work: The work week will start on Monday and conclude on Sunday. Eight (8) hours per day shall didnts a standard work day between the hours of 6:00 a.m. and 5:30 p.mthwone-half (1/2) hour designated for lunch midway through the shift. Fity (40) hours perweek, Monday through Friday, shall constitute a regular week's work. The foregoing provisions of this Article are applicable unless otherwise provided in the General Prevailing Wage Determinations made by the Dioecot Industrial Relations pursuant to California Labor Code. Nothing heresinall be construed as guaranteeing any employee eight (8) hours per daryforty (40) hours per week.
- 17.2 Overtime: Overtime will be in contingence with the applicable General Prevailing Wage Determination made the Director of Industrial Relations pursuant to California Labor Code.
- 17.3 Shifts: The Contractor(s) shall have thight to estalish shifts for any portion of the work in accordance withishSection, and applicable law.

ARTICLE 18

HOLIDAYS

18.1 Holidays will be in compliance with the applicable General Prevailing Wage Determination made by the Director obfidustrial Relations pursuant to California Labor Code.

ARTICLE 19

REPORTING PAY

- Any employee reporting for work after whom no work is provided, except when given prior notification not to prefet to work, shall receive two (2) hours pay at the regular straight time hourbyte. Any employee who starts work shall receive at least four (4) hours paythet regular straight time hourly rate. Any employee who works beyond four (4) hours shall be paid for actual hours worked.
- 19.1.1 Whenever minimum reporting pay isovoided for employees, they will be required to remain at the project site available for work for such time as they receive pay, unless released soolboyr the principal supervisor of the Contractor(s) or its despinated representative.
- 19.1.2 The provisions of this Sectioneanot applicable where the employee voluntarily quits in which case the employee shall be paid for the actual time worked.
- 19.2 It will not be a violation of this Agement when the District or Contractor(s) consider it necessary to shut dowechuse of an emergency situation that could endanger life or pperty. In such cases, employees will be compensated only for the actual time worked. In the se of a situation described above whereby the District or Contractor(s)quest employees to wait in a designated area available for work, the employees will be compensated for the waiting time.

ARTICLE 20

TRAVEL, SUBSISTENCE and ZONE PAY

Travel, subsistence and zone pay will be in compliance with the applicable General Prevailing Wage Determinationade by the Director of Industrial Relations pursuant to California Labor Code.

ARTICLE 21

HEALTH AND SAFETY

- The employees covered by the terms is fAlgreement shall at all times, while in the employ of the Contractor(s), be und by the safety less and regulations as established by the District an Contractor(s) and in accordance with OSHA/Cal-OSHA. These rules and regidas will be published and posted at conspicuous places throughout the Project.
- In accordance with the requirements OSHA/Cal-OSHA, it shall be the exclusive responsibility of each Contract(s) on the Project to assure safe working conditions for its employees accompliance by them with any safety rules contained herein or established the contractor(s). Nothing in this Agreement will make the Union(s) or District liable to any employee or to other persons in the event thingitury or accident occurs.
- A convenient supply of cold and potablishing water shall be provided by the Contractor(s).
- The Contractor(s) and Union(s) agterabide by the substance abuse policy contained in the respective Masterllective Bargaining Agreements for the affected crafts. The Contractor(s) da Union(s) agree to abide by any no smoking policy applicable to District property.

ARTICLE 22

SECURITY OF MATERIAL, EQUIPMENT and TOOLS

- 22.1 Security procedures for ethorntrol of tools, equipent and materials shall be solely the responsibility of the Contractor(s).
- 22.2 All employees will comply with theesurity procedures established by the Contractor(s) and the District.
- 22.3 Theft and/or loss of the **Sprict**'s tools and equipment is a major concern on the Project. The District's Security Relations will be strictly enforced.
- 22.4 Violations or failure to comply with the District's Security Regulations while on the Project jobsite may result in terration and/or exclusin from the Project jobsite.

ARTICLE 23

CALL INS

23.1 Call ins will be governed by the appliteabraft collective bagaining agreement.

ARTICLE 24

ENTIRE AGREEMENT

24.1 This Agreement represents the complient derstanding of the pixes but shall not affect the validity of the District's Proj

In the event that a decision of a Courcompetent jurisdictin materially alters the terms of the Agreement such that threithof the parties is defeated, then the entire Agreement shall be null and void.

ARTICLE 26

DURATION OF AGREEMENT

	<u>BOTOTTION OF THE</u>	ICCLIVICIA
26.1	contract covered by the scope of signatories have first executed this Ag	ivetbe day the District awards the first that greement, provided that all Union greement, and shall continue in full force and The parties may mutually agree in writing reement at any time.
	DATE:	
Conti	ractor Signature	Construction Trades Council By: Greg Feere, Executive Officer
	PROJECT LABOR AG	
Signa	SIGNATURES (d	continued)
 Asbes	stos Workers Local #16	Hod Carriers Local #166
 Brickl	ayers # & Allied Craft Workers Local #3	Iron Workers Local #378
	ern California Carpenters	Northern California District Council of Laborers

Laborers Local #67	
District Council of Plasterers & # Cement Masons	Operating Engineers Local #3
Electricians Local #302	Painters & Allied Trades District Council #16
Plasterers Local #66	Pile Drivers Local #34
Plumbers Local #159	Sheet Metal Workers Local #104
Roofers Local #81	Sprinkler Fitters Local #483
Teamsters Local #315	Steamfitters Local #342
PROJECT LABOR A	GREEMENT
SIGNATURES (Continued)
Boilermakers Local 549	Underground Utility/Landscape #355
Laborers Local #324	Elevator Constructors Local #8
Lathers Local #68L	

ATTACHMENT "A"

PROJECT LABOR AGREEMENT FOR THE WEST CONTRA COSTA UNIFIED SCHOOL DISTRICT BETWEEN

AND SIGNATORY CONTRA COSTA COUNTY BUILDING CONSTRUCTION TRADES UNIONS

AGREEMENT TO BE BOUND

The undersigned, as a Contractor or Southractor (CONTRACTOR) on _______, (hereafter PROJECT), for and in consideration efathward to it of a contract to perform work on said PROJECT, and in further consideration eff thrutual promises made in the "Project Labor Agreement" (hereinafter AGREEMENT), a copy which was received and is acknowledged, hereby:

Accepts and agrees to be bound by the terms and conditions of the AGREEMENT, together with any and all amendments and supplements now existing or which are later made thereto:

The CONTRACTOR agrees to be bound by the legally established local trust agreements as set forth in Article 16 of this AGREEMENT.

The CONTRACTOR authorizes the parties stock local trust agreements to appoint trustees and successor trustees to administer the trust funds and hereby ratifies and accepts the trustees so appointed as if made by the CONTRACTOR;

Certifies that it has no commitments or agreements which would preclude its full and complete compliance with the terms and conditions of said AGREEMENT.

Agrees to secure from any CONTRACTOR(S) (as defined in said AGREEMENT) which is or becomes a Subcontractor (of any tier) to it, a duly executed Agreement to be Bound in form identical to this document.

Dated:	(Name of Contractor)	
(Name of Prime Contractor or Higher Level Subcontractor)	(Authorized Officer & Title)	
	(Address)	
	(Phone) (Fax)	

ATTACHMENT "B"

E:\Wp\Clients\6405\10023\PLA\PLA PRESENTED TO BOARD03.0408.DOC

WEST CONTRA COSTA UNIFIED SCHOOL DISTRICT

The District's Labor Coordinator ("LC" or "PLA Consultant") will assist the District in coordinating and/or implementing the PLA.

- Program Inquiries and Concerns
 - A. Building Trades affiliates should first contact the general contractor with inquiries or concerns regarding PLA compliance or apprenticeship certification. The general contractor and subcontractor will attempt to resolve the issue.
 - B. If not resolved, Program inquiries and concerns from the Building Trades regarding PLA compliance and apprenticeship compliance should be submitted in writing by email or letter to the Labor Coordinator with copies to the general contractor and the District. Building Trades affiliates should not contact Board members with inquiries or concerns regarding the Program.
 - C. If the issue remains unresolved, the Labor Coordinator will schedule a meeting with the general contractor, subcontractor, and union(s).
 - D. If after the meeting between the general contractor, subcontractor, union(s) and Labor Coordinator, the issue remains unresolved, the Labor Coordinator will notify the District.
 - B. Labor Coordinator will research apprenticeship programs qualifying for Apprentice Resolution
 - C. Labor Coordinator will meet with the District to schedule pre-jobs/mark-up meetings with Gene Contractor (10 days after notice to proceed issued to the general contractor)
 - D. District, Labor Coordinator, and Labor Compliance Monitor (if any) will participate in project property construction conferences to review Program requirements.
 - III. Pre-Construction Phase

80-0203.

- A. Coordination and Administration of Pre-Jobs/Mark-Up Meetings
 - 1. Labor Coordinator will provide pre-job/mark-up forms for contractors.

- 2. Labor Coordinator will review PLA and Apprentice Resolution No. 80-0203 in orientation meeting with contractor prior to pre-job conference with Building Trades.
- 3. Labor Coordinator will schedule and conduct pre-job/markup meetings with Building Trades and contractors.
- 4. Labor Coordinator will forward completed mark-up forms to Building Trades.

B. Contractor Verification

- 1. Labor Coordinator collects Apprenticeship Certificates of Compliance and PLA Attachment "A" for entry into database.
- 2. Labor Coordinator verifies subcontractor state licensing via Contactors' State License Board website and apprenticeship program participation from the Division of Apprenticeship Standards. The Labor Coordinator shall request an updated list of eligible apprenticeship programs from the Division of Apprenticeship Standards once per year. If a contractor asserts that an apprenticeship program not listed by the Division of Apprenticeship Standards complies with Resolution 80-0203, the contractor must provide information to the Labor Coordinator demonstrating that the program in question complies with the Resolution.
- 3. Labor Coordinator notifies District in writ

- B. General contractors shall be responsible for reporting new and tiered subcontractors.
- C. Labor Coordinator will report new and tiered subcontractors identified at mark-up meetings.

Labor Coordinator will schedule jobsite meetings on a quarterly basis with construction managers, if any, and general contractors to review subcontractor apprenticeship certification, PLA Attachment "A", subcontractor list, and subcontractor mark-up status.

West Contra Costa Unified Technology Plan

July 1, 2017 - June 30, 2020

The Technology Plan is driven by the West Contra Costa Unified School District's Local Control Accountability Plan (LCAP) Goals:

- Improve student achievement for all students and accelerate student learning increases for English Learner (EL) and low income (LI) students.
- Improve instructional practice through professional development and professional learning communities at schools and recruiting and retaining high quality teachers and principals.
- Increase parent and community engagement, involvement, and satisfaction.
- Improve student engagement and climate outcomes, and allocate services to English Learner (EL) and Low Income (LI) students.
- Provide basic services to all students, including facilities, access to materials and technology.

Furthermore, the Educational Technology Team is dedicated to:

- Providing and coordinating full time coaching support in the classroom.
- Facilitating the integration of technology into instruction district-wide.

technology in Thinking, and

Costs: As of yet unbudgeted for fiscal year 2018-2020 - \$3,220,959 to be

Public Records Request Log 2016 - 2017 Week Ending April 20, 2017

Date of	Downson	
Receipt	Requestor	