

SANTA MONICA-MALIBU UNIFIED SCHOOL DISTRICT

REQUEST FOR PROPOSALS (RFP) DEPUTY INSPECTION (LOR) SERVICES FOR THE Rogers ES AND Roosevelt ES HVAC PROJECT

February 23, 2021

GENERAL INFORMATION

This RFP is to provide Deputy Inspection services required for the construction of the HVAC Projects on the Roosevelt ES and Rogers ES campuses beginning in April 2021.

PROJECT DESCRIPTION

The HVAC Project on the Roosevelt ES and Rogers ES campuses consists of new HVAC installations in classrooms and other spaces that have historically only had heating systems. It also consists of SCE Electrical service upgrade. There are a total of 2 DSA A#'s associated with the work at these two campuses. Construction work is scheduled to begin in April of 2021 and complete in the fall of 2021. Work hours will vary throughout the project in order to accommodate the uses that occur during the normal school calendar.

Construction is scheduled to begin in April 2021, with final completion by fall of 2021.

ESTIMATED CONSTRUCTION COST

The anticipated construction cost for both projects is: \$8 million

SCOPE OF SERVICES

Provide sufficient staffing to provide all inspection services as outlined in the attached contract agreement (**Appendix A**) for the complete construction and fit-out of the project.

The DSA 103 (**Appendix B**) – "List of Required Structural Tests and Special Inspections" for this project is provided as the basis for the scope of work for this RFP.

COST PROPOSAL

Please provide a detailed estimate of time and cost for the various services required per the DSA-103 form provided, no project plans or specifications will be provided. This is to be a Not to Exceed estimate of the total costs of inspection services for the full project, beginning in April 2021, with final completion by fall of 2021. Cost proposals, must include separate line item totals for each of the projects A#'s associated with this RFP.

Provide a current hourly rate sheet for use for additional similar services (should these be required) as an additional appendix. Please itemize the expected reimbursable expenses and include them in the cost proposal. Only people, positions, and expenses listed in the final accepted cost proposal will be allowed on this project unless authorized by the District in writing in advance.

If billing rates are anticipated to increase during the project, the escalated costs must be clearly indicated and included in the cost proposal. Rates should include all costs associated with the proposed work, including but not limited to salary, travel, mileage, car allowances, cell phones, insurance, home office expenses, overhead, profit, computers, tablets, office supplies, and all other related costs of doing business.

<u>Proposals are due electronically no later than 3:00 PM on March 9, 2021</u>. Proposals are to be emailed to Sheere Bishop-Griego at <u>smbishop@smmusd.org</u>, Director of Procurement and Contract Management – Consultant. <u>Subject line of email to note "Rogers ES AND Roosevelt ES – Lab of Record Proposal".</u>

Please submit, one copy of the cost proposal, indicating the proposed fee. The cost proposal will be used as a basis for negotiation. Should the District be unable to reach acceptable terms with the highest ranked firm, it will enter into fee negotiations with the second ranked firm, and so on, until an acceptable fee is negotiated, at which time the District will award the services to the selected firm.

RESUMES

Include resumes of the proposed project team members, including any sub-consultants. Individual resumes should not exceed two pages each.

ANTICIPATED SCHEDULE (subject to change)

RFP Issued: February 23, 2021
Proposals Due: March 9, 2021 by 3:00 PM
Planned Board Award: March 17, 2021
Commencement of Services: April 01, 2021

<u>Please note, the schedule does not allow time for pre-proposal questions. Therefore, any questions submitted will not be answered.</u>

RESTRICTIONS ON LOBBYING AND CONTACTS

Beginning with the date of issuance of this RFP and concluding on the date of execution of the services for this project, no person or entity submitting a response to this RFP, nor any person, officer, employee, consultant, agent, or representative of the same shall through any means contact any employee of the District, any Board of Education member, any consultant for the District (including any project architect or any member of the program management team), or any member of any District-appointed committee to engage in any discussion regarding (1) this RFP, (2) the selection process or (3) award of this contract. Any such contact shall be grounds for the immediate disqualification of the submitting entity without consideration of its proposal.

CONFLICTS OF INTEREST

As part of this proposal, the proposing entity must affirmatively state that there is no known conflict of interest or must disclose any potential conflict of interest involving any District employee, consultant, or member of the Board of Education. Subsequent discovery of an undisclosed actual conflict of interest shall be adequate grounds for the District to terminate the agreement for cause. By submitting a proposal, the submitting entity consents to termination for cause in the event that an undisclosed actual conflict of interest is discovered. Failure to include this statement will be grounds for immediate disqualification of the submitting entity without consideration of its proposal.

THE DISTRICT THANKS YOU FOR YOUR INTEREST IN PROVIDING THE REQUESTED SERVICES AND INVITES YOUR RESPONSES TO THIS REQUEST FOR PROPOSALS.

APPENDIX A

DRAFT PROFESSIONAL SERVICES DEPUTY INSPECTION SERVICES AGREEMENT

Please review the draft agreement attached. By submitting a proposal, the submitting firm confirms that it has no exceptions or changes to the agreement provided.

SANTA MONICA-MALIBU UNIFIED SCHOOL DISTRICT

AGREEMENT FOR PROFESSIONAL SERVICES PROJECT TESTING AND SPECIAL INSPECTION SERVICES

This Agreement for Project Testing and Special Inspection Services ("Agreement") is dated, 2016 for reference purposes only and is entered into between the Santa Monica-Malibu Unified School District ("District") and ("Testing Consultant"). The District and Testing Consultant may be individually referred to herein as a "Party" or collectively referred to herein as the "Parties."				
RECITALS				
WHEREAS, District is [brief description of Project, e.g., renovating a classroom building, constructing a new science building, etc. at the District's campus] under the jurisdiction of the Division of State Architect ("DSA"), commonly known as the ("Project" or "Site"), and has awarded a construction contract to to perform the work of the Project ("Construction Work"); and				
WHEREAS, District has retained the services of as the architect and design professionals of the Construction Work ("Architect"); and				
WHEREAS , the Construction Work shall be performed pursuant to District-approved plans, drawings, specifications, rules, regulations, and statutes applicable to school construction and other contract documents ("Contract Documents"); and				
WHEREAS , the District requires the services of a Testing Consultant approved by DSA in accordance with Section 4-335 of Title 24 of the California Code of Regulations to provide testing and special inspections during the Work; and				
WHEREAS , the Testing Consultant warrants and represents that the individuals it is assigning to perform the duties and responsibilities required by this Agreement and by applicable laws and regulations for the inspection of Work at the Project site, including those providing special inspections ("Special Inspector") are competent and qualified.				
NOW, THEREFORE, the Parties agree as follows:				
AGREEMENT				
1 TESTING CONSULTANT'S SERVICES AND RESPONSIBILITIES				
Scope of Services. Testing Consultant shall perform consulting services as set forth in this Agreement and specifically described in the "Scope of Work" attached hereto as Exhibit A and incorporated herein by this reference ("Services"). The Scope of Work together with this Agreement shall constitute the "Agreement".				
1.1.1 Notwithstanding anything express or implied to the contrary, the Testing Consultant shall comply with all federal, state, county and local governmental requirements, including but not limited to Sections 4-333, 4-335 and 4-336 of Title 24.				
1.1.2 At completion of the Project, Testing Consultant shall deliver a copy of all inspection and testing records and project correspondence to the District.				
Agreement for Project Testing and Special Inspection Services [PROJECT] Page 1 of 10				

rev. 08-02-16

Santa Monica-Malibu USD & _____

- 1.1.3 The Testing Consultant shall submit all verified reports to DSA in compliance with State law, including but not limited to Section 4-336 of Title 24, which reports shall be based on upon actual personal knowledge obtained through personal inspection of the Work.
- 1.1.4 The Testing Consultant shall maintain detailed, comprehensive, organized, accessible, and timely documentation of all testing and inspections performed for the District ("Testing and Inspection Records"). The Testing and Inspection Records shall include, without limitation, a systematic record of the tests inspections performed by the Testing Consultant and a job log of the Testing Consultant's time spent the Project.
- 1.2 Qualified Personnel. Testing Consultant represents and warrants that it, and each of the Testing Consultant's personnel performing Services pursuant to this Agreement, is skilled in the professional calling necessary to perform all Services, duties and obligations required by this Agreement and is fully qualified to complete the Services. All Special Inspectors shall be subject to DSA approval. All Testing Consultant personnel provided under this Agreement shall be subject to approval by the District, and any changes in personnel from those initially provided by Testing Consultant shall require District approval. The District reserves the right to require the substitution of personnel if, in the judgment of the District, the personnel should at any time prove unsatisfactory to the needs of the District.
- 1.3 Standard of Care. Testing Consultant shall perform the Services and duties in conformance and consistent with the standards generally recognized as being employed by professionals in the same type of work for school districts in the State of California. Testing Consultant shall be responsible for the professional and technical soundness, accuracy and adequacy of all work, Services and materials furnished under this Agreement.
- **1.4 Licenses/Qualifications.** Testing Consultant represents and warrants to the District that it has all licenses, permits, qualifications and approvals of whatever nature which are legally required to practice its profession. Testing Consultant further represents that it shall keep all such licenses and approvals in effect during the term of this Agreement.
- 1.5 Independent Contractor. The District retains Testing Consultant as an independent contractor and neither the Testing Consultant nor its agents or employees are deemed to be employees of the District. Personnel performing the Services under this Agreement on behalf of the Testing Consultant shall at all times be under the Testing Consultant's exclusive direction and control. Testing Consultant shall pay all wages, salaries and other amounts due such personnel in connection with their performance for Services and as required by law, including but not limited to payment of prevailing wages as required by Labor Code §1771. Testing Consultant shall be responsible for all reports and obligations respecting such personnel, including but not limited to, social security taxes, income tax withholdings, unemployment insurance, and workers' compensation insurance.
- 1.6 Safety Precautions. Testing Consultant shall take all reasonable safety precautions related to performance of the Services under this Agreement, and shall provide reasonable protection to prevent damage, injury or loss to its employees or personnel providing Services hereunder and other persons who may be affected thereby. Testing Consultant shall promptly provide notice to the District Representative of any accidents arising out of or in connection with the Services, causing death, personal injury or property damage including full details and statements of any witnesses. In addition, if death, serious personal injuries or serious property damages are caused, the accident shall be reported immediately by telephone or messenger to the District Representative.

Agreement for Project Testing	and Special inspection Services
[PROJECT]	
Santa Monica-Malibu USD &	

- 1.7 Fingerprinting. Testing Consultant shall comply with the provisions of Education Code §45125.01 regarding the submission of employee fingerprints to the California Department of Justice and the completion of criminal background investigations of its employees. Testing Consultant shall not permit any employee to have any contact with District pupils until such time as the Testing Consultant has verified in writing that the employee has not been convicted of a felony, as defined in Education Code §45122.1. Testing Consultant's responsibility shall extend to all employees, substitute Testing Consultants, agents and employees or agents of substitute Testing Consultants regardless of whether those individuals are paid or unpaid or acting as independent consultants of the Testing Consultant. Verification of compliance with this section and the Criminal Background Investigation Certification shall be provided in writing to the District prior to each individual's commencement of employment or participation on the Project and prior to permitting contact with any student.
- 1.8 Disabled Veteran Business Enterprises. 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 or modernization of a school building to have a participation goal of at least 3 percent, per year, of the overall dollar amount expended each year by the school district, for disabled veteran business enterprises (DVBE). In accordance therewith, Testing Consultant must submit, upon request by District, appropriate documentation to District identifying the steps Testing Consultant has taken to solicit DVBE participation in conjunction with this Agreement, if applicable.
- 1.9 Conflict of Interest. Testing Consultant shall not have a financial or investment interest in any person, contractor, entity, or their employees, agents, or subcontractors with responsibilities for the construction of, design of, or other work or duties related to the Project. Testing Consultant shall not have the authority to assist any person, contractor, entity, or their employees, agents, or subcontractors in the performance of any Construction Work on the Project. Testing Consultant shall not undertake any responsibilities of any person, contractor, entity, or their employees, agents, or subcontractors for the Construction Work of the Project.

2 RESPONSIBILITIES OF DISTRICT

- 2.1 District Representative. The District Representative for purposes of this Agreement is ______. All communication and correspondence for the District shall be through the District Representative.
- **2.2 District Information.** The District shall provide the Testing Consultant with documented information in its possession which is reasonably necessary for the performance of the Services described herein; however, the District makes no representations with respect to the reliability, accuracy or completeness of an information or data it may furnish to Testing Consultant.

3 TESTING CONSULTANT COMPENSATION

- 3.1 Contract Price. The District shall pay Testing Consultant the sum of \$\frac{\\$}{\}\$ for the Services. The Contract Price includes Testing Consultant's fee, personnel expenses, inclusive of all benefits and burdens, fees of any sub-consultant or subcontractor to Testing Consultant, insurance and all other administrative or overhead costs and all other direct and indirect expenses incurred in the performance of this Agreement.
- **3.2 District Payments to Testing Consultant.** Invoices for compensation shall be submitted monthly, in arrears, for fees for Services provided during the previous month. For invoices where

Agreement for Project Testing and Special Inspection Services	
[PROJECT]	Page 3 of 10
Santa Monica-Malibu USD &	rev. 08-02-16

work is performed at more than one (1) school, fees shall be identified by school and/or project. Within thirty (30) days of receipt and acceptance of a properly submitted invoice from the Testing Consultant, the District shall review and pay all approved charges thereon. If the District requires additional information or documentation to verify and approve the compensation request, the Testing Consultant shall promptly provide such information or documentation, and the payment period shall be extended by the number of days needed to provide such information or documentation. The District may, however, withhold or deduct from amounts otherwise due Testing Consultant hereunder if Testing Consultant shall fail to timely and completely perform material obligations to be performed on its part under this Agreement, with the amounts withheld or deducted being released after Testing Consultant has fully cured it failure of performance, less costs, damages or losses sustained by the District as a result of such failure of performance of a material obligation hereunder.

3.3 Disputes; Continuation of Services. Any claim, dispute or controversy that the Testing Consultant may have regarding the performance, or any term or provision, of this Agreement including, but not limited to, claims for additional compensation, shall be submitted to the District in writing within thirty (30) days after its occurrence. The District and the Testing Consultant shall attempt to negotiate a resolution of such claim, dispute or controversy. However, except in the event of the District's failure to make payment of undisputed amounts of the sums due Testing Consultant hereunder, notwithstanding any disputes between District and Testing Consultant, Testing Consultant shall continue to provide and perform Services pending a subsequent resolution of such disputes.

4 TERM OF AGREEMENT; TERMINATION

- **4.1 Term.** The Term of this Agreement ("Term") shall commence upon the approval or ratification by the District's Board of Education and execution by the District and Testing Consultant ("Effective Date") and continue until the time set forth in the Scope of Work; however, the term may be extended upon further written agreement of the parties.
- 4.2 Termination. This Agreement may be terminated at the sole discretion of the District, for the District's convenience, at any time by written notice to the Testing Consultant. The District may terminate this Agreement for cause upon written notice to the Testing Consultant where the Testing Consultant is in material violation of this Agreement or performs any act exposing the District to liability for personal injury or property damage. If the Agreement is terminated pursuant to this Article, the Testing Consultant shall be compensated for all authorized Services performed to the District's satisfaction prior to the effective date of termination. Upon receipt of a termination notice, the Testing Consultant shall promptly discontinue services as directed by the notice and shall deliver to the District all test data, drawings, specifications, reports, estimates, summaries and such other information and materials as may have been accumulated by the Testing Consultant in performing the Services authorized hereunder, whether completed or in progress. The Testing Consultant shall cooperate fully with the District in the Testing Consultant's replacement, as may be required to maintain the timely prosecution of the Services.

5 INSURANCE AND INDEMNITY

5.1 Insurance. Commencing with the execution of this Agreement, Testing Consultant and its subconsultants shall maintain the following insurance coverage amounts and limits:

Workers Compensation In accordance with applicable law Employers Liability \$1,000,000 Commercial General Liability (including Bodily

Agreement for Project Testing and Special Inspection Services	
[PROJECT]	
Santa Monica-Malibu USD &	

Injury or Death and Property Damage)
Per Occurrence \$1,000,000
Aggregate \$2,000,000
Automobile Liability - Bodily Injury or Death
Per Occurrence \$1,000,000
General Aggregate \$2,000,000
Professional Liability \$1,000,000

The District shall be named as an additional insured on the Commercial General Liability policy, with respect to the Testing Consultant's Services. The District shall be provided with thirty (30) days' written notice before cancellation of or any material change in such insurance. Prior to commencement of Services, Testing Consultant shall provide the District with a Certificate of Insurance and, as applicable, an endorsement naming the District as additional insured on all required policies including: (a) a statement of the services and location for which the insurance coverage is for; (b) a provision for thirty (30) calendar days' written notice to the District before cancellation, suspension, or reduction in coverage or limits; and (c) a provision that such insurance is primary and that the District's self-insurance and insurance programs shall be noncontributory.

5.2 Indemnity. To the fullest extent permitted by law, the Testing Consultant shall, defend, indemnify, protect, and hold harmless the District, and its employees, officers, trustees and agents from and against any and all claims, demands, losses, responsibilities, liabilities, costs, damages, fines, penalties of any kind ("Claim"), arising out of, pertaining to or relating to, in whole or in part, the negligent, reckless or willful acts, omissions or other misconduct of the Testing Consultant, its sub-consultants, or their respective agents or employees in performing the Services. The indemnification specified herein excludes Testing Consultant's liability as to the active or sole negligence or willful misconduct of the District. The foregoing shall include without limitation, attorneys' fees, experts' fees and costs, investigation expenses and costs incurred by the District, and any defense afforded pursuant to this paragraph will be provided by counsel acceptable to the District. This obligation is not limited in any way by the amount or type of damages or compensation payable to Testing Consultant or its sub-consultant(s) under applicable policies of insurance, workers' compensation acts, disability benefits acts or other employee benefits acts. This obligation shall apply during the Term of the Agreement and shall survive any termination of this Agreement until any such Claim is barred by the applicable statute of limitation and is in addition to any other rights or remedies that the District may have under the law or under this Agreement.

6 MISCELLANEOUS

- **6.1 Governing Law; Interpretation.** This Agreement shall be governed and interpreted in accordance with the laws of the State of California in accordance with its fair meaning and not strictly for or against the District or Testing Consultant.
- 6.2 Successors; Non-Assignability. This Agreement and all terms hereof are binding upon and inure to the benefit of the respective successors and assigns of Testing Consultant and the District. Neither the Testing Consultant nor District shall assign rights or obligations hereunder without the prior written consent of the other, which consent may be withheld or granted in sole discretion of the Party requested to grant such consent. This Agreement may not be orally amended, modified or terminated.
- **6.3 Attorneys' Fees.** Except as authorized by law or as provided in Article 5 hereunder, neither the District nor the Testing Consultant shall recover from the other any attorneys' fees or other costs

Agreement for Project Testing and Special Inspection Services	
[PROJECT]	Page 5 of 10
Santa Monica-Malibu USD &	rev. 08-02-16

associated with or arising out of any legal, administrative or other proceedings filed or instituted in connection with or arising out of this Agreement or the performance of either the District or the Testing Consultant thereunder.

- **6.4 Ownership of Records; Copies.** All reports, maps, surveys, logs, field data, field notes, calculations, estimates and other documents prepared by Testing Consultant under this Agreement shall remain the property of the District and shall be made available upon request to the District at any time. Testing Consultant may retain copies of such documents.
- 6.5 Audit. Testing Consultant shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Testing Consultant transacted under this Agreement. Testing Consultant shall retain these books, records, and systems of account during the Term of this Agreement and for five (5) years thereafter. Testing Consultant shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to make audit(s) of all billing statements, invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall give reasonable prior notice to Testing Consultant and shall conduct audit(s) during Testing Consultant's normal business hours, unless Testing Consultant otherwise consents.
- 6.6 Anti-Discrimination. It is the policy of the District that in connection with all work performed under this Agreement there be no discrimination against any employee engaged in the work because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status and therefore the Testing Consultant agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735. In addition, the Testing Consultant agrees to require like compliance by all its subcontractor(s).
- **6.7 Severability.** If any provision of this Agreement is deemed illegal, invalid, unenforceable or void by any court of competent jurisdiction, such provision shall be deemed stricken and deleted here from, but all remaining provisions will remain and continue in full force and effect.
- **6.8 Notices.** Notices under this Agreement shall be addressed and delivered as follows:

If to District:	Santa Monica-Malibu Unified School District 1651 16th Street Santa Monica, California 90404
	ATTN: Facsimile: () Telephone: ()
If to Consultant:	

Agreement for Project Testing and Special Inspection Services [PROJECT]
Santa Monica-Malibu USD & ______

required by law to be inserted in this Agreement shall be deemed to be inserted herein and this Agreement shall be read and enforced as though it were included herein. ACCEPTED AND AGREED on the date indicated below: Dated: ______, 2016 Dated: ______, 2016 **Santa Monica-Malibu Unified School District** By: By: Print Name: Print Name: Print Title: Print Title:

6.9 Provisions Required by Law Deemed Inserted. Each and every provision of law and clause

EXHIBIT A – SCOPE OF SERVICES



WORKERS' COMPENSATION CERTIFICATION

Labor Code Section 3700 in relevant part provides:

Date:

under this Agreement.)

Every employer except the State shall secure the payment of compensation in one or more of the following ways:

- By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this State.
- 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 its employees.

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Services of this Agreement.

Proper Name of Testing Consultant:	_
Signature:	_
Print Name:	_
Title:	_
(In accordance with Article 5 – commencing at Section 1860, Chapter 1, part 7, Division Code, the above certificate must be signed and filed with the District prior to performing	

Agreement for Project Testing and Special Inspection Services [PROJECT]
Santa Monica-Malibu USD & ______

FINGERPRINTING/CRIMINAL BACKGROUND INVESTIGATION CERTIFICATION

One of the three boxes below <u>must</u> be checked, with the corresponding certification provided, and this form attached to the Independent Consultant Agreement for Professional Services ("Agreement"):
[TO BE COMPLETED BY AUTHORIZED DISTRICT EMPLOYEE ONLY.] Testing Consultant's employees will have only limited contact, if any, with District pupils and the District will take appropriate steps to protect the safety of any pupils that may come in contact with Testing Consultant's employees so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Testing Consultant for the services under this Agreement. As an authorized District official, I am familiar with the facts herein certified, and am authorized to execute this certificate on behalf of the District. (Education Code § 45125.1 (c))
Date:
District Representative's Name and Title:
Signature:
The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to Testing Consultant's services under this Agreement and Testing Consultant certifies its compliance with these provisions as follows: "Testing Consultant certifies that the Testing Consultant has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all Testing Consultant's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Testing Consultant, who may have contact with District pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122. 1. A complete and accurate list of all Employees who may come in contact with District pupils during the course and scope of the Agreement is attached hereto."
of Testing Consultant that will be on the Project site and the employees of its subcontractor(s) that will be on the Project site are not listed on California's "Megan's Law" Website (http://www.meganslaw.ca.gov/).
[MUST BE COMPLETED BY TESTING CONSULTANT'S AUTHORIZED REPRESENTATIVE.] I am a representative of the Testing Consultant entering into this Agreement with the District and I am familiar with the facts herein certified, and am authorized and qualified to execute this certificate on behalf of Testing Consultant.
Date:
Name of Testing Consultant:
Signature:
Print Name and Title:
Agreement for Project Testing and Special Inspection Services [PROJECT] Page 10 of 10

Santa Monica-Malibu USD & _____

rev. 08-02-16

APPENDIX B

PROJECTS DSA-103 FORM PER PROJECT LISTED ARE ATTACHED

- Roosevelt Elementary School DSA A#03-121081
 Will Rogers Elementary School DSA A#03-121129

Application Number: School Name: School District:

03-121081 Roosevelt Elementary School Santa Monica Malibu Unified School District

DSA File Number: Increment Number: Date Created: 2021-01-27 16:20:39

2019 CBC

IMPORTANT: This form is only a summary list of structural tests and some of the special inspections required for the project.

Generally, the structural tests and special inspections noted on this form are those that will be performed by the Geotechnical Engineer of Record, Laboratory of Record, or Special Inspector. The actual complete test and inspection program must be performed as detailed on the DSA approved documents. The appendix at the bottom of this form identifies work NOT subject to DSA requirements for special inspection or structural testing. The project inspector is responsible for providing inspection of all facets of construction, including but not limited to, special inspections not listed on this form such as structural wood framing, high-load wood diaphragms, cold-formed steel framing, anchorage of non-structural components, etc., per Title 24, Part 2, Chapter 17A (2019 CBC).

**NOTE: Undefined section and table references found in this document are from the CBC, or California Building Code.

KEY TO COLUMNS

1. TYPE	2. PERFORMED BY
Continuous – Indicates that a continuous special inspection is required	GE – Indicates that the special inspection shall be performed by a registered geotechnical engineer or his or her authorized representative.
Periodic – Indicates that a periodic special inspection is required	LOR – Indicates that the test or special inspection shall be performed by a testing laboratory accepted in the DSA Laboratory Evaluation and Acceptance (LEA) Program. See CAC Section 4-335.
	PI – Indicates that the special inspection may be performed by a project inspector when specifically approved by DSA.
Test – Indicates that a test is required	SI – Indicates that the special inspection shall be performed by an appropriately qualified/approved special inspector.

Table 1705A.3; ACI 318-14 Sections 26.12 & 26.13

Application Number: School Name:

03-121081 Roosevelt Elementary School

DSA File Number: Increment Number:

School District:

Santa Monica Malibu Unified School District

Date Created: 2021-01-27 16:20:39

	7. CAST-IN-PLACE CONCRETE			
	Test or Special Inspection	Туре	Performed By	Code References and Notes
Mate	rial Verification and Testing:			
7	a. Verify use of required design mix.	Periodic	SI	Table 1705A.3 Item 5, 1910A.1.
V	b. Identifiy, sample, and test reinforcing steel.	Test	LOR	1910A.2 ; ACI 318-14 Section 26.6.1.2; DSA IR 17-10. (See Appendix for exemptions.)
V	c. During concrete placement, fabricate specimens for strength tests, perform slump and air content tests, and determine the temperature of the concrete.	Test	LOR	Table 1705A.3 Item 6 ; ACI 318-14 Sections 26.5 & 26.12.
7	d. Test concrete (f'c).	Test	LOR	1905A.1.15 ; ACI 318-14 Section 26.12.
Inspe	ction:			
7	e. Batch plant inspection: Continuous	See Notes	SI	Default of 'Continuous' per 1705A.3.3. If approved by DSA, batch plant inspection may be reduced to 'Periodic' subject to requirements in Section 1705A.3.3.1, or eliminated per 1705A.3.3.2. (See Appendix for exemptions.)
	f. Welding of reinforcing steel.	Provide special inspection per STEEL, Category 19.1(d) & (e) and/or 19.2(g) & (h) below.		

8. PRESTRESSED / POST-TENSIONED CONCRETE (in addition to Cast-in-Place Concrete tests and	inspections):
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Table 1705A.3; ACI 318-14 Sections 26.12 & 26.13Application Number:School Name:School District:03-121081Roosevelt Elementary SchoolSanta Monica Malibu Unified School DistrictDSA File Number:Date Created:
2021-01-27 16:20:39

Test or Special Inspection	Туре	Performed By	Code References and Notes
a. Sample and test prestressing tendons and anchorages.	Test	LOR	1705A.3.4, 1910A.3
b. Inspect placement of prestressing tendons.	Periodic	SI	1705A.3.4, Table 1705A.3 Items 1 & 9.
c. Verify in-situ concrete strength prior to stressing of post-tensioning tendons.	Periodic	SI	Table 1705A.3 Item 11. Special inspector to verify specified concrete strength test prior to stressing.
d. Inspect application of post-tensioning or prestressing forces and grouting of bonded prestressing tendons.	Continuous	SI	1705A.3.4, Table 1705A.3 Item 9 ; ACI 318-14 Section 26.13

9. PRECAST CONCRETE (in addition to Cast-in-Place Concrete tests and inspections):						
Test or Special Inspection	Code References and Notes					
a. Inspect fabrication of precast concrete members.	Continuous	SI	ACI 318-14 Section 26.13.			
b. Inspect erection of precast concrete members.	Periodic	SI*	Table 1705A.3 Item 10. * May be performed by PI when specifically approved by DSA.			

10. SHOTCRETE (in addition to Cast-in-Place Concrete tests and inspections):						
Test or Special Inspection Type Performed By Code References and Notes						

Table 1705A.3; ACI 318-14 Sections 26.12 & 26.13

Application Number: School Name: School District:
03-121081 Roosevelt Elementary School
DSA File Number: Increment Number: Date Created:
2021-01-27 16:20:39

a. Inspect shotcrete placement for proper application techniques.	Continuous	SI	1705A.19, Table 1705A.3 Item 7, 1908A.6, 1908A.7, 1908A.8, 1908A.9, 1908A.11, 1908A.12. See ACI 506.2-13 Section 3.4, ACI 506R-16.
b. Sample and test shotcrete (f'c).	Test	LOR	1908A.5, 1908A.10.

	11. POST-INSTALLED ANCHORS:			
	Test or Special Inspection	Туре	Performed By	Code References and Notes
V	a. Inspect installation of post-installed anchors	See Notes	SI*	1617A.1.19, Table 1705A.3 Item 4a (Continuous) & 4b (Periodic), 1705A.3.8 (See Appendix for exemptions). ACI 318-14 Sections 17.8 & 26.13. * May be performed by the project inspector when specifically approved by DSA.
V	b. Test post-installed anchors.	Test	LOR	1910A.5. (See Appendix for exemptions.)

12. OTHER CONCRETE:			
Test or Special Inspection	Туре	Performed By	Code References and Notes
a.			

Application Number: 03-121081 DSA File Number: OSA File Number: OSA File Number: OSCHOOL Name: Roosevelt Elementary School Increment Number: Date Created: 2021-01-27 16:20:39

Exempt items given in DSA IR A-22 or the 2019 CBC (including DSA amendments) and those items identified below with a check mark by the design professional are NOT subject to DSA requirements for the structural tests / special inspections noted. Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall Items marked as exempt shall <

SOILS:
1. Deep foundations acting as a cantilever footing designed based on minimum allowable pressures per CBC Table 1806A.2 and having no geotechnical report for the following cases: A) free standing sign or scoreboard, B) cell or antenna towers and poles less than 35'-0" tall (e.g., lighting poles, flag poles, poles supporting open mesh fences, etc.), C) single-story structure with dead load less than 5 psf (e.g., open fabric shade structure), or D) covered walkway structure with an apex height less than 10'-0" above adjacent grade.
2. Shallow foundations, etc. are exempt from special inspections and testing by a Geotechnical Engineer for the following cases: A) buildings without a geotechnical report and meeting the exception item #1 criteria in CBC Section 1803A.2 supported by native soil (any excavation depth) or fill soil (not exceeding 12" depth per CBC Section 1804A.6), B) soil scarification/recompaction not exceeding 12" depth, C) native or fill soil supporting exterior non-structural flatwork (e.g., sidewalks, site concrete ramps, site stairs, parking lots, driveways, etc.), D) unpaved landscaping and playground areas, or E) utility trench backfill.
CONCRETE/MASONRY:

CONCRETE/MASONRY:
1. Post-installed anchors for the following: A) exempt non-structural components (e.g., mechanical, electrical, plumbing equipment - see item 7 for "Welding") given in CBC Section 1617A.1.18 (which replaces ASCE 7-16, Section 13.1.4) or B) interior nonstructural wall partitions meeting criteria listed in exempt item 3 for "Welding."
2. Concrete batch plant inspection is not required for items given in CBC Section 1705A.3.3.2 subject to the requirements and limitations in that section.

Appendix: Work Exempt from DSA Requirements for Structural Tests / Special Inspections **Application Number:** School Name: School District: Santa Monica Malibu Unified School District 03-121081 Roosevelt Elementary School **DSA File Number: Increment Number: Date Created:** 2021-01-27 16:20:39 3. Non-bearing non-shear masonry walls may be exempt from certain DSA masonry testing and special inspection items as allowed per DSA IR 21-1.16. Refer to construction documents for specific exemptions accordingly for each applicable wall condition. 4. Epoxy shear dowels in site flatwork and/or other non-structural concrete. 5. Testing of reinforcing bars is not required for items given in CBC Section 1910A.2 subject to the requirements and limitations in that section. Welding: 1. Solid-clad and open-mesh gates with maximum leaf span or rolling section for rolling gates of 10' and apex height less than 8'-0" above lowest adjacent grade. When located above circulation or occupied space below, these gates are not located within 1.5x gate/fence height (max 8'-0") to the edge of floor or roof. 2. Handrails, guardrails, and modular or relocatable ramps associated with walking surfaces less than 30" above adjacent grade (excluding post base connections per the 'Exception' language in Section 1705A.2.1); fillet welds shall not be ground flush. 3. Non-structural interior cold-formed steel framing spanning less than 15'-0", such as in interior partitions, interior soffits, etc. supporting only self weight and light-weight finishes or adhered tile, masonry, stone, or terra cotta veneer no more than 5/8" thickness and apex less than 20'-0" in height and not over an exit way. Maximum tributary load to a member shall not exceed the equivalent of that occurring from a 10'x10' opening in a 15' tall wall for a header or king stud. 4. Manufactured support frames and curbs using hot rolled or cold-formed steel (i.e., light gauge) for mechanical, electrical, or plumbing equipment

DGS DSA 103-19 (Revised 07/16/2020)

noted in selected item(s) for Sections 19, 19.1 and/or 19.2 of listing above).

listing above).

weighing less than 2000# (equipment only) (connections of such frames to superstructure elements using welding will require special inspection as

5. Manufactured components (e.g., Tolco, B-Line, Afcon, etc.) for mechanical, electrical, or plumbing hanger support and bracing (connections of such components to superstructure elements using welding will require special inspection as noted in selected item(s) for Sections 19, 19.1 and/or 19.2 of

Appendix: Work Exempt from DSA Requirements for Structural Tests / Special inspections							
Application Number:	School Name:	School District:					
03-121081	Roosevelt Elementary School	Santa Monica Malibu Unified School District					
DSA File Number:	Increment Number:	Date Created:					
		2021-01-27 16:20:39					

6. TV Brackets, projector mounts with a valid listing (see DSA IR A-5) and recreational equipment (e.g., playground structures, basketball backstops, etc.) (connections of such elements to superstructure elements using welding will require special inspection as noted in selected item(s) for section 19, 19.1 and/or 19.2 located in the Steel/Aluminum category).
7. Any support for exempt non-structural components given in CBC Section 1617A.1.18 (which replaces ASCE 7-16, Section 13.1.4) meeting the following: A) when supported on a floor/roof, <400# and resulting composite center of mass (including component's center of mass) ≤4' above supporting floor/roof, B) when hung from a wall or roof/floor, <20# for discrete units or <5 plf for distributed systems.

DSA 103-19: LISTING OF STRUCTURAL TESTS & SPECIAL INSPECTIONS(SIGNATURE), 2019 CBC Application Number: 03-121081 School Name: Roosevelt Elementary School Santa Monica Malibu Unified School District

Increment Number: Date Created: 2021-01-27 16:20:39

Name of Architect or Engineer in general responsible charge:

Jeffery M. Fuller C-31652

Name of Structural Engineer (When structural design has been delegated):

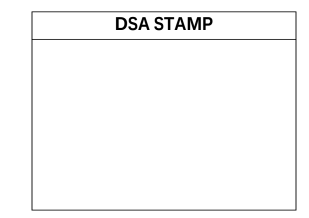
Craig Chamberlain S-4588

Signature of Architect or Structural Engineer:

Date:

01/28/2021

Note: To facilitate DSA electronic mark-ups and identification stamp application, DSA recommends against using secured electronic or digital signatures.



DSA File Number:

DSA 103-19: LIST OF REQUIRED VERIFIED REPORTS, CBC 2019

Application Number:

School Name:

03-121081

Roosevelt Elementary School

DSA File Number:

Increment Number:

School District:

Santa Monica Malibu Unified School District

Date Created: 2021-01-27 16:20:39

- 1. Structural Testing and Inspection: Laboratory Verified Report Form DSA 291
- 2. Concrete Batch Plant Inspection: Laboratory Verified Report Form DSA 291
- 3. Post-installed Anchors: Laboratory Verified Report Form DSA 291, or, for independently contracting SI, Special Inspection Verified Report Form DSA 292

Application Number: School Name: School District:

03-121129 Will Rogers Learning Community Santa Monica Unified School District

DSA File Number: Increment Number: Date Created: 2021-01-22 12:27:44

2019 CBC

IMPORTANT: This form is only a summary list of structural tests and some of the special inspections required for the project. Generally, the structural tests and special inspections noted on this form are those that will be performed by the Geotechnical Engineer of Record, Laboratory of Record, or Special Inspector. The actual complete test and inspection program must be performed as detailed on the DSA approved documents. The appendix at the bottom of this form identifies work NOT subject to DSA requirements for special inspection or structural testing. The project inspector is responsible for providing inspection of all facets of construction, including but not limited to, special inspections not listed on this form such as structural wood framing, high-load wood diaphragms, cold-formed steel framing, anchorage of non-structural components, etc., per Title 24, Part 2, Chapter 17A (2019 CBC).

**NOTE: Undefined section and table references found in this document are from the CBC, or California Building Code.

KEY TO COLUMNS

1. TYPE	2. PERFORMED BY
Continuous – Indicates that a continuous special inspection is required	GE – Indicates that the special inspection shall be performed by a registered geotechnical engineer or his or her authorized representative.
Periodic – Indicates that a periodic special inspection is required	LOR – Indicates that the test or special inspection shall be performed by a testing laboratory accepted in the DSA Laboratory Evaluation and Acceptance (LEA) Program. See CAC Section 4-335.
	PI – Indicates that the special inspection may be performed by a project inspector when specifically approved by DSA.
Test – Indicates that a test is required	SI – Indicates that the special inspection shall be performed by an appropriately qualified/approved special inspector.

Table 1705A.3; ACI 318-14 Sections 26.12 & 26.13

Application Number:

School Name:

School District: Santa Monica Unified School District

03-121129

Will Rogers Learning Community

Date Created:

DSA File Number: 19-96

Increment Number:

2021-01-22 12:27:44

	7. CAST-IN-PLACE CONCRETE					
	Test or Special Inspection	Туре	Performed By	Code References and Notes		
Mate	rial Verification and Testing:					
7	a. Verify use of required design mix.	Periodic	SI	Table 1705A.3 Item 5, 1910A.1.		
7	b. Identifiy, sample, and test reinforcing steel.	Test	LOR	1910A.2 ; ACI 318-14 Section 26.6.1.2; DSA IR 17-10. (See Appendix for exemptions.)		
V	c. During concrete placement, fabricate specimens for strength tests, perform slump and air content tests, and determine the temperature of the concrete.	Test	LOR	Table 1705A.3 Item 6 ; ACI 318-14 Sections 26.5 & 26.12.		
7	d. Test concrete (f'c).	Test	LOR	1905A.1.15 ; ACI 318-14 Section 26.12.		
Inspe	ction:					
V	e. Batch plant inspection: Periodic	See Notes	SI	Default of 'Continuous' per 1705A.3.3. If approved by DSA, batch plant inspection may be reduced to 'Periodic' subject to requirements in Section 1705A.3.3.1, or eliminated per 1705A.3.3.2. (See Appendix for exemptions.)		
	f. Welding of reinforcing steel.	Provide spec	Provide special inspection per STEEL, Category 19.1(d) & (e) and/or 19.2(g) & (h) below.			

8. PRESTRESSED / POST-TENSIONED CONCRETE (in addition to Cast-in-Place Concrete tests and inspections):

Table 1705A.3; ACI 318-14 Sections 26.12 & 26.13Application Number:School Name:School District:03-121129Will Rogers Learning CommunitySanta Monica Unified School DistrictDSA File Number:Increment Number:Date Created:19-962021-01-22 12:27:44

Test or Special Inspection	Туре	Performed By	Code References and Notes
a. Sample and test prestressing tendons and anchorages.	Test	LOR	1705A.3.4, 1910A.3
b. Inspect placement of prestressing tendons.	Periodic	SI	1705A.3.4, Table 1705A.3 Items 1 & 9.
c. Verify in-situ concrete strength prior to stressing of post-tensioning tendons.	Periodic	SI	Table 1705A.3 Item 11. Special inspector to verify specified concrete strength test prior to stressing.
d. Inspect application of post-tensioning or prestressing forces and grouting of bonded prestressing tendons.	Continuous	SI	1705A.3.4, Table 1705A.3 Item 9 ; ACI 318-14 Section 26.13

9. PRECAST CONCRETE (in addition to Cast-in-Place Concrete tests and inspections):							
Test or Special Inspection Type Performed By Code References and Notes							
a. Inspect fabrication of precast concrete members.	Continuous	SI	ACI 318-14 Section 26.13.				
b. Inspect erection of precast concrete members.	Periodic	SI*	Table 1705A.3 Item 10. * May be performed by PI when specifically approved by DSA.				

10. SHOTCRETE (in addition to Cast-in-Place Concrete tests and inspections):						
Test or Special Inspection	Туре	Performed By	Code References and Notes			

Table 1705A.3; ACI 318-14 Sections 26.12 & 26.13Application Number:School Name:School District:03-121129Will Rogers Learning CommunitySanta Monica Unified School DistrictDSA File Number:Increment Number:Date Created:19-962021-01-22 12:27:44

a. Inspect shotcrete placement for proper application techniques.	Continuous	SI	1705A.19, Table 1705A.3 Item 7, 1908A.6, 1908A.7, 1908A.8, 1908A.9, 1908A.11, 1908A.12. See ACI 506.2-13 Section 3.4, ACI 506R-16.
b. Sample and test shotcrete (f'c).	Test	LOR	1908A.5, 1908A.10.

	11. POST-INSTALLED ANCHORS:			
	Test or Special Inspection	Туре	Performed By	Code References and Notes
V	a. Inspect installation of post-installed anchors	See Notes	SI*	1617A.1.19, Table 1705A.3 Item 4a (Continuous) & 4b (Periodic), 1705A.3.8 (See Appendix for exemptions). ACI 318-14 Sections 17.8 & 26.13. * May be performed by the project inspector when specifically approved by DSA.
V	b. Test post-installed anchors.	Test	LOR	1910A.5. (See Appendix for exemptions.)

12. OTHER CONCRETE:			
Test or Special Inspection	Туре	Performed By	Code References and Notes
a.			

Application Number: School Name: School District:
03-121129 Will Rogers Learning Community Santa Monica Unified School District

DSA File Number: Increment Number: Date Created:
19-96 2021-01-22 12:27:44

Test or Special Inspection	Туре	Performed By	Code References and Notes
a. Inspect fabrication of structural glued-laminated timber.*	Continuous	SI	* See 1705A.5.4 for exceptions
b. Inspect fabrication of manufactured open-web trusses.	Continuous	SI	1705A.5.5 ; DSA IR 23-8.
c. Inspect fabrication of manufactured metal-plate-connected trusses.	Continuous	SI	1705A.5, 1705A.5.2 ; DSA IR 23-4.

25. OTHER Wood:							
Test or Special Inspection	Туре	Performed By	Code References and Notes				
a.							

Appendix: Work Exempt from DSA Requirements for Structural Tests / Special Inspections

Application Number: School Name: School District:

03-121129 Will Rogers Learning Community Santa Monica Unified School District

DSA File Number: Increment Number: Date Created: 2021-01-22 12:27:44

Exempt items given in DSA IR A-22 or the 2019 CBC (including DSA amendments) and those items identified below with a check mark by the design professional are NOT subject to DSA requirements for the structural tests / special inspections noted. Items marked as exempt shall be identified on the approved construction documents. The project inspector shall verify all construction complies with the approved construction documents.

SOILS: 1. Deep foundations acting as a cantilever footing designed based on minimum allowable pressures per CBC Table 1806A.2 and having no geotechnical report for the following cases: A) free standing sign or scoreboard, B) cell or antenna towers and poles less than 35'-0" tall (e.g., lighting poles, flag poles, poles supporting open mesh fences, etc.), C) single-story structure with dead load less than 5 psf (e.g., open fabric shade structure), or D) covered walkway structure with an apex height less than 10'-0" above adjacent grade. 2. Shallow foundations, etc. are exempt from special inspections and testing by a Geotechnical Engineer for the following cases: A) buildings without a geotechnical report and meeting the exception item #1 criteria in CBC Section 1803A.2 supported by native soil (any excavation depth) or fill soil (not exceeding 12" depth per CBC Section 1804A.6), B) soil scarification/recompaction not exceeding 12" depth, C) native or fill soil supporting exterior non-structural flatwork (e.g., sidewalks, site concrete ramps, site stairs, parking lots, driveways, etc.), D) unpaved landscaping and playground areas, or E) utility trench backfill.

CONCRETE/MASONRY:
1. Post-installed anchors for the following: A) exempt non-structural components (e.g., mechanical, electrical, plumbing equipment - see item 7 for "Welding") given in CBC Section 1617A.1.18 (which replaces ASCE 7-16, Section 13.1.4) or B) interior nonstructural wall partitions meeting criteria listed in exempt item 3 for "Welding."
2. Concrete batch plant inspection is not required for items given in CBC Section 1705A.3.3.2 subject to the requirements and limitations in that section.

Application Number: 03-121129 DSA File Number: 19-96 Application Number: 03-121129 Will Rogers Learning Community Increment Number: 03-121129 Date Created: 2021-01-22 12:27:44

	3. Non-bearing non-shear masonry walls may be exempt from certain DSA masonry testing and special inspection items as allowed per DSA IR 21-1.16. Refer to construction documents for specific exemptions accordingly for each applicable wall condition.
√	4. Epoxy shear dowels in site flatwork and/or other non-structural concrete.
	5. Testing of reinforcing bars is not required for items given in CBC Section 1910A.2 subject to the requirements and limitations in that section.

	Welding:
7	1. Solid-clad and open-mesh gates with maximum leaf span or rolling section for rolling gates of 10' and apex height less than 8'-0" above lowest adjacent grade. When located above circulation or occupied space below, these gates are not located within 1.5x gate/fence height (max 8'-0") to the edge of floor or roof.
	2. Handrails, guardrails, and modular or relocatable ramps associated with walking surfaces less than 30" above adjacent grade (excluding post base connections per the 'Exception' language in Section 1705A.2.1); fillet welds shall not be ground flush.
	3. Non-structural interior cold-formed steel framing spanning less than 15'-0", such as in interior partitions, interior soffits, etc. supporting only self weight and light-weight finishes or adhered tile, masonry, stone, or terra cotta veneer no more than 5/8" thickness and apex less than 20'-0" in height and not over an exit way. Maximum tributary load to a member shall not exceed the equivalent of that occurring from a 10'x10' opening in a 15' tall wall for a header or king stud.
V	4. Manufactured support frames and curbs using hot rolled or cold-formed steel (i.e., light gauge) for mechanical, electrical, or plumbing equipment weighing less than 2000# (equipment only) (connections of such frames to superstructure elements using welding will require special inspection as noted in selected item(s) for Sections 19, 19.1 and/or 19.2 of listing above).
	5. Manufactured components (e.g., Tolco, B-Line, Afcon, etc.) for mechanical, electrical, or plumbing hanger support and bracing (connections of such components to superstructure elements using welding will require special inspection as noted in selected item(s) for Sections 19, 19.1 and/or 19.2 of listing above).

Appendix: Work Exempt from DSA Requirements for Structural Tests / Special Inspections

Application Number: School Name: School District:

03-121129 Will Rogers Learning Community Santa Monica Unified School District

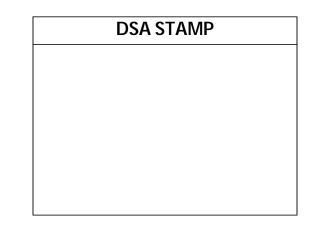
DSA File Number: Increment Number: Date Created: 2021-01-22 12:27:44

- 6. TV Brackets, projector mounts with a valid listing (see DSA IR A-5) and recreational equipment (e.g., playground structures, basketball backstops, etc.) (connections of such elements to superstructure elements using welding will require special inspection as noted in selected item(s) for section 19, 19.1 and/or 19.2 located in the Steel/Aluminum category).
 7. Any support for exempt non-structural components given in CBC Section 1617A.1.18 (which replaces ASCE 7-16, Section 13.1.4) meeting the following: A) when supported on a floor/roof, <400# and resulting composite center of mass (including component's center of mass) ≤4' above
- 7. Any support for exempt non-structural components given in CBC Section 1617A.1.18 (which replaces ASCE 7-16, Section 13.1.4) meeting the following: A) when supported on a floor/roof, <400# and resulting composite center of mass (including component's center of mass) ≤4' above supporting floor/roof, B) when hung from a wall or roof/floor, <20# for discrete units or <5 plf for distributed systems.

DSA 103-19: LISTING OF STRUCTURAL TESTS & SPECIAL INSPECTIONS(SIGNATURE), 2019 CBC Application Number: 03-121129 Will Rogers Learning Community Santa Monica Unified School District DSA File Number: 19-96 Date Created: 2021-01-22 12:27:44

Name of Architect or Engineer in general responsible charge:			
Name of Structural Engineer (When structural design has been o	delegated):		
YOUNG K. NAM			
Signature of Architect or Structural Engineer:	Date:		
1 hm	01/22/2021		

Note: To facilitate DSA electronic mark-ups and identification stamp application, DSA recommends against using secured electronic or digital signatures.



DSA 103-19: LIST OF REQUIRED VERIFIED REPORTS, CBC 2019

Application Number: School Name:

School District: Santa Monica Unified School District 03-121129 Will Rogers Learning Community

DSA File Number: Date Created: Increment Number: 2021-01-22 12:27:44 19-96

- 1. Structural Testing and Inspection: Laboratory Verified Report Form DSA 291
- 2. Concrete Batch Plant Inspection: Laboratory Verified Report Form DSA 291
- 3. Post-installed Anchors: Laboratory Verified Report Form DSA 291, or, for independently contracting SI, Special Inspection Verified Report Form DSA 292

APPENDIX C

REFERENCE DOCUMENTS

The plans and specifications can be obtained as reference only documents from the projects public planroom with ARC Southern California www.crplanwell.com.

Project bid #'s are as follows:

- o 21.13.SMS Will Rogers ES HVAC Project
- o 21.14.SMS Roosevelt ES HVAC Project