		Workshop	x	Regular		Special
, I		Report Only		1		Recognition
Pre	senter(s)):				
Bri€	efly desci	ribe the subjec	t of the rep	ort or recogi	nition present	tation.
		· · · · · · · · · · · · · · · · · · ·		···		
, [x	Action Item				
Pre	senter(s)	ISMAEL MIJARE LUIS VELEZ, PU	ES, ASSISTANT RCHASING DIF	SUPERINTENDE	INT FOR BUSINES	ICT OPERATIONS
		PEDRO FELAN,	MAINTENANCE	AND FACILITIE	S DIRECTOR	
Bri	efly desc	ribe the actior	n required.			
TH	E BOARD V	ribe the actior WILL SELECT THI OF DISTRICT FA	E MOST HIGH	LY QUALIFIED	PROVIDER TO	CONDUCT AN
TH	E BOARD V	WILL SELECT THI	E MOST HIGH	LY QUALIFIED	PROVIDER TO	CONDUCT AN
TH	E BOARD V	WILL SELECT THI	E MOST HIGH	LY QUALIFIED	PROVIDER TO	CONDUCT AN
THI	E BOARD V EESSMENT	WILL SELECT THI	E MOST HIGH CILITIES.			
THI ASS Fun	E BOARD V EESSMENT	VILL SELECT THI OF DISTRICT FA rce: Identify t	E MOST HIGH CILITIES.			
TH	E BOARD V	WILL SELECT THI	E MOST HIGH	LY QUALIFIED	PROVIDER TO	CONDUCT



To: Mr. Ismael Mijares, Assistant Superintendent for Business and Finance

From: Luis A. Vélez, Purchasing Director

Date: Monday, November 4, 2013



by Luis A. Vélez Date: 2013.11.05 08:35:25 -06'00'

Subject: **Facilities Assessment Firm Selection**

As per Board Policy CV Legal, competitive bids shall not be solicited for professional services of any architect, landscape architect, land surveyor, professional engineer, or state-certified or state-licensed real estate appraiser. Contracts for these professional services shall be made on the basis of demonstrated competence and qualifications to perform the services and for a fair and reasonable price (Gov't Code 2254.002. .003(a)).

In procuring architectural, engineering, or land-surveying services, the District shall:

- 1. First select the most highly qualified provider on the basis of demonstrated competence and gualifications; and
- 2. Then attempt to negotiate a contract with that provider at a fair and reasonable price.

If a satisfactory contract cannot be negotiated with the most highly qualified provider of architectural, engineering, or land-surveying services, the District shall formally end negotiations with that provider, select the next most highly qualified provider, and attempt to negotiate a contract with that provider at a fair and reasonable price. The District shall continue this process until the parties enter into a contract.

If you have any questions or need more information regarding this matter, please contact me at the purchasing department.

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	Not	e: For information on procuring goods and services under Education Code Chapter 44, see CH(LEGAL).	
BOARD AUTHORITY	The District may adopt rules as necessary to implement Govern- ment Code Chapter 2267. Gov't Code 2267.051		
DELEGATION OF AUTHORITY	The Board may delegate its authority under Government Code Chapter 2267 regarding an action authorized or required by Chap- ter 2267 to a designated representative, committee, or other per- son.		
	dele or ir	Board shall provide notice of the delegation, the limits of the egation, and the name or title of each designated person by rule the request for bids, proposals, or qualifications or in an addum to the request.	
	Gov	't Code 2267.053	
CONTRACTS VALUED AT OR ABOVE \$50,000	eac	District contracts valued at \$50,000 or more in the aggregate for h 12-month period shall be made by the method that provides best value for the District [see also CH]:	
	1.	An interlocal contract. [See CH]	
	2.	Competitive bidding. [See CVA]	
	3.	Competitive sealed proposals. [See CVB]	
	4.	Construction manager-agent method. [See CVC]	
	5.	Construction manager-at-risk method. [See CVD]	
	6.	Design-build method. [See CVE]	
	7.	Job order contract. [See CVF]	
	8.	The reverse auction procedure as defined by Government Code 2155.062(d). [See CH]	
	Edu	cation Code 44.031(a), Gov't Code 2267	
	[For	information on contract-related fees, see CH]	
SELECTING A CONTRACTING METHOD	thori tive meth	e Board considers a construction contract using a method au- ized by Government Code Chapter 2267 other than competi- bidding, the Board must, before advertising, determine which nod provides the best value for the District. <i>Gov't Code</i> 7.056(a)	

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FACILITIES CONSTRUCTION

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EXCEPTIONS EMERGENCY DAMAGE OR DESTRUCTION	pers of a erat dela 44.0 or o mer scho	shool equipment, a school facility, or a part of a school facility or conal property is destroyed or severely damaged or, as a result in unforeseen catastrophe or emergency, undergoes major op- ional or structural failure, and the Board determines that the by posed by the methods provided for in Education Code 031 would prevent or substantially impair the conduct of classes ther essential school activities, then contracts for the replace- tor repair of the equipment, school facility, or the part of the pool facility may be made by methods other than those required Education Code 44.031. Education Code 44.031(h)	
CONTRACTS REQUIRING A BOND	dese tain requ	verse auction procedure, whether the same or similar to that cribed by Government Code 2155.062, may not be used to ob- services related to a public work contract for which a bond is lired under Government Code 2253.021 [see PAYMENT AND RFORMANCE BONDS, below]. <i>Gov't Code 2253.021(h)</i>	
PUBLIC NOTICE	Notice of the time by when and place where the bids or proposals, or the responses to a request for qualifications, will be received and opened shall be published in the county in which the District's central administrative office is located, once a week for at least two weeks before the deadline for receiving bids, proposals, or responses to a request for qualifications. If there is not a newspaper in that county, the advertising shall be published in a newspaper in the county nearest the county seat of the county in which the District's central administrative office is located. In a two-step procurement process, the time and place where the second-step bids, proposals, or responses will be received are not required to be published separately. <i>Education Code</i> $44.031(g)$; Gov't Code $2267.052(a)-(b)$		
CONTRACT SELECTION CRITERIA		etermining the award of a contract, the District shall consider apply:	
	1.	Any existing laws, including any criteria, related to historically underutilized businesses; and	
	2.	Any existing laws, rules, or applicable municipal charters, in- cluding laws applicable to local governments, related to the use of women, minority, small, or disadvantaged businesses.	
	In de	etermining the award of a contract, the District may consider:	
	1.	Price.	
	2.	The offeror's experience and reputation.	
	3.	The quality of the offeror's goods or services.	

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	4.	The impact on the ability of the District to comply with rules relating to historically underutilized businesses.
	5.	The offeror's safety record.
	6.	The offeror's proposed personnel.
	7.	Whether the offeror's financial capability is appropriate to the size and scope of the project.
	8.	Any other relevant factor specifically listed in the request for bids, proposals, or qualifications.
	Gov	't Code 2267.055
OUT-OF-STATE BIDDERS	prov supp of bi the l amo wou com	Board shall not award a contract for general construction, im- rements, services, or public works projects or for purchase of olies, materials, or equipment to a bidder whose principal place usiness is not in this state, unless the nonresident underbids owest bid submitted by a responsible resident bidder by an ount that is not less than the amount by which a resident bidder ld be required to underbid a nonresident bidder to obtain a parable contract in the state in which the nonresident's princi- place of business is located. <i>Gov't Code 2252.001–.002</i>
	fund trolle	requirement shall not apply to a contract involving federal s. The District shall rely on information published by the comp- er in evaluating the bids of a nonresident bidder. <i>Gov't Code</i> 2.003–.004
PUBLISHING CRITERIA	tions appl	District shall publish in the request for proposals or qualifica- the criteria that will be used to evaluate the offerors and the icable weighted value for each criterion. <i>Gov't Code</i> 7.056(b)
SUBMISSION		rson who submits a bid, proposal, or qualification to a govern- tal entity shall seal it before delivery. <i>Gov't Code</i> 2267.059
SELECTION	crite	District shall base its selection among offerors on applicable ria listed for the particular method used. <i>Gov't Code</i> 7.056(b)
MAKING EVALUATIONS PUBLIC	mak	District shall document the basis of its selection and shall e the evaluations public not later than the seventh day after the the contract is awarded. <i>Gov't Code 2267.056(c)</i> , .105
CHANGE ORDERS	man incre equi	change in plans or specifications is necessary after the perfor- ce of a contract is begun or if it is necessary to decrease or base the quantity of work to be performed or of materials, coment, or supplies to be furnished, the District may approve age orders making the changes. The District may grant gen-
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	eral authority to an administrative official to approve the change orders.
	The total contract price may not be increased because of the changes unless additional money for increased costs is approved for that purpose from available money or is provided for by the authorization of the issuance of time warrants.
	A contract with an original contract price of \$1 million or more may not be increased by more than 25 percent. If a change order for a contract with an original contract price of less than \$1 million in- creases the contract amount to \$1 million or more, the total of the subsequent change orders may not increase the revised contract amount by more than 25 percent of the original contract price.
	Education Code 44.0411
INSPECTION, VERIFICATION AND TESTING	Independently of the contractor, construction manager-at-risk, or design-build firm, the District shall provide or contract for the con- struction materials engineering, testing, and inspection services and the verification testing services necessary for acceptance of the facility by the District. The District shall select the services for which it contracts in accordance with Government Code 2254.004. <i>Gov't Code 2267.058</i>
IMPACT FEES	The District is not required to pay impact fees imposed under Local Government Code Chapter 395 unless the Board consents to the payment of the fees by entering a contract with the political subdi- vision that imposes the fees. The contract may contain terms the Board considers advisable to provide for the payment of the fees. <i>Local Gov't Code 395.022</i>
ENERGY SAVINGS PERFORMANCE CONTRACTS	The contracting and delivery procedures for construction projects described at Government Code Chapter 2267 do not apply to energy savings performance contracts described at Education Code 44.901. <i>Education Code 44.901(j)</i> [See CL]
PROFESSIONAL SERVICES ARCHITECTS AND ENGINEERS	An architect or engineer required to be selected or designated un- der Government Code Chapter 2267 has full responsibility for complying with Occupations Code Chapter 1051 or 1001, as appli- cable.
	If the selected or designated architect or engineer is not a full-time employee of the District, the District shall select the architect or engineer on the basis of demonstrated competence and qualifica- tions as provided by Government Code 2254.004 [see PROCUR- ING PROFESSIONAL SERVICES, below].
	Gov't Code 2267.057

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REGISTERED ARCHITECT	An architectural plan or specification for any of the following may be prepared only by an architect registered in accordance with Oc- cupations Code, Title 6, Chapter 1051:			
	be the	ew building constructed and owned by the District that will used for education, assembly, or office occupancy when total projected construction costs at the commencement of astruction exceed \$100,000.		
	Dis fice alte exc ren	y alteration or addition to an existing building owned by the trict that is, or will be, used for education, assembly, or of- e occupancy when the total projected construction costs of eration or addition at the commencement of construction eeed \$50,000 and the alteration or addition requires the noval, relocation, or addition of any walls or partitions or alteration or addition of an exit.		
	tered are design p tion proj not expa sional's	tion does not prohibit the District from choosing a regis- chitect or a registered professional engineer as the prime rofessional for a building construction, alteration, or addi- ect. Designation as the prime design professional does and, limit, or otherwise alter the scope of a design profes- practice nor does it allow a design professional to prepare tectural plan or specification described above.		
	Occupat	ions Code 1051.703; 22 TAC 1.212		
REGISTERED ENGINEER	timates f at compl welfare, engineer pervisior	I or mechanical engineering plans, specifications, and es- or a District construction project whose contemplated cost etion is more than \$8,000 and that involves public health, or safety must be prepared by a registered professional r, and the engineering construction executed under the su- of such an engineer. <i>Occupations Code 1001.053; Atty.</i> <i>C-791 (1966)</i>		
	profession tion projecting and f	rict is not required to secure the services of a registered onal engineer to prepare plans for or supervise a construc- ect that does not involve electrical or mechanical engineer- or which the contemplated cost does not exceed \$20,000. ions Code 1001.053		
PROCURING PROFESSIONAL SERVICES	apply to services services sultant ir lieu of th	chasing requirements of Education Code 44.031 do not a contract for professional services rendered, including the of an architect. The District may contract for professional rendered by a financial consultant or a technology con- the manner provided by Government Code 2254.003, in e methods provided by Education Code 44.031. <i>Educa-</i> <i>e</i> 44.031(<i>f</i>)		

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	Competitive bids shall not be solicited for professional services of any architect, landscape architect, land surveyor, professional en- gineer, or state-certified or state-licensed real estate appraiser. Contracts for these professional services shall be made on the ba- sis of demonstrated competence and qualifications to perform the services and for a fair and reasonable price. <i>Gov't Code 2254.002</i> , .003(a)
	In procuring architectural, engineering, or land-surveying services, the District shall:
	1. First select the most highly qualified provider on the basis of demonstrated competence and qualifications; and
	2. Then attempt to negotiate a contract with that provider at a fair and reasonable price.
	If a satisfactory contract cannot be negotiated with the most highly qualified provider of architectural, engineering, or land-surveying services, the District shall formally end negotiations with that pro- vider, select the next most highly qualified provider, and attempt to negotiate a contract with that provider at a fair and reasonable price. The District shall continue this process until the parties enter into a contract.
	Gov't Code 2254.004
	An interlocal contract between the District and a purchasing coop- erative may not be used to purchase engineering or architectural services. <i>Gov't Code 791.011(h)</i>
RIGHT TO WORK	While engaged in procuring goods or services, awarding a con- tract, or overseeing procurement or construction for a public work or public improvement under Government Code Chapter 2267, the District:
	 May not consider whether a person is a member of or has another relationship with any organization; and
	 Shall ensure that its bid specifications and any subsequent contract or other agreement do not deny or diminish the right of a person to work because of the person's membership or other relationship status with respect to an organization.
	Gov't Code 2267.054
ACCESSIBILITY	Each facility or part of a facility constructed by, on behalf of, or for the use of the District shall be designed and constructed in such manner that the facility or part of the facility is readily accessible to and usable by individuals with disabilities. Alterations of facilities that affect or could affect their usability shall to the maximum

that affect or could affect their usability shall, to the maximum

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	is r	ent feasible, be altered in such manner that the altered portion eadily accessible to and usable by individuals with disabilities. <i>CFR 35.151, 34 CFR 104.23</i>
PAYMENT AND PERFORMANCE BONDS	teri any wor bel cor to t	en the Board makes a public work contract for constructing, al- ng, or repairing a public building or carrying out or completing r public work, it shall require the contractor, before beginning the rk, to execute payment and/or performance bonds as specified ow. The bonds shall be executed by a corporate surety in ac- dance with Insurance Code 7.19-1. The bond shall be payable he Board and in a form approved by the Board. Gov't Code 53.021(a), (d)-(e)
	exe per cor	a contract in excess of \$100,000, a performance bond shall be cuted in the amount of the contract conditioned on the faithful formance of the work according to the plans, specifications, and tract documents. The bond is solely for the protection of the trict. <i>Gov't Code 2253.021(b)</i>
	cute use rela	a contract in excess of \$25,000, a payment bond shall be exe- ed in the amount of the contract solely for the protection and of payment bond beneficiaries who have a direct contractual tionship with the prime contractor or a subcontractor to supply lic work labor or material. <i>Gov't Code 2253.021(c)</i>
FAILURE TO OBTAIN PAYMENT BOND	exc san ciar the sub	the Board fails to obtain a payment bond covering a contract in ess of \$25,000 from the prime contractor, it is subject to the me liability as a surety would be, and a payment bond benefi- y is entitled to a lien on money due to the prime contractor in same manner and to the same extent as if the contract were ject to Subchapter J, Chapter 53, Property Code. <i>Gov't Code</i> 53.027
NO BOND FOR DESIGN SERVICES ONLY	A payment or performance bond is not required and may not pro- vide coverage for the design portion of the design-build contract with the design-build firm. <i>Gov't Code 2267.311(a)</i> [See CVE for more information on design/build contracts, including bond amounts]	
INSURED LOSS its obligation placement of		Board shall ensure that an insurance company that is fulfilling obligation under a contract of insurance by arranging for the re- cement of a loss, rather than by making a cash payment directly ne governmental entity, furnishes or has furnished by a contrac-
	1.	A performance bond for the benefit of the District, as de- scribed above; and
	2.	A payment bond, as described above. If the payment bond is not furnished, the District is subject to the same liability that a
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	surety would have if the surety had issued the payment bond and the District had required the bond to be provided.
	These bonds shall be furnished before the contractor begins work. It is an implied obligation under a contract of insurance for the in- surance company to furnish these bonds.
EXCEPTION TO BOND REQUIREMENT	The requirement that the District secure a performance or payment bond from an insurance company, above, does not apply when a surety company is complying with an obligation under a bond that had been issued for the benefit of the District.
	Gov't Code 2253.022
PREVAILING WAGE ON PUBLIC WORKS	A worker, laborer, or mechanic employed on a public work, exclu- sive of maintenance work, by or on behalf of the District shall be paid not less than the general prevailing rate of per diem wages. The general prevailing rate of per diem wages is the rate of per di- em wages for work of a similar character in the locality in which the work is performed, and also includes the rate of per diem wages for legal holiday and overtime work. A worker is employed on a public work if the worker is employed by a contractor or subcon- tractor in the execution of a contract for public work with the Dis- trict. <i>Gov't Code 2258.001, .021</i>
	The Board shall determine, as a sum certain, the general prevailing rate of per diem wages in the District for each craft or type of worker needed to execute the contract and also for legal holiday and overtime work. To ascertain the general prevailing rate of per diem wages, the Board shall either conduct a survey of the wages received by classes of workers, laborers, and mechanics employed on projects of a character similar to the contract work in the District or adopt the prevailing wage rate as determined by the U.S. Department of Labor. The Board shall specify the prevailing rate of per diem wages in the call for bids and in the contract itself. The Board's determination of the general prevailing rates of per diem wages shall be final. <i>Gov't Code 2258.001, .022</i>
ENFORCEMENT	The Board, and an agent or officer of the Board, shall receive com- plaints regarding violations of the prevailing wage requirements of Chapter 2258, and withhold money from the contractor as required by statute. Upon receipt of a complaint, the Board shall determine, before the 31st day after the date the information is received, whether good cause exists to believe that a contractor or subcon- tractor has failed to pay the prevailing wage and shall provide writ- ten notice of its determination to the contractor or subcontractor and any affected laborer, worker, or mechanic of its initial determi- nation. <i>Gov't Code 2258.051–.052</i>

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FACILITIES CONSTRUC	стю	N CV (LEGAL)	
RETAINAGE AND REIMBURSEMENT	The Board shall retain any amounts due under the contract pend- ing a final determination of the violation. Upon a final determina- tion that violations have occurred, the Board shall use those re- tained amounts to pay the laborer, worker, or mechanic the difference between the amount the worker received in wages and the amount the worker would have received at the prevailing rate of per diem wages provided in the arbitrator's award. The Board may adopt rules, orders, or ordinances relating to the manner in which the reimbursement is made. <i>Gov't Code 2258.052(d), .056</i>		
PENALTY FOR NONCOMPLIANCE	tors all la the spea worl part spea the trace colle	contractor to whom the contract is awarded or any subcontrac- of the contractor shall pay not less than the specified rates to aborers, workers, and mechanics employed in the execution of contract. A contractor or subcontractor who fails to pay the cified rates as required shall pay to the District \$60 for each ker, laborer, or mechanic employed for each calendar day or of a calendar day the worker is paid less than the wage rates cified in the contract. The Board must specify this penalty in contract. If the District does not determine the prevailing wage s and specify them in the contract, the contractor or subcon- tor may not be fined. The Board shall use any penalty money ected to offset the costs incurred in administering Government le Chapter 2258. <i>Gov't Code 2258.023</i>	
REQUIRED WORKERS' COMPENSATION COVERAGE	a pr quir prov	en the District enters into a building or construction contract on oject, it shall fulfill the following requirements regarding re- ed workers' compensation coverages. A project includes the <i>r</i> ision of all services related to a building or construction con- t for the District. The District shall:	
	1.	Include in the bid specifications all the duties and responsibili- ties of contractors pertaining to required workers' compensa- tion coverages. [See CV(EXHIBIT)]	
	2.	As part of the contract, using the language required by 28 Administrative Code 110.110(c)(7), require the contractor to perform the duties and responsibilities pertaining to required workers' compensation coverages. [See CV(EXHIBIT)]	
	3.	Obtain from the contractor a certificate of coverage for each person providing services on the project, prior to that person's beginning work on the project. This provision includes all persons or entities performing all or part of the services the contractor has undertaken to perform on the project, regard- less of whether that person contracts directly with the contrac- tor and regardless of whether that person has employees. This includes, but is not limited to, independent contractors, subcontractors, leasing companies, motor carriers, owner- operators, employees of any such entity, or employees of any	
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		ervices include, but are no livering equipment or ma rtation, or other services t include activities unrelat	perform services on the contract. Imited to, providing, hauling, or terials, or providing labor, trans- related to a project. Services do red to the project, such as ce supply deliveries, and delivery
	4.	otain from the contractor a owing extension of cover	a new certificate of coverage age:
			coverage period, if the contractor's vs that the coverage period ends he project; and
		erage for each other p project whose current	erson providing services on the cov- erson providing services on the cover- certificate shows that the cover- g the duration of the project.
	5.	etain certificates of covera oject and for three years t	ge on file for the duration of the hereafter.
	6.		cate of coverage to the Texas De- request and to any person enti-
	7.	cts without any additional quired to accommodate th	e for bid specifications and con- words or changes, except those as specific document in which they stricter standards of documenta- prescribed language]
	Lab	ode 406.096; 28 TAC 110).110(a)(7)(8), (c)
EXCEPTION	This coverage requirement does not apply to sole proprietors or partners of a covered business entity or corporate officers, if the sole proprietor, partner or officer is explicitly excluded from the coverage of their business entity through an endorsement to the insurance policy or certificate of authority to self insure. <i>Labor Code 406.097; 28 TAC 110.110(i)</i>		
CRIMINAL HISTORY	For cont	visions pertaining to criminors, see CJA(LEGAL).	nal history record information on
IMPERMISSIBLE PRACTICES	or w Edu	criminal negligence violate on Code Chapter 44 as d s subject to criminal pena	gent of the District who knowingly as the purchasing laws found in escribed at Education Code alties. <i>Education Code 44.032</i>
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FACILITIES CONSTRUC	CTION CV (LEGAL)
ENFORCEMENT ACTIONS	Government Code Chapter 2267 may be enforced through an ac- tion for declaratory or injunctive relief filed not later than the tenth day after the date on which the contract is awarded. <i>Gov't Code</i> 2267.452
DEFECTS IN INSTRUCTIONAL FACILITIES	If the District brings an action for recovery of damages for the de- fective design, construction, renovation, or improvement of an in- structional facility financed by bonds for which the District receives state assistance under Education Code Chapter 46, Subchapter A (Instructional Facilities Allotment), the District shall provide the Commissioner with written notice of the action. The Commissioner may join in the action on behalf of the state to protect the state's share.
	The District shall use the net proceeds from the action to repair the defect or to replace the facility. Education Code 46.008 applies to the repair.
	The state's share is state property. The District shall send to the comptroller any portion of the state's share not used by the District to repair the defect or to replace the facility. Education Code 42.258 applies to the state's share.
NET PROCEEDS	"Net proceeds" means the difference between the amount recov- ered by or on behalf of the District in an action, by settlement or otherwise, and the legal fees and litigation costs incurred by the District in prosecuting the action.
STATE'S SHARE	"State's share" means an amount equal to the District's net pro- ceeds from the recovery multiplied by a percentage determined by dividing the amount of state assistance under Education Code Chapter 46, Subchapter A used to pay the principal of and interest on bonds issued in connection with the instructional facility that is the subject of the action by the total amount of principal and inter- est paid on the bonds as of the date of the judgment or settlement.
	Education Code 46.0111
ATTORNEY FEES	A governmental contract for general construction, an improvement, a service, or a public works project may not provide for the award of attorney's fees to the District in a dispute in which the District prevails unless the contract provides for the award of attorney's fees to each other party to the contract if that party prevails in the dispute. <i>Gov't Code 2252.904</i>