

April 2024 April General Contractors who plan to bid on this project must obtain an original set and shall on this project must obtain an original set in the original set of bid on this project must obtain an original set in the original set of bid on this project must obtain an original set in the original set of bid on this project must obtain an original set only and shall on the original set of bid on the original set of the original of plans from the office of Jones & Associates of as otherwise specified in the not be used for construction.



PROJECT MANUAL

for

WASHINGTON TERRACE CITY

2024 STREET MAINTENANCE PROJECT



prepared by

JONES AND ASSOCIATES Consulting Engineers

6080 Fashion Point Dr. South Ogden, Utah 84403

(801) 476-9767

SUMMARY OVERVIEW (BRIEF) **2024 STREET MAINTENANCE PROJECT**

*This page is intended to be a helpful reference for the Project and does not replace the information contained in the full Project Manual or from any subsequent Addenda. The Contractor is responsible to review and follow the requirements of the Project Manual.

RECEIPT OF BIDS: April 30, 2024, 10:30 am, See Advertisement for more info.

DESCRIPTION OF WORK: Road reconstruction, surface treatment, soft spot repairs, and striping. This is not the full scope of the work. See Bid Schedule and Drawings for additional info.

LOCATION OF THE WORK: Various, See Drawings.

COMPLETION DATE: September 15, 2024. See Agreement for more info.

ENGINEER'S ESTIMATE: \$336,725.00

info. electer Contrator shall guarantee BONDS/INSURANCE: Bids shall be accompanied by a Bid Bond. The all work with a Performance Bond, Payment Bond, and Warranty Bond See with uctions to Bidders and referen othe Agreement for more info.

Protection required. WARRANTY: 1-year warranty on all work ment and Payment se documents and for Druction. pacific specifications (where applicable)

PROJECT ENGINEER: Shane

INTERNAL PROJECT DOCUMENT

- Bid Schedu
- Ject Spect **Jeasur**
 - contract documents.

DOCUMENT 00 01 10 TABLE OF CONTENTS

Washington Terrace City 2024 STREET MAINTENANCE PROJECT

Reference Number	Title
00 01 10	Table of Contents
	PART 1 – BIDDING REQUIREMENTS
00 11 13 00 21 13	Advertisement for Bids Instructions to Bidders
	BID FORMS
00 41 23 00 43 13	Bid Form Bid Bond
	SUPPLEMENTS TO BID FORMS
00 43 36 00 45 39	Advertisement for Bids Instructions to Bidders BID FORMS Bid Form Bid Bond SUPPLEMENTS TO BID FORMS List of Proposed Subcontractors E-Verify Form PART2 - CONTRACTING REQUIREMENTS:
00 51 00 00 52 00 00 55 00 00 61 13 13 00 61 13 16 00 61 13 19 2 00 62 16	Advertisement for Bids Instructions to Bidders Bid Form Bid Bond SUPPLEMENTS TO BID FORMS List of Proposed Subcontractors E-Verify Form PART2 - CONTRACTING & ON INTERNATION PART2 - CONTRACTING & ON INTERNATION PART2 - CONTRACTING & ON INTERNATION AGREEMENT FORMS 10 & ASS 3 are on structures Notice of Award 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	OTHER FORMS (Available Upon Request)
	Application for Payment Change Order Certificate of Substantial Completion Notice of Acceptability of Work
	PART 3 – CONDITIONS OF THE CONTRACT
00 72 00	Standard General Conditions of the Construction Contract (2013)

- 00 73 00 Supplementary Conditions
- 00 91 13 Addenda

PART 4 – TECHNICAL SPECIFICATIONS

PROJECT SPECIFICATIONS

- 01 11 01 Measurement and Payment
- 32 12 05M **Bituminous Concrete (Modified)**
- 32 12 05 **Bituminous Concrete**
- 32 01 13.63 Slurry Seal
- 32 11 24 **Pulverized Pavement**
- 32 17 23 **Pavement Markings**
 - Micro Surfacing (2024 Standard Specifications)

CITY STANDARD SPECIFICATIONS

All provisions of the current adopted Public Works Standards, with all amendments an made a part of the Technical Specifications by reference.

2017 MANUAL OF STANDARD SPECIFICATIONS (common known as

Except for the General Conditions (Document 00 72 00) at provisions of Marcail of Marcail of Marcail Specifications, 2017 Edition, as published by the Utah CAP Center, Whan State University, Logan, Utah, 2024 Street Maintenance 13 Sheets an to 08 Ass are instruction. Contractors who of Jones and for construction of Jones and for construction of Jones and for construction of plans from ments. Inot be used for the office of the set with all published amendments, are hereby made a part of the dechnical Specifications by reference.

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Part 1: Bidding Requirements



DOCUMENT 00 11 13

ADVERTISEMENT FOR BIDS FOR 2024 STREET MAINTENANCE PROJECT

Sealed Bids for the construction of the **2024 STREET MAINTENANCE PROJECT** will be received by Washington Terrace City, at the City Office, 5249 South 400 East, Washington Terrace, UT, until 10:30 am local time on April 30 2024, at which time the Bids received will be publicly opened and read. The Project consists of road reconstruction, surface treatment, soft spot repairs, and striping and is generally located throughout the City. The project has an Engineer's Estimate of \$336,725.

Bids will be received for a single prime Contract. Bids shall be on a unit price basis, as indicated in the Bid Form. All documents listed in paragraph 7.01 of the Bid Form must be submitted.

No pre-bid conference will be held.

The Issuing Office for the Bidding Documents is: Jones & Associates Consulting Engineers, 6080 Fashion Point Drive, South Ogden, Utah, (801) 476-9767. Questions related to the Bidding Documents are to be submitted in writing to Shane Taggart, shane@jonescivil.com no later than 5.00 pm on April 24, 2024.

Bidding Documents may be viewed and purchased online at www.jonescivil.com. Following registration and payment of \$20.00, complete sets of Bidding Documents may be downloaded from the Issuing Office's website as portable document format (PDF) files. Upon equest a printed copy of the Bidding Documents may be obtained from the Issuing Office for \$40 per copy. Costs related to obtaining Bidding Documents are non-refundable.

Bid security shall be furnished in accordance with the instructions to Bidders.

Bids will be accepted only from Bidder's prequalified by the Owner. Obtain form at Jones and Associates Website (https://ionescivil.com/clients/washington_terrace-city-2/) and submit to Jake Meibos (jakem@wishingtontercacecity.org) projecter than 48 hours prior to bid opening date.

owner eserves the right to reject any or all Bids, to waive any informality in a Bid, and to make awards in the best-interests of the Gwner.

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END OF ADVERTISEMENT FOR BIDS

Full notice of this Advertisement for Bids can also be obtained from:

- City Office, 5249 South 400 East, Washington Terrace, UT
- <u>https://washingtonterracecity.com/</u>
- www.utah.gov/pmn

For a copy of this advertisement, please call 801-393-8681.

DOCUMENT 00 21 13 INSTRUCTIONS TO BIDDERS

TABLE OF CONTENTS

Page

	-0-
ARTICLE 1 – Defined Terms	2
ARTICLE 2 – Copies of Bidding Documents	2
ARTICLE 3 – Qualifications of Bidders	2
ARTICLE 4 – Site and Other Areas; Existing Site Conditions; Examination of Site; Owner's Safety Program Other Work at the Site	
ARTICLE 5 – Bidder's Representations	4
ARTICLE 6 – Pre-Bid Conference	5
ARTICLE 7 – Interpretations and Addenda	5
ARTICLE 8 – Bid Security	
ARTICLE 9 – Contract Times	6
ARTICLE 10 – Liquidated Damages	6
ARTICLE 11 – Substitute and "Or-Equal" Items	6
ARTICLE 12 – Subcontractors, Suppliers, and Others	7
ARTICLE 13 – Preparation of Bid	7
ARTICLE 14 – Basis of Bid	8
ARTICLE 15 - Submittel of Bit	8
ARTICLE 16 - Modification and Withdrawal of Bid. d.	9
ARTICLE 17 - Opening Cor Bide Cores Cores	. 10
ABTICLE 18Bids to Remain Subject to Acceptance	. 10
ARTICKE19 - Evaluation of Bids and Award of Contract	. 10
ARTICLE 7 – Interpretations and Addenda. ARTICLE 8 – Bid Security ARTICLE 9 – Contract Times ARTICLE 10 – Liquidated Damages ARTICLE 10 – Liquidated Damages ARTICLE 11 – Substitute and "Or-Equal" Items ARTICLE 12 – Subcontractors, Suppliers, and Others ARTICLE 13 – Preparation of Bid ARTICLE 14 – Basis of Bid ARTICLE 15 – Submittation and Withdowal of bid ARTICLE 16 – Modification and Withdowal of bid ARTICLE 18 – Bids to Remain Subject to Acceptance ARTICLE 19 – Evaluation of Bids and Award of Contract ARTICLE 19 – Bunds and Insurance.	. 11
ARTICED 1 – Signing of Agreement	. 11

ARTICLE 1 – DEFINED TERMS

- 1.01 Terms used in these Instructions to Bidders have the meanings indicated in the General Conditions and Supplementary Conditions. Additional terms used in these Instructions to Bidders have the meanings indicated below:
 - *Issuing Office* The office from which the Bidding Documents are to be issued. Α.

ARTICLE 2 – COPIES OF BIDDING DOCUMENTS

- 2.01 Complete sets of the Bidding Documents may be obtained from the Issuing Office in the number and format stated in the advertisement or invitation to bid.
- 2.02 Complete sets of Bidding Documents shall be used in preparing Bids; neither Owner nor Engineer assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.
- 2.03 Owner and Engineer, in making copies of Bidding Documents available on the do so only for the purpose of obtaining Bids for the Work and do not authorize or corifer a line the for any other use. **E 3 – QUALIFICATIONS OF BIDDERS** To demonstrate Bidder's qualifications to perform the Work: otherwise specific only and share of the formation of the formation

ARTICLE 3 – QUALIFICATIONS OF BIDDERS

- 3.01
- Other use. QUALIFICATIONS OF BIDDERS demonstrate Bidder's qualifications to perform the Work: Otherwise only and sh Bidder shall submit with its Bid those items sisted in Paragraph 7.01 of the Bid Form; and Α.
 - After submitting its Bid and within fourteed, 14), days of Owner's request, Bidder shall submit Β. those items listed n Paragraph 7,020Pthe Bid Form
 - When providing Subcontractor and Supplier qualification information; coordinate with C. ions of Article 12 of these instructions.
- Bidder stallure to submit required qualification information within the times indicated may disqualify Bidder from receiving an award of the Contract.
- No requirement in this Article 3 to submit information will prejudice the right of Owner to seek 3.030 A additional pertinent information regarding Bidder's qualifications.
- 3.04 Cbidder is advised to carefully review those portions of the Bid Form requiring Bidder's representations and certifications.

ARTICLE 4 – SITE AND OTHER AREAS; EXISTING SITE CONDITIONS; EXAMINATION OF SITE; OWNER'S SAFETY PROGRAM; OTHER WORK AT THE SITE

- 4.01 Site and Other Areas
 - Α. The Site is identified in the Bidding Documents. The Site includes rights-of-way, easements, and other lands furnished by Owner for the use of the Contractor. Any additional lands required for temporary construction facilities, construction equipment, or storage of materials and equipment, and any access needed for such additional lands, are to be obtained and paid for by Contractor.
 - Not Used. Β.

4.02 *Existing Site Conditions*

- A. Subsurface and Physical Conditions; Hazardous Environmental Conditions
 - 1. The Supplementary Conditions identify:
 - a. those reports known to Owner of explorations and tests of subsurface conditions at or adjacent to the Site.
 - b. those drawings known to Owner of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities).
 - c. reports and drawings known to Owner relating to Hazardous Environmental Conditions that have been identified at or adjacent to the Site.
 - d. Technical Data contained in such reports and drawings.
 - 2. Owner will make copies of reports and drawings referenced above available to any Bidder on request. These reports and drawings are not part of the Contract Documents, but the Technical Data contained therein upon whose accuracy Bidder is entitled to rely as provided in the General Conditions, has been identified and established in the Supplementary Conditions. Bidder is responsible for any other retation or conclusion Bidder draws from any Technical Data or any other rate, interpretations, or information contained in such reports or shown or indicated in Guera.
 - 3. If the Supplementary Conditions do not identify Technical Data, the default definition of Technical Data set routh in Article 1 of the General Conditions will apply.
- B. Underground Eacilities: Information and data shown or indicated in the Bidding Documents with respect to existing Underground Facilities at or adjacent to the Site are set forth in the Compact Documents and are based upon information and data furnished to Owner and Engineer by Owner Sort Such Underground Facilities, including Owner, or others.

Adequacy of Data: Provisions concerning responsibilities for the adequacy of data furnished to prospective Bidders with respect to subsurface conditions, other physical conditions, and of Planthoders cound Facilities, and possible changes in the Bidding Documents due to differing or of Planthoders and possible conditions appear in Paragraphs 5.03, 5.04, and 5.05 of the General Conditions. Provisions concerning responsibilities for the adequacy of data furnished to prospective Bidders with respect to a Hazardous Environmental Condition at the Site, if any, and possible changes in the Contract Documents due to any Hazardous Environmental Condition uncovered or revealed at the Site which was not shown or indicated in the Drawings or Specifications or identified in the Contract Documents to be within the scope of the Work, appear in Paragraph 5.06 of the General Conditions.

4.03 *Site Visit and Testing by Bidders*

- A. Bidder shall conduct the required Site visit during normal working hours, and shall not disturb any ongoing operations at the Site.
- B. Bidder is not required to conduct any subsurface testing, or exhaustive investigations of Site conditions.

- On request, and to the extent Owner has control over the Site, and schedule permitting, the C. Owner will provide Bidder access to the Site to conduct such additional examinations, investigations, explorations, tests, and studies as Bidder deems necessary for preparing and submitting a successful Bid. Owner will not have any obligation to grant such access if doing so is not practical because of existing operations, security or safety concerns, or restraints on Owner's authority regarding the Site.
- Bidder shall comply with all applicable Laws and Regulations regarding excavation and D. location of utilities, obtain all permits, and comply with all terms and conditions established by Owner or by property owners or other entities controlling the Site with respect to schedule, access, existing operations, security, liability insurance, and applicable safety programs.
- Bidder shall fill all holes and clean up and restore the Site to its former condition upon E. completion of such explorations, investigations, tests, and studies.
- 4.04 **Owner's Safety Program**
 - program As the General A. Site visits and work at the Site may be governed by an Owner safety Conditions indicate, if an Owner safety program exists, it will be holded in the Supplementary Conditions. er Work at the Site Conditions. er Work at the Site Reference is made to Article 8 at the Supplementative Conditions for the identification of the
- 4.05 Other Work at the Site
 - Α. general nature of other work of which Owner is aware (if any) that is to be performed at the Site by Owner or others (such as utilities and other prime contractors) and relates to the Work contemplated by these Bidding Documents. If Owner is party to a written contract for such other work, then onvequest, Owner will provide to each Bidder access to examine such ontracts (other than portion) there prelated to price and other confidential matters), if any.

BTODER'S REPRESENTATIONS

the responsibility of each Bidder before submitting a Bid to:

- A mine and carefully study the Bidding Documents, and any data and reference items identified in the Bidding Documents;
- Β. visit the Site, conduct a thorough, alert visual examination of the Site and adjacent areas, and become familiar with and satisfy itself as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work;
- C. become familiar with and satisfy itself as to all Laws and Regulations that may affect cost, progress, and performance of the Work;
- D. not used;
- consider the information known to Bidder itself; information commonly known to E. contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on

(1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder; and (3) Bidder's safety precautions and programs;

- agree, based on the information and observations referred to in the preceding paragraph, F. that at the time of submitting its Bid no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of its Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents;
- G. become aware of the general nature of the work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents;
- promptly give Engineer written notice of all conflicts, errors, ambiguities, or discrepancies H. that Bidder discovers in the Bidding Documents and confirm that the written resolution thereof by Engineer is acceptable to Bidder;
- determine that the Bidding Documents are generally sufficient to Ι. and convey understanding of all terms and conditions for the performance and furnishings e Work; and
- agree that the submission of a Bid will constitute an idcontrovertible representation by J. Bidder that Bidder has complied with every requirement of the Article, that without exception the Bid and all prices in the Bid are premised upon performing and furnishing the journents are for biddin Work required by the Bidding Documents

ARTICLE 72 INTERPRETATIONS AND ABDENDA ARTICLE 72 INTERPRETATIONS AND ABDENDA COL All questions about the most not questions about the meaning or intent of the Bidding Documents are to be submitted to Engine of in writing no later than 72 hours in advance of the opening of Bids. Interpretations or considered necessary by Engineer in response to such questions will be issued by Action data delivered to all parties recorded as having received the Bidding Documents. Questions We ceived less than 72 hours prior to the date for opening of Bids may not be answered. Only questions answered by Addenda will be binding. Oral and other interpretations or clarifications will be without legal effect.

7.02 Addenda may be issued to clarify, correct, supplement, or change the Bidding Documents.

ARTICLE 8 – BID SECURITY

A Bid must be accompanied by Bid security made payable to Owner in an amount of five percent 8.01 (5%) of Bidder's maximum Bid price (determined by adding the base bid and all alternates) and in the form of a certified check, bank money order, or a Bid bond (on the form included in the Bidding Documents) issued by a surety meeting the requirements of Paragraphs 6.01 and 6.02 of the General Conditions.

- 8.02 The Bid security of the apparent Successful Bidder will be retained until Owner awards the contract to such Bidder, and such Bidder has executed the Contract Documents, furnished the required contract security, and met the other conditions of the Notice of Award, whereupon the Bid security will be released. If the Successful Bidder fails to execute and deliver the Contract Documents and furnish the required contract security within 15 days after the Notice of Award, Owner may consider Bidder to be in default, annul the Notice of Award, and the Bid security of that Bidder will be forfeited. Such forfeiture shall be Owner's exclusive remedy if Bidder defaults.
- 8.03 The Bid security of other Bidders that Owner believes to have a reasonable chance of receiving the award may be retained by Owner until the earlier of seven days after the Effective Date of the Contract or 61 days after the Bid opening, whereupon Bid security furnished by such Bidders will be released.
- Bid security of other Bidders that Owner believes do not have a reasonable chance 📷 8.04 receiving the award will be released within seven days after the Bid opening.

ARTICLE 9 – CONTRACT TIMES

9.01 The number of days within which, or the dates by which M specified, and the Work is to be substantially completed, and completed and ready for final

 appended, and the work is to be substantially completed and completed and completed and ready for final payment, are set forth in the Agreement.

 ARTICLE 10 – LIQUIDATED DAMAGES

 10.01
 Provisions for liquidated damages, if any for failure to timely attain a Milestone, Substantial

the work in Peadiness for final payment, are set forth in the Completion, or completion of for const Agreement.

EAND OFFEQUAL CITEMS ARTICLE 11 - SUBS

- e Contract for the Work as awarded, will be on the basis of materials and equipment specified or described in the Bidding Documents, and those "or-equal" or substitute or materials and equipment subsequently approved by Engineer prior to the submittal of Bids and identified by Addendute No item of material or equipment will be considered by Engineer as an "or-equal" or upsetute unless written request for approval has been submitted by Bidder and has been Creceived by Engineer at least 72 hours prior to the date for receipt of Bids. Each such request shall comply with the requirements of Paragraphs 7.04 and 7.05 of the General Conditions. The burden of proof of the merit of the proposed item is upon Bidder. Engineer's decision of approval or disapproval of a proposed item will be final. If Engineer approves any such proposed item, such approval will be set forth in an Addendum issued to all prospective Bidders. Bidders shall not rely upon approvals made in any other manner.
- 11.02 All prices that Bidder sets forth in its Bid shall be based on the presumption that the Contractor will furnish the materials and equipment specified or described in the Bidding Documents, as supplemented by Addenda. Any assumptions regarding the possibility of post-Bid approvals of "or-equal" or substitution requests are made at Bidder's sole risk.

ARTICLE 12 – SUBCONTRACTORS, SUPPLIERS, AND OTHERS

- 12.01 A Bidder shall be prepared to retain specific Subcontractors, Suppliers, or other individuals or entities for the performance of the Work if required by the Bidding Documents (most commonly in the Specifications) to do so. If a prospective Bidder objects to retaining any such Subcontractor, Supplier, or other individual or entity, and the concern is not relieved by an Addendum, then the prospective Bidder should refrain from submitting a Bid.
- 12.02 After the submittal of the Bid, Owner may not require the Successful Bidder or Contractor to retain any Subcontractor, Supplier, or other individual or entity against which Contractor has reasonable objection.
- 12.03 The apparent Successful Bidder, and any other Bidder so requested, shall within five days after Bid opening, submit to Owner a list of the Subcontractors performing greater than 5% of the work (cost-based), as well any material suppliers, pipe and appurtenance suppliers, as shalt suppliers, concrete suppliers, and other suppliers as requested by Owner or Engineer

If requested by Owner, such list shall be accompanied by an experience statement with pertinent information regarding similar projects and other evidence of qualification for each such Subcontractor, Supplier, or other individual or entity. If Owned or Engineer, after due investigation, has reasonable objection to any proposed Subcontractor Suppler, individual, or entity, Owner may, before the Notice of Award is given, request apparent Successful Bidder to submit an acceptable substitute, in which case apparent Successful Bidder shall submit a substitute, Bidder's Bid price will be increased for decreased, by the difference in cost occasioned by such substitution, and Owner may consider such price adjustment in evaluating Bids and making the Contract award.

12.04 If apparent Successful Bidder declines, to make any such substitution, Owner may award the Contract to the next lowest Bidder that proposes to use acceptable Subcontractors, Suppliers, or other individuals or entities. Declining to make requested substitutions will constitute grounds for forfeiture of the Bid security of any Bidder. Any Subcontractor, Supplier, individual, or entity so disted and against which Owner or Engineer makes no written objection prior to the giving of the Notice of Award will be deemed acceptable to Owner and Engineer subject to subsequent of revolution of such acceptance as provided in Paragraph 7.06 of the General Conditions.

ARTICLE 13 – PREPARATION OF BID

- 13.01 The Bid Form is included with the Bidding Documents.
 - A. All blanks on the Bid Form shall be completed in ink, and the Bid Form signed in ink. Erasures or alterations shall be initialed in ink by the person signing the Bid Form. A Bid price shall be indicated for each section, Bid item, alternate, adjustment unit price item, and unit price item listed therein.
 - B. If the Bid Form expressly indicates that submitting pricing on a specific alternate item is optional, and Bidder elects to not furnish pricing for such optional alternate item, then Bidder may enter the words "No Bid" or "Not Applicable."

- 13.02 A Bid by a corporation shall be executed in the corporate name by a corporate officer (whose title must appear under the signature), accompanied by evidence of authority to sign. The corporate address and state of incorporation shall be shown.
- 13.03 A Bid by a partnership shall be executed in the partnership name and signed by a partner (whose title must appear under the signature), accompanied by evidence of authority to sign. The partnership's address for receiving notices shall be shown.
- 13.04 A Bid by a limited liability company shall be executed in the name of the firm by a member or other authorized person and accompanied by evidence of authority to sign. The state of formation of the firm and the firm's address for receiving notices shall be shown.
- 13.05 A Bid by an individual shall show the Bidder's name and address for receiving notices.
- 13.06 A Bid by a joint venture shall be executed by an authorized representative of each joint venturer in the manner indicated on the Bid Form. The joint venture's address for receiving notices shall be shown.
- 13.07 All names shall be printed in ink below the signatures.
- 13.08 The Bid shall contain an acknowledgment of receipt of be filled in on the Bid Form.
- nber for communication regarding the Bid shall 13.09 Postal and e-mail addresses and telephone
- be shown. 13.10 The Bid shall contain evidence of Bidder's authority and gualification to do business in the state where the Project is located, or Bidder shall coven at in writing to obtain such authority and qualification prior to award of the Contract and attach such covenant to the Bid. Bidder's state Yf and shall also be to win on the Bid Form. contractor ense number, nese doc

notbe

OF BID 14 - BASIS

e Bid with Alternotes

of Pice chand include separate unit prices for each item of Work listed in the base Bid in the Bidding Documents and as provided for in the Bidding Documents and Bidding Document The total price for each alternate will be the amount added to or deleted from the total base Bid if Owner selects the alternate.

Β. In the comparison of Bids, alternates will be applied in the same order of priority as listed in the Bid Form.

14.02 Sectional Bids

- Bidders may submit a Bid on a unit price basis for any individual section or any Α. combination of sections, as set forth in the Bid Form. When submitting a Bid for a section, a unit price shall be specified for each item of Work in that section.
- Submission of a Bid on any section signifies Bidder's willingness to enter into a Contract Β. for that section alone at the price offered.

- If Bidder submits Bids on individual sections and a Bid based on a combination of those C. sections, such combined Bid need not be the sum of the Bids on the individual sections.
- Bidders offering a Bid on one or more sections shall be capable of completing the Work D. covered by those sections within the time period stated in the Agreement.
- 14.03 Unit Price
 - The "Bid Price" (sometimes referred to as the extended price) for each unit price Bid item Α. will be the product of the "Estimated Quantity" (which Owner or its representative has set forth in the Bid Form) for the item and the corresponding "Bid Unit Price" offered by the Bidder. The total of all unit price Bid items will be the sum of these "Bid Prices"; such total will be used by Owner for Bid comparison purposes. The final quantities and Contract Price will be determined in accordance with Paragraph 13.03 of the General Conditions. Unit Price shall be submitted as dollars and cents with no more than decimal points given (e.g., \$2.50).
 - Discrepancies between the multiplication of units of Work and unit will be resolved В. in favor of the unit prices. Discrepancies between the indicated sum of and column of figures and the correct sum thereof will be resolved in favor of the correct sum
- 14.04 Allowances
 - For cash allowances the Bid price shall include ach anothing as the Bidder deems proper Α. for Contractor's overhead, costs, profile and other expenses on account of cash allowances, if any, named in the Contract Bocuments, in accordance with Paragraph 13.02.B of the Conditions

ARTICLE 15 - SUBMITTAL

- 13.02.B of the General Conditions. 50° FOR TUCK E 15 SUBMITTAL OF BID Plan to Security and the other documents 15.01 tired to be submitted where the terms of Article 7 of the Bid Form.
- Bid shall the received no later than the date and time prescribed and at the place indicated in the advertise went or invitation to bid and shall be enclosed in a plainly marked package with the Reproject the (and, if applicable, the designated portion of the Project for which the Bid is witted), the name and address of Bidder, and shall be accompanied by the Bid security and other required documents. If a Bid is sent by mail or other delivery system, the sealed envelope containing the Bid shall be enclosed in a separate package plainly marked on the outside with the notation "BID ENCLOSED." A mailed Bid shall be addressed to the location of the opening of Bids as indicated in the Advertisement for Bids. It is the responsibility of the Bidder to verify receipt of the Bid.
- 15.03 Bids received after the date and time prescribed for the opening of bids, or not submitted at the correct location or in the designated manner, will not be accepted and will be returned to the Bidder unopened.

ARTICLE 16 – MODIFICATION AND WITHDRAWAL OF BID

16.01 A Bid may be withdrawn by an appropriate document duly executed in the same manner that a Bid must be executed and delivered to the place where Bids are to be submitted prior to the date

and time for the opening of Bids. Upon receipt of such notice, the unopened Bid will be returned to the Bidder.

- 16.02 If a Bidder wishes to modify its Bid prior to Bid opening, Bidder must withdraw its initial Bid in the manner specified in Paragraph 16.01 and submit a new Bid prior to the date and time for the opening of Bids.
- 16.03 If, within 24 hours after Bids are opened, any Bidder files a duly signed written notice with Owner and promptly thereafter demonstrates to the reasonable satisfaction of Owner that there was a material and substantial mistake in the preparation of its Bid, that Bidder may withdraw its Bid, and the Bid security will be returned. Thereafter, if the Work is rebid, that Bidder will be disgualified from further bidding on the Work.

ARTICLE 17 – OPENING OF BIDS

17.01 Bids will be opened at the time and place indicated in the advertisement or invitation unless obviously non-responsive, read aloud publicly. An abstract of the amounts of the base dids and major alternates, if any, will be made available to Bidders after the opening of Bids (obtain

ARTICLE 18 – BIDS TO REMAIN SUBJECT TO ACCEPTANCE 18.01 All Bids will remain subject to acceptance for the period of time stated in the Bid Form, but Owner may, in its sole discretion, release any Bit and returner Bid security prior to the end of this period.

ARTICLE 19 - EVALUATION OF BIDS AND AWARD OF CONTRACT Diddin

- 19.01 Owner reserves the right to reject and or all Bids, including without limitation, nonconforming, nonrespensive, unbalanced, occonditional Bide Owner will reject the Bid of any Bidder that Owner tips, after reasonable indury and Valuation, to not be responsible. If Bidder purports to terms acconditions to the Bid, takes exception to any provision of the Bidding Documents, or tteriors to alter the contents of the Contract Documents for purposes of the Bid, then the Owner will reject the Bio as nonresponsive; provided that Owner also reserves the right to waive all minor wormalities not involving price, time, or changes in the Work.
- Mowner awards the contract for the Work, such award shall be to the responsible Bidder 19.02 submitting the lowest responsive Bid.

19.03 Evaluation of Bids

- A. In evaluating Bids, Owner will consider whether or not the Bids comply with the prescribed requirements, and such alternates, unit prices, and other data, as may be requested in the Bid Form or prior to the Notice of Award.
- When unit price bids are submitted, Bids will be compared on the basis of the total of the B. products of the estimated quantity of each item and unit price Bid for that item, together with any lump sum items. Discrepancies between the multiplication of units of Work and unit prices will be resolved in favor of the unit prices. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum. Unit prices shall be rounded to the hundredth of a dollar (e.g. \$1.67, not \$1.666).

Base Bid with Alternates C.

In the comparison of Bids, alternates will be applied in the same order of priority as listed in the Bid Form. To determine the Bid prices for purposes of comparison, Owner shall announce to all bidders a "Base Bid plus alternates" budget after receiving all Bids, but prior to opening them. For comparison purposes, alternates will be accepted, following the order of priority established in the Bid Form, until doing so would cause the budget to be exceeded. After determination of the Successful Bidder based on this comparative process and on the responsiveness, responsibility, and other factors set forth in these Instructions, the award may be made to said Successful Bidder on its base Bid and any combination of its additive alternate Bids for which Owner determines funds will be available at the time of award.

Sectional Bids D.

> For determination of the apparent low Bidder(s), Bids will be compared on the basis of the aggregate of the Bids for separate sections and the Bids for combined section that result in the lowest total amount for all of the Work.

- 19.04 In evaluating whether a Bidder is responsible, Owner will consider the qualification softhe Bidder and may consider the qualifications and experience of apcontractors and Suppliers proposed for those portions of the Work for which the identity of subconviactors and Subliers must be submitted as provided in the Bidding Document
- owner deems necessary to establish the responsibility, 19.05 Owner may conduct such investigations as qualifications, and financial ability of Bidders and any proposed Subcontractors or Suppliers. for

ARTICLE 20 – BONDS AND INS URANCE

-ons as may be modified by the Supplementary Conditions, sets 20.01 Article 6 of the General Conditions, where s requirements as to performance and payment bonds and insurance. When the forth essful Boder delivers the Agreement (executed by Successful Bidder) to Owner, it shall be companied to required bonds and insurance documentation.

SIGNATO OF AGREEMENT

When Owner issues a Notice of Award to the Successful Bidder, it shall be accompanied by the 21.01 unexecuted counterparts of the Agreement along with the other Contract Documents as identified in the Agreement. Within 15 days thereafter, Successful Bidder shall execute and deliver the required number of counterparts of the Agreement and any bonds and insurance documentation required to be delivered by the Contract Documents to Owner. Within ten (10) days thereafter, Owner shall deliver one (1) fully executed counterpart of the Agreement to Successful Bidder, together with electronic copies of the Contract Documents as stated in Paragraph 2.02 of the General Conditions.

END OF INSTRUCTIONS TO BIDDERS

DOCUMENT 00 41 23 BID FORM

2024 STREET MAINTENANCE PROJECT

TABLE OF CONTENTS

Page

Article 1 – Bid Recipient	2
Article 2 – Bidder's Acknowledgements	2
Article 3 – Bidder's Representations	2
Article 4 – Bidder's Certification	alser 3
Article 5 – Basis of Bid	oright in the
Article 6 – Time of Completion	and sing and sing
Article 7 – Attachments to this Bid	sponty 7
Article 8 – Defined Terms.	nce
Article 9 – Bid Submittal.	8
Article 2 – Bidder's Acknowledgements Article 3 – Bidder's Representations. Article 4 – Bidder's Certification Article 5 – Basis of Bid. Article 6 – Time of Completion Article 7 – Attachments to this Bid Article 8 – Defined Terms. Article 9 – Bid Submittal Article 9 – Bid Submittal	

ARTICLE 1 – BID RECIPIENT

1.01 This Bid is submitted to:

> Washington Terrace City 5249 South 400 East Washington Terrace, UT 84405

1.02 The undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into an Agreement with Owner in the form included in the Bidding Documents to perform all Work as specified or indicated in the Bidding Documents for the prices and within the times indicated in this Bid and in accordance with the other terms and conditions of the Bidding Documents.

ARTICLE 2 – BIDDER'S ACKNOWLEDGEMENTS

2.01 Bidder accepts all of the terms and conditions of the Instructions to Bidders including without limitation those dealing with the disposition of Bid security. This Bid will remain Oubject to acceptance for 60 days after the Bid opening, or for such longer period of time that Bidder may Jreference only and s Dwner. Dwner. Dwner. Dwner. Dwner. Dwner. Dwner. Dwner. Dynamic office and shaw Dynamic office and sha agree to in writing upon request of Owner.

ARTICLE 3 – BIDDER'S REPRESENTATIONS

ineral Contractors

- 3.01 In submitting this Bid, Bidder represented
 - Α. Bidder has examined and c reference items identified in the Bidding Bocuments, and dereby acknowledges receipt of the following Addend or Constitution Date

plans from the of Wordder has visited the Site, conducted a thorough, alert visual examination of the Site and adjacent areas, and become familiar with and satisfied itself as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.

- Bidder is familiar with and has satisfied itself as to all Laws and Regulations that may affect C. cost, progress, and performance of the Work.
- D. Bidder has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or adjacent to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings, and (2) reports and drawings relating to Hazardous Environmental Conditions, if any, at or adjacent to the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings.

- Bidder has considered the information known to Bidder itself; information commonly known E. to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and any Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder; and (3) Bidder's safety precautions and programs.
- F. Bidder agrees, based on the information and observations referred to in the preceding paragraph, that no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of this Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the **Bidding Documents.**
- Bidder is aware of the general nature of work to be performed by Owne G. at the Site that relates to the Work as indicated in the Bidding Documents
- Η. Bidder has given Engineer written notice of all conflicts, errors mbiguities discrepancies that Bidder has discovered in the Bidding Docume the Written confirm resolution thereof by Engineer is acceptable to Bid der
- The Bidding Documents are generally sufficient to indicate and convey understanding of all ١. terms and conditions for the performance and whishing of the Work.
- The submission of this Bid constitutes an incontroxet ble representation by Bidder that J. Bidder has complied with every requirement of this Article, and that without exception the Bid and all price in the Bid are premised upon performing and furnishing the Work required not be used for by the Bidd Documen

SCRETTHEICATION COCUM ARTICLE 4 - BIDDER

idder sertifies that

This Bid is genuine and not made in the interest of or on behalf of any undisclosed individual or entity and is not submitted in conformity with any collusive agreement or rules of any group, association, organization, or corporation;

- Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or Β. sham Bid;
- C. Bidder has not solicited or induced any individual or entity to refrain from bidding; and
- Bidder has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing D. for the Contract. For the purposes of this Paragraph 4.01.D:
 - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process;
 - 2. "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process to the detriment of Owner, (b) to establish bid prices at

artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;

- 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels; and
- "coercive practice" means harming or threatening to harm, directly or indirectly, 4. persons or their property to influence their participation in the bidding process or affect the e execution of the Contract.

ARTICLE 5 – BASIS OF BID

General Contractors who plan to bid on this project must obtain an original set General Contractors who plan to bid on this project must obtain a pecified in the of plans from the office of Jones & Associates or as otherwise specified in the Bidder will complete the Work in accordance with the Contract Documents for the following 5.01 Centeral Contractors who plan to bid on this project must obtain an original set in the specified in the specified on this project must obtain an original set in the specified in the specified on this project must obtain an envise specified in the specified on the specified of the specified of

of plans from the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of as otherefore only and shall of plans from the office of Jones & Associates of construction.

BID SCHEDULE WASHINGTON TERRACE CITY 2024 STREET MAINTENANCE PROJECT

CONTRACTOR: _____

BASE BID

Item #	M&P Reference*	Bid Item Description	Estimated Quantity	Unit	Unit Price**	Bid Price
GENERAL						
1	MP001	Mobilization	1	ls	\$	Ş
2	MP005	Traffic Control	1	ls	\$	\$
3	MP610	Subgrade Soft Spot Repair	170	су	\$	Ser
600 WEST CO	DNSTRUCTION	J				
4	MP606	Pulverize Existing Asphalt	740	sy	an oreed	15' shall
5	MP609	Pre-Lower Manhole	3	ea	\$	\$
6	MP609	Pre-Lower Valve	222	eat O	The TONIY	\$
7	MP613	Raise Manhole w/ Concrete Collar	3	еа	\$	\$
8	MP613	Raise Valve w/ Concrete Collanis	1 G O 2	ieg .	\$	\$
9	MP618	Hot Mix Asphalt (HMA)	145	ton	\$	\$
SURFACE TRE	EATMENT	10 " ASS" a	1e 'stru) -		
10	MP623	Slurry Seal Type I (Parking Lots)	300	sy	\$	\$
11	MP623	Blurry Seal Typell (Reads)	48,000	sy		
TRAFFIC STR	PING					
12	MP626ntro	New 4" sond white	17,500	lf	\$	\$
13	MP626	New 4" Skipped White	9,000	lf	\$	\$
14 60	MR626 CV	New 4" Solid Double Yellow	13,500	lf	\$	\$
15	MP626	New 4" Skipped Yellow	8,500	lf	\$	\$
16	MP626	New "Zebra" Cross Walk	300	lf	\$	\$
17	MP626	New "Parallel" Cross Walk	4,500	lf	\$	\$
18	MP627	New Traffic Markings (Arrows)	103	ea	\$	\$
19	MP627	New Traffic Markings (Words)	15	ea		
20	MP626	Parking Lot Striping	5,750	lf	\$	\$

Total Base Bid (Items# 1-20): \$_____

ltem #	M&P I	Reference*	Bid Item Description	Estimated Quantity	Unit	Unit Price**	Bid Price
AA1	MP624	Micro Surfaci	ng	48,000	sy	\$	\$

 To be directly to Measurement and Payment click

 **Unit Price **
 48,000 sy s
 5

 **
 To go directly to Measurement and Payment click

 **Unit Price shall contain no more than 2 decimal points (e.g., \$t

 adder acknowledges that (1) each Bid Unit Price includes an amount considered by Bidder to 1

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 adder acknowledges that (1) each Bidder to 1

 adder acknowledges that (1) each Bi of plans from the office of Jones & Associates of as otherwise specified in the and shall of plans from the office of Jones & Associates for bidding reference only and shall not be used for construction.

ARTICLE 6 – TIME OF COMPLETION

- 6.01 Bidder agrees that the Work will be substantially complete and will be completed and ready for final payment in accordance with Paragraph 15.06 of the General Conditions on or before the dates or within the number of calendar days indicated in the Agreement.
- 6.02 Bidder accepts the provisions of the Agreement as to liquidated damages.

ARTICLE 7 – ATTACHMENTS TO THIS BID

- 7.01 The following documents are submitted with and made a condition of this Bid:
 - Α. Required Bid security;
 - List of Proposed Subcontractors (see Document 00 43 36 for form); В.
 - C. Copy of current business license;
 - D. Copy of current Utah contractor's license; and
 - E-Verify Form¹ (see Document 00 45 39 for form). E.
- following documents shall be submitted upon request and made a condition of this Bid: List of Proposed Suppliers; List of Project References; and Required Bidder Qualification Statement with supporting data, upon request². 7.02 The following documents shall be submitted upon re
 - A. List of Proposed Suppliers;
 - B. List of Project References; and
 - C. IES & ASSOCI lents are for

ARTICLE 8 – DEFINED TERM

In this Bid with mitial dapital detters have the meanings stated in the Instructions 8.01 The term Biddes, the General Conditions, and the Supplementary Conditions. of plans from the of contract documents. not

[CONTINUED ON NEXT PAGE]

¹ Required for those Bidders with 15 or more employees. If not applicable, write "NA" on the form and submit the form as an attachment to the Bid.

² Standard forms will be provided.

ARTICLE 9 – BID SUBMITTAL	
BIDDER:	Submittal Date:
(Indicate correct name of bidding entity)	License Number:
ВҮ:	
	Signature:
Title:	
ATTEST:	. ~
	Signature:
Title:	original the all
(If Bidder is a corporation, a limited liability company, a partr	hership, or a joint venture, attach evidence of authority to sign 0
Address for Giving Notices:	t must on se on
	is project s officere.
Phone:	id on this tes or bidding.
POINTOF	CONTACT BOR PROJECT
Name:Nho pijones	umeric for CL
Title: Title:	je ^{Us}
Email COUNT the nts.	
Phone: Of plans docu.	Signature: an original state are ship, or a joint venture, there hevide are of authority to sign d poiect must online and online and and a state poiect must online are only authority to sign d poiect so therefore a complete information below) are on YES • NO (If no, please complete information below)
Is the Point Contact authorized to sign documents	on • YES • NO (If no, please complete information below)
behalf of the Bidding Entity?	
AUTH	ORIZED SIGNATORY

(If different from the point of contact listed above)

Name:	Email:
Title:	

END OF BID FORM

DOCUMENT 00 43 13 BID BOND

Any singular reference to Bidder, Surety, Owner or other party shall be considered plural where applicable.

BIDDER (Name and Address):

	(Words)	(Figures)
Penal sum		\$
Date:		
Bid Due Date Deternation (Con BOND plans fro Of plans fro Of plans do Bond Numbe	ad Address): Ad Address): Address): Address of the project must only address of the project	
OWNER <i>(Name an</i> BID	nd Address of Principal Place of Business): ad Address): ad Address):	tain an origin in thall tain an ecified in thall hise specified and shall hise specified only and shall herence only and shall
SURETY (Name, ar	nd Address of Principal Place of Business):	ONLY inal set

Surety and Bidder, intending to be legally bound hereby, subject to the terms set forth below, do each cause this Bid Bond to be duly executed by an authorized officer, agent, or representative.

BIDDER	SURETY

	(Seal)	(Seal)
Bidder's Name and Corporate Seal	Surety's Name and Corporate S	Seal
By:	Ву:	
Signature	Signature (Attach Power of	f Attorney)
Print Name	Print Name	JLY et
Title	Title Nobtain and	original the in the shall only and shall
Attest: Signature	hid on this ates of as other reference	
Title Provide Execution by only additional pa	Print Name Print Name Title Title Title Title Atteoption Atteoption Title Atteoption Title Atteoption Title Title Atteoption Title Ti	
of planet document	, ,	

Bidde and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.

1. Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.

- 2. This obligation shall be null and void if:
 - 2.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or



- 2.2 All Bids are rejected by Owner, or
- 2.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).

3. Payment under this Bond will be due and payable upon default of Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from Owner, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.

4. Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from the Bid due date without Surety's written consent.

5. No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after the Bid due date.

6. Any suit or action under this Bond shall be commenced only in a court of competent turisdiction located in the state in which the Project is located.

7. Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.

8. Surety shall cause to be attached to this bond a guernt and effective Power of Attorney evidencing the authority of the officer, agent or representative who executed the Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby 6

9. This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length of any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect at the statute shall be deemed to be included herein as if set to be an effect at the provision of the set of th

The term (as used herein includes a Bid, offer, or proposal as applicable.

EJCDC[®] C-430, Bid Bond (Penal Sum Form). Published 2013. Prepared by the Engineers Joint Contract Documents Committee.



DOCUMENT 00 43 36
LIST OF PROPOSED SUBCONTRACTORS

Subcontractor Company Name and Contact Person	Type of Work to be Performed	Estimated Percentage of Work
		NLIset
	ENCE an	original the original the shall be cified in
	project must otherwise no	e ⁰ ("
DING I	a Associates or bidding.	
B B Who phones	ument for ce	
editional information to be provided upon Generation for the plants for the plant	Owner's request.	

COMPLETE IF COMPANY EMPLOYS OVER 15 EMPLOYEES

Private Employer Affidavit of Compliance Pursuant to Utah Code 63G-12-302

By executing this affidavit, the undersigned private employer verifies its compliance with Utah Code 63G-12-302, stating affirmatively that the individual, firm or corporation has registered with and utilizes the federal work authorization program commonly known as E-Verify, or other authorized Status Verification System, in accordance with the applicable provisions and deadlines established in Utah Code. Furthermore, the undersigned private employer hereby attests that its federal work authorization user identification number and date of authorization are as follows:

Federal Tax ID #			inal set
		CE.	orightin the
Federal Tax ID # Name of Private Employer on File with E- I hereby declare under penalty of perjury the company will indemnify Washington T the company's non-compliance with Utah	/erify	N ptain a	becified and shu
I hereby declare under penalty of perjury	that the foregoing is th	e and correct Salso	acknowledge that
the company will indemnify Washington	Ferrace City from all fin	es, penalties, and co	sts associated with
I hereby declare under penalty of perjury the company will indemnify Washington T the company's non-compliance with Utah Signature of Authorized Officer or Agent Printed Name and Ticle of Authorized Officer STATE OF HTAH 0000000000000000000000000000000000	Code 636-12-302.016	as our refere	
	this tes o	idding	
	hid on ociateon	old tion.	
Signature of Authorized Officer or Agent	O DI ASSU ALE IU	Date	
Signature of Authonized on the Algert	es & ants con.	Dute	
Who f Jor	is cume of for		
	Jou used		
Printed Name and Title of Authorized Offi	cerfor Agent		
CON the nts. I' I'			
nera's from inner			
STETIE DE LITAH LOCA)			
of Piraci :SS			
STETE OF HTATH OCUMENTS. STETE OF HTATH OCUMENTS. County on tract S. County on tract OCUMENTS. STETE OF HTATH OCUMENTS			
On,, 20,	personally appeared be	fore me	
	the signer of the with	in instrument. who	dulv acknowledged
to me that she executed the same.			,

Notary Public



Part 2: Contracting Requirements



DOCUMENT 00 51 00 NOTICE OF AWARD

Date of Issua	nce:	
Owner:	Washington Terrace City	
Project:	2024 STREET MAINTENANCE PROJECT	Engineer: Jones & Associates
Bidder:		
Bidder Addre	ss:	
TO BIDDER:		. 1
Contract, and The Contract [1] ui	hereby notified that Owner has accepted your I that you are the Successful Bidder and are award Price of the awarded Contract is: \$ nexecuted counterparts of the Agreement accom	ded a Contract for: Base Bid original set pany this Notice of Award fied in the obtain specified and shall
You must con 1. D Ir 2. D a 3. C	nply with the following conditions within 15 days beliver to Owner the Contract security and insu- nstructions to Bidders; General Conditions, Afficie beliver to Owner the Agreement, fully executed by s specified by Engineer, Other conditions precedent (Fany): Associate of the former of the specified by the specified by Engineer, Data of the specified by Engineer, and t	of the date of this Notice of Award: Give documentation as specified in the s 2 and 6 and Supplementary Conditions Bidder (signed electronically or in person,
Failure to cor	moly with these conditions within the time speci	fied will entitle Owner to consider you in

Failure to comply with these conditions within the time specified will entitle Owner to consider you in default, and this Natice of Award, and declare your Bid security forfeited.

within tercease after you comply with the above conditions, Owner will return to you one (1) fully executed counterpart of the Agreement, together with any additional copies of the Contract Documents as indicated in Paragraph 2.02 of the General Conditions.

Owner: Washington Terrace City

Ву:_____

Title: Mayor

Copy: Engineer

c.01

DOCUMENT 00 52 00 AGREEMENT BETWEEN OWNER AND CONTRACTOR FOR CONSTRUCTION CONTRACT

THIS AGREEMENT is by and between Washington Terrace City ("Owner") and Contractor Name ("Contractor").

Owner and Contractor hereby agree as follows:

ARTICLE 1 – WORK

1.01 Contractor shall complete all Work as specified or indicated in the Contract Documents is generally described as follows: road reconstruction, surface treatment ot repairs, an original striping, and any other items required to render the project complete

ARTICLE 2 – THE PROJECT

act Documents is a dark, is generally described as ing reference of 2.01 The Project, of which the Work under the Contract or as otherwis follows: 2024 STREET MAINTENANCE PROJ

ARTICLE 3 – ENGINEER

- The part of the Project that pertains to the Work the been being do by Jones & Associates 3.01 **Consulting Engineers**
- tained Jones & Associates Consulting Engineers ("Engineer") to act as Owner's 3.02 The Owner has re assume all duties and responsibilities, and have the rights and authority assigned ngineer in the Contract Documents in connection with the completion of the Work in dance with the Contract Documents.

CONTRACTTIMES

- 4.01 SPime of the Essence
 - All time limits for Milestones, if any, Substantial Completion, and completion and readiness for final payment as stated in the Contract Documents are of the essence of the Contract.
- **Contract Times: Dates** 4.02
 - Α. The Work will be substantially completed on or before September 15, 2024, and completed and ready for final payment in accordance with Paragraph 15.06 of the General Conditions on or before 30 days following the date of Substantial Completion.
- 4.03 Liquidated Damages
 - A. Contractor and Owner recognize that time is of the essence as stated in Paragraph 4.01 above and that Owner will suffer financial and other losses if the Work is not completed and Milestones not achieved within the times specified in Paragraph 4.02 above, plus any extensions thereof allowed in accordance with the Contract. The parties also recognize the

delays, expense, and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Owner and Contractor agree that as liquidated damages for delay (but not as a penalty):

- Substantial Completion: Contractor shall pay Owner **\$500.00** for each day that expires 1. after the time (as duly adjusted pursuant to the Contract) specified in Paragraph 4.02.A above for Substantial Completion until the Work is substantially complete.
- Completion of Remaining Work: After Substantial Completion, if Contractor shall 2. neglect, refuse, or fail to complete the remaining Work within the Contract Times (as duly adjusted pursuant to the Contract) for completion and readiness for final payment, Contractor shall pay Owner **\$500.00** for each day that expires after such time until the Work is completed and ready for final payment.
- Liquidated damages for failing to timely attain Substantial and final 3. completion are not additive and will not be imposed concurrently.

4.04 Warranty Period

yead following th the date of the Work will be warranted by the Contractor is project must Α. Certificate of Substantial Completion. E 5 – CONTRACT PRICE Owner shall pay Contractor for completion of the Work in accordance with the Contract

ARTICLE 5 – CONTRACT PRICE

- 5.01 follow oubject to adjust ment winder the Contract: Documents the amount
 - prices stated in Contractor Bid, attached hereto as an exhibit. For all Α.

MENT PROCEDURES **ARTICLE** 6

Processing of Payments

Contractor shall submit Applications for Payment in accordance with Article 15 of the General Norconditions. Applications for Payment will be processed by Engineer as provided in the Seneral Conditions.

- 6.02 Progress Payments; Retainage
 - A. Owner shall make progress payments on account of the Contract Price on the basis of Contractor's Applications for Payment on or about the 30th day of each month during performance of the Work as provided in Paragraph 6.02.A.1 below, provided that such Applications for Payment have been submitted in a timely manner and otherwise meet the requirements of the Contract. All such payments will be measured by the Schedule of Values established as provided in the General Conditions (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no Schedule of Values, as provided elsewhere in the Contract.
 - Prior to Final Completion, progress payments will be made in an amount equal to the 1. percentage indicated below but, in each case, less the aggregate of payments previously

made and less such amounts as Owner may withhold, including but not limited to liquidated damages, in accordance with the Contract.

- Ninety-five (95) percent of Work completed (with the balance being retainage). If a. the Work has been 50 percent completed as determined by Engineer, and if the character and progress of the Work have been satisfactory to Owner and Engineer, then as long as the character and progress of the Work remain satisfactory to Owner and Engineer, there will be no additional retainage; and
- Ninety-five (95) percent of cost of materials and equipment not incorporated in the b. Work (with the balance being retainage).
- 6.03 **Final Payment**
 - Upon final completion and acceptance of the Work in accordance with Paragraph 15.06 of Α. the General Conditions, Owner shall pay the remainder of the Price as Cont obtain an original recommended by Engineer as provided in said Paragraph 15.06.

ARTICLE 7 – NOT USED

ARTICLE 8 – CONTRACTOR'S REPRESENTATIONS

- makes the following representations: 8.01 To induce Owner to enter into this Contract, Cont
 - studied the Contract Documents, and any data and A. Contractor has examined and car reference items identified in the contract Documents 01,
 - the Site conducted a thorough alert visual examination of the Site B. Contractor has vis and adjacent and a and become familiar with angly satisfied as to the general, local, and Site hat may affect ost, progress, and performance of the Work. conditi

Concractor is familiar with and is satisfied as to all Laws and Regulations that may affect cost, progress, and performance of the Work.

Contractor that carefully studied all: (1) reports of explorations and tests of subsurface of plate of subsurface structures at the Site and all drawings of physical conditions relating to existing Conditions. especially with respect to Task the Lagrandia of physical conditions relating to existing reports and drawings relating to Hazardous Environmental Conditions, if any, at or adjacent to the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings.

E. Contractor has considered the information known to Contractor itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Contract Documents; and the Site-related reports and drawings identified in the Contract Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Contractor; and (3) Contractor's safety precautions and programs.

- Based on the information and observations referred to in the preceding paragraph, F. Contractor agrees that no further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the Work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract.
- G. Contractor is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Contract Documents.
- H. Contractor has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Contractor has discovered in the Contract Documents, and the written resolution thereof by Engineer is acceptable to Contractor.
- The Contract Documents are generally sufficient to indicate and convey understanding of all Ι. terms and conditions for performance and furnishing of the Work.
- Contractor's entry into this Contract constitutes an incontrovertible representation by J. Contractor that without exception all prices in the Agreement are premised upon performing Ones & Associates of as otherwise specified in the and shall ones & Associates of as otherwise only and shall ones the state of bidding reference only and shall documents are for bidding reference only and shall and furnishing the Work required by the Contract Documents

ARTICLE 9 – CONTRACT DOCUMENTS

9.01 Contents

contract

- The Contract Documents consis Α.
 - 1. This Agreement.
 - 2.
 - 3.
- Seneral 6. Supplementary Conditions.

Specifications as listed in the table of contents of the Project Manual.

General Conditions (pages 1 to 73, inclusive). Specifications as listed in 1 Drawing 1 Drawings (not attached but incorporated by reference) consisting of 13 sheets with each sheet bearing the following general title: 2024 Street Maintenance.

- Addenda (numbers ____ to ____, inclusive). 9.
- 10. Exhibits to this Agreement (enumerated as follows):
 - Contractor's Bid. a.
- 11. The following which may be delivered or issued on or after the Effective Date of the Contract and are not attached hereto:
 - Notice to Proceed. a.
 - b. Change Orders.
- The documents listed in Paragraph 9.01.A are attached to this Agreement (except as Β. expressly noted otherwise above).

- There are no Contract Documents other than those listed above in this Article 9. C.
- D. The Contract Documents may only be amended, modified, or supplemented as provided in the General Conditions.

ARTICLE 10 – MISCELLANEOUS

- 10.01 Terms
 - Terms used in this Agreement will have the meanings stated in the General Conditions and Α. the Supplementary Conditions.
- 10.02 Assignment of Contract
 - Unless expressly agreed to elsewhere in the Contract, no assignment by a party bereto of A. any rights under or interests in the Contract will be binding on another party herete without the written consent of the party sought to be bound; and, specifically but without limitation, money that may become due and money that is due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the othern Contract Documents.
- 10.03 Successors and Assigns
 - self, its successors, assigns, and legal representatives to A. Owner and Contractor each successors, assigns, and legal depresentatives in respect to all the other party hereto, its covenants, agre and obligations contained in the Contract Documents.
- 10.04 Severabilit

ovision or part of the contract ocuments held to be void or unenforceable under any workegulation shalloe deemed stricken, and all remaining provisions shall continue to be which and binding upon Owner and Contractor, who agree that the Contract Documents shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision. Gontractor's Certifications 10.05

- Contractor certifies that it has not engaged in corrupt, fraudulent, collusive, or coercive Α. practices in competing for or in executing the Contract. For the purposes of this Paragraph 10.05:
 - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process or in the Contract execution;
 - "fraudulent practice" means an intentional misrepresentation of facts made (a) to 2. influence the bidding process or the execution of the Contract to the detriment of Owner, (b) to establish Bid or Contract prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;

- 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish Bid prices at artificial, non-competitive levels; and
- "coercive practice" means harming or threatening to harm, directly or indirectly, 4. persons or their property to influence their participation in the bidding process or affect the execution of the Contract.
- **Other Provisions** 10.06
- A. Owner stipulates that if the General Conditions that are made a part of this Contract are based on EJCDC® C-700, Standard General Conditions for the Construction Contract, published by the Engineers Joint Contract Documents Committee®, and if Owner is the party that has furnished said General Conditions, then Owner has plainly shown all modifications General Contractors who plan to bid on this project must obtain an original in General Contractors who plan to bid on this as otherwise specified in the bid on the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of as otherwise specified in the office of Jones & Associates of a sociates of the office of Jones & Associates of Jones & Associates of the office office of Jones & Associates of the office of Jones & Associates of Jones & to the standard wording of such published document to the Contractor, through a process Central Contractors who plan to bid on this project must obtain an original shall be documents are for bidding reference only and shall be documents are for bidding reference only and shall be documents are for bidding reference of Jones & Associates of bidding reference of Jones & Didding reference of Jo of plans from the office of Jones & Associates of as otherwise specified in the and shall documents. These documents are for bidding reference only and shall be used for construction. Supplementary

IN WITNESS WHEREOF, Owner and Contractor have signed this Agreement.		
This Agreement will be effective on	(which is the Effective Date of the Contract).	
OWNER: WASHINGTON TERRACE CITY	CONTRACTOR:	
By:	Ву:	
Title: Mayor	Title:	
	(If Contractor is a corporation, a partnership, or a joint venture, attach evidence of authority to sign.)	
Attest:	Attest:	
Title: City Recorder	Title:	
Address for giving notices:	Address for giving notices: SPECONIV and	
Washington Terrace City	alect mathenvience	
5249 South 400 East	this providing ret	
Washington Terrace, UT 84405	telicense No.: (where applicable)	
Attest: Title: City Recorder Address for giving notices: Washington Terrace City 5249 South 400 East Washington Terrace, UT 84405 Washington Terrace, UT 84405 (If Owners) convertions attach endence of dutherty to sign and resolution at other documents authorizing execution of this Agreement.) Generation of this Agreement.) Generation of this Agreement.)	NOTE TO USER: Use in those states or other jurisdictions where applicable or required.	

EJCDC[®] C-520 (Rev. 1), Agreement Between Owner and Contractor for Construction Contract (Stipulated Price). Copyright © 2013 National Society of Professional Engineers, American Council of Engineering Companies, and American Society of Civil Engineers. All rights reserved.

DOCUMENT 00 55 00 NOTICE TO PROCEED

Project: 2024 STREET MAINTENANCE PROJECT

Effective Date:

Owner: Washington Terrace City

Engineer: Jones & Associates

Contractor:

TO CONTRACTOR:

Owner h	nereby notifies Contractor that the Contract Times under the above Contract	N commence to
run on	nereby notifies Contractor that the Contract Times under the above Contract of	oright in the

the Contract Documents. No Work On that date, Contractor shall start performing its obligations under shall be done at the Site prior to such date. In accordance with the Agreement, the date of Substantial Completion is September 15, 2024, and the date of readines for final payment is October 15, 2024.

completion is september 15, 2024, and the date of each readinession has payment is occuber 15, 2024.
Sector of a sector
on this per of odding
an i ates pior a
Before starting any Work at the site, Contractor and st comply with the following:
121 4 45 2 013
[Note any access limitations, secondly procedures of other restrictions (e.g. NOI, bldg permit, TCP)]
[Note any access annuations, second precedures of otheorestrictions (e.g. NOI, blag permit, TCP)]
atractors office of be use
trade afficiences + De
The political second se
Owner washington Terrace City

Washington Terrace City of plans wperro By: contract doci Title: **City Manager** Date Issued:

Copy: Engineer

EJCDC[®] C-550, Notice to Proceed. Prepared and published 2013 by the Engineers Joint Contract Documents Committee.



DOCUMENT 00 61 13.13 PERFORMANCE BOND

CONTRACTOR (name and address):

SURETY (name and address of principal place of business):

OWNER (name and address):

CONSTRUCTION CONTRACT	
Effective Date of the Agreement:	
Amount:	
Description (name and location):	
	nt of the Construction Contracts an original set
BOND	None State State on State of the Construction Contraction and shall set of the construction Contraction and shall
Bond Number:	orign in thall
Date (not earlier than the Effective Date of the Agreemen	t of the Construction Contractly an iffeo is show
Amount: Modifications to this Bond Form:	None Struction Contraction an original the shall
	None Steparagraght 10
	mus envisance
Surety and Contractor, intending to be legally be	None State of the Construction Contracts and share None State of the Construction Contracts and share of the Construction Contracts and share of the Construction of t
do each cause this Performance Bond to be duly	executed by an authorized officer, agent, or
representative.	this tes didding
	ocial of biotion.
CONTRACTOR AS PRINCIPAL	SURFERY
alan is 8 m	ts a const
ho P. per	(seal)
Contractor's Name and Corporate Seat JOCUT Se	Surety's Name and Corporate Seal
2 Ctor file se he us	
By Contra On The not	<u>By:</u>
Signature Contraction the nts. In not	Signature (attach power of attorney)
General from thents.	
Certains 4000	Print Name
Principality	Print Name
contra	
Title	Title
Attest:	Attest:
Signature	Signature
Title	Title

Notes: (1) Provide supplemental execution by any additional parties, such as joint venturers. (2) Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.



1. The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.

2. If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except when applicable to participate in a conference as provided in Paragraph 3.

3. If there is no Owner Default under the Construction Contract, the Surety's obligation under this Bond shall arise after:

3.1 The Owner first provides notice to the Contractor and the Surety that the Owner is considering declaring a Contractor Default. Such notice shall indicate whether the Owner is requesting a conference among the Owner, Contractor, and Surety to discuss the Contractor's performance. If the Owner does not request a conference, the Surety may, within five (5) business days after receipt of the Owner's notice, request such a conference. If the Surety timely requests a conference, the Owner shall attend. Unless the Owner agrees otherwise, any conference requested under this Paragraph 3.1 shall be held within ten (10) business days of the Surety's receipt of the Owner's notice. If the Owner, the Contractor, and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such a agreement shall not waive the Owner's right any, subsequently to declare a Contractor Default The Owner declares a contractor Default 3.2 and notifies the o terminates the Construction Contract

Surety; and 3.3 The Owner has agreed to day the Balance of 15

the Contract Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.

4. Failure on the pair of the Owner to comply with the notice requirement in Paragraph 3.1 shall not constitute a railure to comply with a condition precedent to the Surety's obligations, or release the Surety from its obligations, except to the extend the Surety demonstrates actual prejudice.

5. When the Owner has satisfied the conditions of Paragraph 3 the Surety shall promptly and at the Surety's expense take one of the following actions:

5.1 Arrange for the Contractor, with the consent of the Owner, to perform and complete the Construction Contract;

5.2 Undertake to perform and complete the Construction Contract itself, through its agents or independent contractors;

5.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and a contractor selected with the Owners concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 7



excess of the Balance of the Contract Price incurred by the Owner as a result of the Contractor Default; or 5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor, and with reasonable promptness under the circumstances:

5.4.1 After investigation, determine the amount for which it may be liable to the Owner and, as soon as practicable after the amount is determined, make payment to the Owner; or

5.4.2 Deny liability in whole or in part and notify the Owner, citing the reasons for denial.

If the Surety does not proceed as provided in Paragraph 6. 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Paragraph 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner If the Surety elects to act under Paragraph 5.1, 53 7. 5.3, then the responsibilities of the Surep Go the Owner shall not be greater than those of the contractor under the Construction Contract and the responsibilities of the Owner the surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to Pay the Balance of the Contract Price, the Wrety is bligated without duplication for:

contraction of the contractor for contraction of the contractor of the construction Contract;

7.20 additional legal, design professional, and delay
 Costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 5; and

7.3 liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.

If the Surety elects to act under Paragraph 5.1, 5.3, or
 4, the Surety's liability is limited to the amount of this Bond.
 The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors, and assigns.
 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders, and other obligations.

11. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever

PERFORMANCE BOND

occurs first. If the provisions of this paragraph are void or prohibited by law, the minimum periods of limitations available to sureties as a defense in the jurisdiction of the suit shall be applicable.

12. Notice to the Surety, the Owner, or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears.

13. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

14. Definitions

sement i an the istand ista 14.1 Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments wit: Failure at the Constract of the is and shall with a material terms of the is are construction. Eallitre of the Owned which is are construction. Waived to payshe Con-construction have been made including allowance for the Contractor for any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.

14.2 Construction Contract: between the Owner and Contractor identified on the cover page, including all Contract Document changes made to the agreement and the Documents.

refer the Construction Construction 14.3 Contractor Default: Failure which has not been remedied or waived, to perform or otherwise to comply Construction Contract.

14 4 Whe has not been remedied waived to pay the Contractor quitted under the construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.

Contract Documents: All the documents that 145 Compress the greement between the Owner and Contractor

15. If this bond is issued for an agreement between a contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.

16. Modifications to this Bond are as follows:

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DOCUMENT 00 61 13.16 PAYMENT BOND

CONTRACTOR (name and address):

SURETY (name and address of principal place of business):

OWNER (name and address):	
CONSTRUCTION CONTRACT	
Effective Date of the Agreement:	
Amount:	
Description (name and location):	
BOND	
Bond Number:	
Date (not earlier than the Effective Date of the Ag	reement of the Construction Contract);
Amount:	right in the l
Modifications to this Bond Form:	None See Paragraph 18; ed is shall
L	
Surety and Contractor intending to be legally hou	and hereby subject to the terms set for the below, do each cause this ted officer agent, or representative. Some Property of a sone for the terms set for the below , do each cause this ted officer agent, or representative. Some Property of a sone for the terms set for the below , do each cause this ted officer agent, or representative. Some Print Name
Payment Bond to be duly executed by an authoriz	red officer agent, or representative.
	Olectic officierer
0	are provide as and re-
	there hiddling
CONTRACTOR AS PRINCIPAL	d or ociat for pretion.
(šedi)	Asso are restruction (seal)
Contractor's Name and Corporate Seal 2	Surety Shame and Corporate Seal
who flone	IME A FOI
By: 01 dou	USE By:
Signature tracto office hese to	Signature (attach power of attorney)
Contine is The not	
solal from thents	
Print Name Strocum	Print Name
Contractor's Name and Colociate Sequences By: Signature Frint Manle Of Plans documents. Title	
Title ontra	Title
line COV,	The
Attest:	Attest:
Signature	Signature
Title	Title

Notes: (1) Provide supplemental execution by any additional parties, such as joint venturers. (2) Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.

PAYMENT BOND

- The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner to pay for labor, materials, and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference, subject to the following terms.
- 2. If the Contractor promptly makes payment of all sums due to Claimants, and defends, indemnifies, and holds harmless the Owner from claims, demands, liens, or suits by any person or entity seeking payment for labor, materials, or equipment furnished for use in the performance of the Construction Contract, then the Surety and the Contractor shall have no obligation under this Bond.
- 3. If there is no Owner Default under the Construction Contract, the Surety's obligation to the Owner under this Bond shall arise after the Owner has promptly notified the Contractor and the Surety (at the address described in Paragraph 13) of claims, demands, liens, or suits against the Owner or the Owner's property by any person or entity seeking payment for labor, materials, or equipment furnished for use in the performance of the Construction Contract, and tendered defense of such claims, demands, liens, or suits to the Contractor and the Surety.
- 4. When the Owner has satisfied the conditions in Paragraph 3, the Surety shall promptly and at the Surety's expense defend, indemnify, and hold harmess the Owner against a duly tendered claim, demand, hen, or suit.
- 5. The Surety's obligations to a Claiman under this Bond shall arise after the following:
 - 5.1 Claimants who do not have a direct contract with the Contractor,

5.11 have lurnished a written notice of non 10. payment to the contractor, stating with substantiablaccurate the amount claimen and the hame of the party to whom the materials were, or equipment was yurnished or supplied or for whom the labor was done or performed, within ninety (90) days after having last performed labor or last furnished 11. materials or equipment included in the Claim; and

- 5.1.2 have sent a Claim to the Surety (at the address described in Paragraph 13).
- 5.2 Claimants who are employed by or have a direct contract with the Contractor have sent a Claim to the Surety (at the address described in Paragraph 13).
- 6. If a notice of non-payment required by Paragraph 5.1.1 is given by the Owner to the Contractor, that is sufficient to satisfy a Claimant's obligation to furnish a written notice of non-payment under Paragraph 5.1.1.
- 7. When a Claimant has satisfied the conditions of Paragraph 5.1 or 5.2, whichever is applicable, the Surety shall promptly and at the Surety's expense take the following actions:

- 7.1 Send an answer to the Claimant, with a copy to the Owner, within sixty (60) days after receipt of the Claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed; and
- 7.2 Pay or arrange for payment of any undisputed amounts.
- 7.3 The Surety's failure to discharge its obligations under Paragraph 7.1 or 7.2 shall not be deemed to constitute a waiver of defenses the Surety or Contractor may have or acquire as to a Claim, except as to undisputed amounts for which the Surety and Claimant have reached agreement. If, however, the Surety fails to discharge its obligations under Paragraph 7.1 or 7.2, the Surety shall indemnify the Claimant for the reasonable attorney's fees the Claimant incurs thereafter to recover any sumsfound to be due and owing to the Claimant
- The Surety's total obligation shall not exceed the amount of this Bond, plus the amount of reasonable attorney's fees provided under Paragraph 7:3 and the amount of this Bond shall be credited for any payments made in good faith by the surety.
- Amounts owed by the Owner for the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy clains. If any, Onder for construction performance band. By the Contractor furnishing and the Owner accepting this band, they agree that all funds earned by the Contractor in the performance of the Construction Contract are cuedicated to satisfy obligations of the Contract and Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.

The Surety shall not be liable to the Owner, Claimants, or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for the payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligation to make payments to or give notice on behalf of Claimants, or otherwise have any obligations to Claimants under this Bond.

- 11. The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders, and other obligations.
- 12. No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the state in which the project that is the subject of the Construction Contract is located or after the expiration of one year from the date (1) on which the Claimant sent a Claim to the Surety pursuant to Paragraph 5.1.2 or 5.2, or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this paragraph are void or prohibited by law, the minimum period of limitation



9.

- 13. Notice and Claims to the Surety, the Owner, or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears. Actual receipt of notice or Claims, however accomplished, shall be sufficient compliance as of the date received.
- 14. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.
- 15. Upon requests by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor and Owner shall promptly furnish a copy of this Bond or shall permit a copy to be made.

16. Definitions

- Claim: A written statement by the Claimant 16.1 including at a minimum:
 - 1. The name of the Claimant;
 - The name of the person for whom the labor 2. was done, or materials or equip furnished;
 - equipment was furnished for use the social tes performance of the construction context to 16.40 3. A copy of the agreement or purd
 - A brief description of the lefter, materials, or the equipment furnished
 - hate on which the Claimant last The performed bor or est furnished materials
 - or equipment for use in the performance of
 - De Construction Contract;
- The total amount earned by the Claimant for of Plans The date of the Claim; labor, materials, or equipment furnished as
 - CThe total amount of previous payments received by the Claimant; and

- available to sureties as a defense in the jurisdiction of the suit shall be applicable.
 - 8 The total amount due and unpaid to the Claimant for labor, materials, or equipment furnished as of the date of the Claim.
- Claimant: An individual or entity having a direct 16.2 contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials, or equipment for use in the performance of the Construction Contract. The term Claimant also includes any individual or entity that has rightfully asserted a claim under an applicable mechanic's lien or similar statute against the real property upon which the Project is located. The intent of this Bond shall be to include without limitation in the terms of "labor, materials, or equipment" that part of the water, gas, power, light, heat, oil, gasoline, telephone service, or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the contractor and the Contractor and subcontractors, and all other liters for which a nechanic's lien may be casserted in the urisdiction where the labor materials, or quipment were wonshed
 - Construction Contract The agreement between Othe Owner and Contractor identified on the cover page including all Contract Documents and alk hanges made to the agreement and the Contract Documents.
- 16.40 Owner, Default: Failure of the Owner, which has been remedied or waived, to pay the for cor Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
 - 16.5 Contract Documents: All the documents that comprise the agreement between the Owner and Contractor.
- 17. If this Bond is issued for an agreement between a contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.
- 18. Modifications to this Bond are as follows:

EJCDC[®] C-615, Payment Bond

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Document 00 61 13.19 WARRANTY BOND

Contractor	Surety
Name:	Name:
Address (principal place of business):	Address (principal place of business):
Owner	Construction Contract
Name:	Description (name and location):
Address (principal place of business):	-1
	Contract Price:
	Contract Price: Effective Date of Contract: Contract's Date of Substantial Completions Compl
	Contract's Date of Substantial pecified and sho
	Completion 15t Ouise SPO ONLY St
Bond	Contract Price: Effective Date of Contract: Contract's Date of Substantial Completion
Bond Amount:	Bont Period Commencing on the date of
Date of Bond:	Substantial Completion of the Work under the
Date of Bond: Modifications to this Bond form: None See Item 8 Surety appContractor violending to be ready how	after such Substantial Completion.
Modifications to this Bond form: DIan Les 8	after such Substantial Completion.
□ None □ See Hen 8NO F_ Jone Ume	¹ 0 ¹
Surety and Contractor, intending to be legally bound each cause this Watranty Bond to be duly executed	hereby, subject to the terms set forth herein, do
Contractor as Principal	Surety
eneral from ments	
(Call formal name of Contractor)	(Full formal name of Surety) (corporate seal)
By: Of Paracitor Contract (Signature)	By: (Signature) (Attach Power of Attorney)
Name:	Name:
Title:	Title:
Attest:	Attest:
(Signature)	(Signature)
Name:	Name:
Title:	Title:



WARRANTY BOND

The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner for the performance of the Construction Contract's Correction Period Obligations. The Construction Contract is incorporated herein by reference.

- 1. If the Contractor performs the Correction Period Obligations, the Surety and the Contractor shall have no obligation under this Warranty Bond.
- 2. If Owner gives written notice to Contractor and Surety during the Bond Period of Contractor's obligation under the Correction Period Obligations, and Contractor does not fulfill such obligation, then Surety shall be responsible for fulfillment of such Correction Period Obligations. Surety shall either fulfill the Correction Period Obligations itself, through its agents or contractors, or, in the alternative, Surety may waive the right to fulfill the Correction Period Obligations itself, and reimburse the Owner for all resulting costs incurred by Owner in performing Contractor's Correction Period Obligations, including but not limited to correction, removal, replacement, and repair costs.
- 3. The Surety's liability is limited to the amount of this Warranty Bond. Renewal or continuation of the Warranty Bond will not modify such amount, unless expressly agreed to by Surety in writing.
- 4. The Surety shall have no liability under this Warranty Bond for obligations of the Compactor that are unrelated to the Construction Contract. No right of action will accrue on this Warranty Bond to any person or entity other than the Owner or its heirs, executors, and instrators, successors, and assigns.
- 5. Any proceeding, legal or equitable, under this warranty bond way be mistituted in any court of competent jurisdiction in the location in which the Work or part of the Work's located and must be instituted within two years after the Surery refuses of fails to perform its obligations under this Warranty Bond.
- 0 tten notice to the Surety, the Owner, of the Gottracto hust be mailed or delivered to the address wn in this Warranty Bond nitions Construction Contractor The Screement between the Owner and Contractor identified on the 6. Written notice to the Surety, shown in this Warranty Bond
- 7. Definition
- over page of this Warranty Bood, including all Contract Documents and changes made to the agreement and the Contract Documents.
 - sontract Obcuments—All the documents that comprise the agreement between the Owner and Contractor.
 - 7.3. Correction Period Obligations—The duties, responsibilities, commitments, and obligations of the Contractor with respect to correction or replacement of defective Work, as set forth in the Construction Contract's Correction Period clause, EJCDC® C-700, Standard General Conditions of the Construction Contract (2018), Paragraph 15.08, as duly modified.
 - 7.4. Substantial Completion—As defined in the Construction Contract.
 - 7.5. *Work*—As defined in the Construction Contract.
- 8. Modifications to this Bond are as follows:

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DOCUMENT 00 62 16 CERTIFICATE OF INSURANCE

PART 1 GENERAL

1.1 **PROCEDURE**

A. For filing purposes, add Certificate of Insurance to the Contract Documents following this page.





Part 3: Conditions of the Contract



STANDARD GENERAL CONDITIONS OF THE CONSTRUCTION CONTRACT

Prepared by

EJCDC ENGINEERS JOINT CONTRACT DOCUMENTS COMMITTEE



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STANDARD GENERAL CONDITIONS OF THE CONSTRUCTION CONTRACT

TABLE OF CONTENTS

ARTICLE 1 -	- Definitions and Terminology
1.01	Defined Terms
1.02	Terminology5
ARTICLE 2 -	- Preliminary Matters
2 01	Delivery of Bonds and Evidence of Insurance
2.02	Copies of Documents
2.03	Before Starting Construction
2.04	Preconstruction Conference; Designation of Authorized Representatives Origination
2.05	Initial Acceptance of Schedules
2.06	Copies of Documents 7 Before Starting Construction 7 Preconstruction Conference; Designation of Authorized Representatives Oright in the Authoris of the A
ARTICLE 3 -	- Documents: Intent, Requirements, Reuse
3.01	Intent
3.02	Reference Standards and on the lates bidding on generating and a standards and a stand
3.03	Reporting and Resolving Discrepancies
3.04	Requirements of the Contract Documents of th
3.05	Rette of Document of Jocutiese0 1
ARTICLE 4 -	Preconstruction Conference; Designation of Authorized Representatives Offer in the Aut
4.012	Commencement of Contract Times; Notice to Proceed
Ge4.0221	Starting the Work
4.031	Reference Points
4.04	Progress Schedule12
4.05	Delays in Contractor's Progress12
ARTICLE 5 -	- Availability of Lands; Subsurface and Physical Conditions; Hazardous Environmental
Conditions	
5.01	Availability of Lands
5.02	Use of Site and Other Areas
5.03	Subsurface and Physical Conditions15
5.04	Differing Subsurface or Physical Conditions15
5.05	Underground Facilities
5.06	Hazardous Environmental Conditions at Site19
	EJCDC® C-700 (Rev. 1), Standard General Conditions of the Construction Contract.

Copyright © 2013 National Society of Professional Engineers, American Council of Engineering Companies, and American Society of Civil Engineers. All rights reserved. Page i

ARTI	CLE 6 –	Bonds and Insurance	21
	6.01	Performance, Payment, and Other Bonds	.21
	6.02	Insurance—General Provisions	. 22
	6.03	Contractor's Insurance	. 23
	6.04	Owner's Liability Insurance	. 25
	6.05	Property Insurance	. 25
	6.06	Waiver of Rights	. 27
	6.07	Receipt and Application of Property Insurance Proceeds	. 29
ARTI	CLE 7 –	Contractor's Responsibilities	29
	7.01	Supervision and Superintendence	. 29
	7.02	Labor; Working Hours	. 29
	7.03	Services, Materials, and Equipment	30
	7.04	"Or Equals"	30
	7.05	Substitutes	. 31
	7.06	Concerning Subcontractors, Suppliers, and Others	. 33
	7.07	Patent Fees and Royalties	. 34
	7.08	Permits	. 35
	7.09	Taxes	. 35
	7.10	Laws and Regulations	. 35
	7.11	Supervision and Superintendence	. 36
	7.12	Satery and Riotection	. 36
/	7.13	Safety Representative	. 37
K.	7.142	Hazard Controlution Programs	. 38
G	7.150	Έμχαθείτειε	. 38
	7.16	Shop Drawings, Samples, and Other Submittals	. 38
	COLL 7.17	Contractor's General Warranty and Guarantee	.40
	7.18	Indemnification	.41
	7.19	Delegation of Professional Design Services	.42
ARTI	CLE 8 –	Other Work at the Site	43
	8.01	Other Work	.43
	8.02	Coordination	.43
	8.03	Legal Relationships	.44
ARTI	CLE 9 –	Owner's Responsibilities	45
	9.01	Communications to Contractor	.45

EJCDC[®] C-700 (Rev. 1), Standard General Conditions of the Construction Contract. Copyright © 2013 National Society of Professional Engineers, American Council of Engineering Companies, and American Society of Civil Engineers. All rights reserved. Page ii

	9.02	Replacement of Engineer45
	9.03	Furnish Data
	9.04	Pay When Due45
	9.05	Lands and Easements; Reports, Tests, and Drawings45
	9.06	Insurance
	9.07	Change Orders46
	9.08	Inspections, Tests, and Approvals46
	9.09	Limitations on Owner's Responsibilities46
	9.10	Undisclosed Hazardous Environmental Condition46
	9.11	Evidence of Financial Arrangements
	9.12	Safety Programs
ARTIC	CLE 10 -	Evidence of Financial Arrangements
	10.01	Owner's Representative
	10.02	Visits to Site
	10.03	Project Representative
	10.04	Rejecting Defective Work
	10.05	Shop Drawings, Change Orders and Payments
	10.06	Determinations for Unit Price Warlow in 19 10 10 10 10 10 10 10 10 10 10 10 10 10
	10.07	Decisions on Requirements of Conpact Documents and Acceptability of Work
	10.08	Limitations on Engineer's Avenority and Responsibilities
	10.09	Compliance with Safety Program. 19
ARTIC	LE 11 -	- Amending the Contract Documents; Changes in the Work
K ,	11,03	Amending and Supplementing Contract Documents
Ge	11.02	Qwno Authorized Changes in the Work
C	11,08	Unauthorized Changes in the Work
	11.04	Change of Contract Price
	11.05	Change of Contract Times
	11.06	Change Proposals
	11.07	Execution of Change Orders52
	11.08	Notification to Surety53
ARTIC	CLE 12 -	- Claims
	12.01	Claims53
ARTIC	CLE 13 -	- Cost of the Work; Allowances; Unit Price Work
	13.01	Cost of the Work

EJCDC[®] C-700 (Rev. 1), Standard General Conditions of the Construction Contract. Copyright © 2013 National Society of Professional Engineers, American Council of Engineering Companies, and American Society of Civil Engineers. All rights reserved. Page iii

13.02	Allowances
13.03	Unit Price Work
ARTICLE 14	– Tests and Inspections; Correction, Removal or Acceptance of Defective Work 58
14.01	Access to Work
14.02	Tests, Inspections, and Approvals58
14.03	Defective Work
14.04	Acceptance of Defective Work60
14.05	Uncovering Work
14.06	Owner May Stop the Work61
14.07	Owner May Correct Defective Work61
ARTICLE 15	- Payments to Contractor; Set-Offs; Completion; Correction Perioder,
15.01	Progress Payments
15.02	Contractor's Warranty of Title
15.03	Substantial Completion
15.04	Partial Use or Occupancy
15.05	Final Inspection
15.06	Final Payment
15.07	Waiver of Claims
15.08	Correction Period
ARTICLE 16	- Suspens on of Work and Fermination O.
16.01	owner Mar Suspend Work do
16.02	Owner Mar Perminate for Guse
16,03	Owner Maysterminate For Convenience
Ge16par	Owner May Correct Defective Work 61 - Payments to Contractor; Set-Offs; Completion; Correction Period 62 Progress Payments 62 Contractor's Warranty of Title 0100000000000000000000000000000000000
ARTICLE 1	Final Resolution of Disputes
17.01	Methods and Procedures72
ARTICLE 18	– Miscellaneous
18.01	Giving Notice
18.02	Computation of Times73
18.03	Cumulative Remedies73
18.04	Limitation of Damages73
18.05	No Waiver73
18.06	Survival of Obligations73
18.07	Controlling Law73

18.08 Headings	73
----------------	----



ARTICLE 1 – DEFINITIONS AND TERMINOLOGY

1.01 Defined Terms

contract

- A. Wherever used in the Bidding Requirements or Contract Documents, a term printed with initial capital letters, including the term's singular and plural forms, will have the meaning indicated in the definitions below. In addition to terms specifically defined, terms with initial capital letters in the Contract Documents include references to identified articles and paragraphs, and the titles of other documents or forms.
 - 1. *Addenda*—Written or graphic instruments issued prior to the opening of Bids which clarify, correct, or change the Bidding Requirements or the proposed Contract Documents.
 - 2. Agreement—The written instrument, executed by Owner and Contractor, that sets forth the Contract Price and Contract Times, identifies the parties and the Engineer, and designates the specific items that are Contract Documents.
 - 3. Application for Payment—The form acceptable to Engineer which is to be used by Contractor during the course of the Work in requesting progress or final payments and which is to be accompanied by such supporting documentation as is required by the Contract Documents.
 - 4. Bid—The offer of a Bidder submitted on the preseribed form setting forth the prices for the Work to be performed.
 - 5. Bidder—An individual or entity that Gubmits a Bid to Owner.
 - 6. Bidding Documents The Bidding Requirements, the proposed Contract Documents,

7. Bid Bood or other Bid Security, if any, the Bid Form, and the Bid with any attachments.

Strengto Order—A document which is signed by Contractor and Owner and authorizes an addition, deletion, or revision in the Work or an adjustment in the Contract Price or the Contract Times, or other revision to the Contract, issued on or after the Effective Date of the Contract.

- 9. *Change Proposal*—A written request by Contractor, duly submitted in compliance with the procedural requirements set forth herein, seeking an adjustment in Contract Price or Contract Times, or both; contesting an initial decision by Engineer concerning the requirements of the Contract Documents or the acceptability of Work under the Contract Documents; challenging a set-off against payments due; or seeking other relief with respect to the terms of the Contract.
- 10. *Claim*—(a) A demand or assertion by Owner directly to Contractor, duly submitted in compliance with the procedural requirements set forth herein: seeking an adjustment of Contract Price or Contract Times, or both; contesting an initial decision by Engineer concerning the requirements of the Contract Documents or the acceptability of Work

under the Contract Documents; contesting Engineer's decision regarding a Change Proposal; seeking resolution of a contractual issue that Engineer has declined to address; or seeking other relief with respect to the terms of the Contract; or (b) a demand or assertion by Contractor directly to Owner, duly submitted in compliance with the procedural requirements set forth herein, contesting Engineer's decision regarding a Change Proposal; or seeking resolution of a contractual issue that Engineer has declined to address. A demand for money or services by a third party is not a Claim.

- 11. Constituent of Concern—Asbestos, petroleum, radioactive materials, polychlorinated biphenyls (PCBs), hazardous waste, and any substance, product, waste, or other material of any nature whatsoever that is or becomes listed, regulated, or addressed pursuant to (a) the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§9601 et seq. ("CERCLA"); (b) the Hazardous Materials Transportation Act, 49 U.S.C. §§5101 et seq.; (c) the Resource Conservation and Recovery Act, 42 U.S.C. §§6901 et seq. ("RCRA"); (d) the Toxic Substances Control Act, 15 U.S.C. §§2601 et seq.; (e) the Clean Water Act, 33 U.S.C. §§1251 et seq.; (£) the Clean Air Act, 42 U.S.C. §§7401 et seq.; or (g) any other federal, state, or local statute, law, rule, regulation, ordinance, resolution code, order, or decree regulating, relating to, or imposing liability or standards of conduct concerning, any hazardous, toxic, or dangerous waste, substance or material.
- 12. Contract—The entire and integrated written contract between the Owner and Contractor concerning the Work.
- 13. Contract bocuments Those items so designated in the Agreement, and which together compose the Contract of Contract

14 Controot Price The money that Owner has agreed to pay Contractor for completion

Contract Times—The number of days or the dates by which Contractor shall: (a) **The Provide P**

- **CO**⁽⁾ 16. *Contractor*—The individual or entity with which Owner has contracted for performance of the Work.
 - 17. *Cost of the Work*—See Paragraph 13.01 for definition.
 - 18. *Drawings*—The part of the Contract that graphically shows the scope, extent, and character of the Work to be performed by Contractor.
 - 19. *Effective Date of the Contract*—The date, indicated in the Agreement, on which the Contract becomes effective.
 - 20. *Engineer*—The individual or entity named as such in the Agreement.
 - 21. *Field Order*—A written order issued by Engineer which requires minor changes in the Work but does not change the Contract Price or the Contract Times.

- 22. Hazardous Environmental Condition—The presence at the Site of Constituents of Concern in such quantities or circumstances that may present a danger to persons or property exposed thereto. The presence at the Site of materials that are necessary for the execution of the Work, or that are to be incorporated in the Work, and that are controlled and contained pursuant to industry practices, Laws and Regulations, and the requirements of the Contract, does not establish a Hazardous Environmental Condition.
- 23. *Laws and Regulations; Laws or Regulations*—Any and all applicable laws, statutes, rules, regulations, ordinances, codes, and orders of any and all governmental bodies, agencies, authorities, and courts having jurisdiction.
- 24. *Liens*—Charges, security interests, or encumbrances upon Contract-related funds, real property, or personal property.
- 25. *Milestone*—A principal event in the performance of the Work that the Gostract requires Contractor to achieve by an intermediate completion date or by a time point to Substantial Completion of all the Work.
- 26. Notice of Award—The written notice by Owner to a Bidder of Owner's acceptance of the Bid.
- 27. Notice to Proceed—A written notice by Owner to Contractor Vixing the date on which the Contract Times will commence to Pun and on which Contractor shall start to perform the Work
- 28. Owner—The individual or entity which Contractor has contracted regarding the Work and which has agreed to pay Contractor for the performance of the Work, pursuant to the terms of the contractor

29. Progress Schedule - & schedule, prepared and maintained by Contractor, describing Online, sequence and duration of the activities comprising the Contractor's plan to contractor between the Work within the Contract Times.

contractors, and others, including planning, study, design, construction, testing, commissioning, and start-up, and of which the Work to be performed under the Contract Documents is a part.

- 31. *Project Manual*—The written documents prepared for, or made available for, procuring and constructing the Work, including but not limited to the Bidding Documents or other construction procurement documents, geotechnical and existing conditions information, the Agreement, bond forms, General Conditions, Supplementary Conditions, and Specifications. The contents of the Project Manual may be bound in one or more volumes.
- 32. *Resident Project Representative*—The authorized representative of Engineer assigned to assist Engineer at the Site. As used herein, the term Resident Project Representative or "RPR" includes any assistants or field staff of Resident Project Representative.

- 33. *Samples*—Physical examples of materials, equipment, or workmanship that are representative of some portion of the Work and that establish the standards by which such portion of the Work will be judged.
- 34. Schedule of Submittals—A schedule, prepared and maintained by Contractor, of required submittals and the time requirements for Engineer's review of the submittals and the performance of related construction activities.
- 35. *Schedule of Values*—A schedule, prepared and maintained by Contractor, allocating portions of the Contract Price to various portions of the Work and used as the basis for reviewing Contractor's Applications for Payment.
- 36. Shop Drawings—All drawings, diagrams, illustrations, schedules, and other data or information that are specifically prepared or assembled by or for Contractor and submitted by Contractor to illustrate some portion of the Work. Shop Drawings, whether approved or not, are not Drawings and are not Contract Documents.
- 37. *Site*—Lands or areas indicated in the Contract Documents as being furrished by Owner upon which the Work is to be performed, including rights of way and easements, and such other lands furnished by Owner which are designated for the use of Contractor.
- 38. Specifications—The part of the Contract that consists of Written requirements for materials, equipment, systems, standards, and workmanship as applied to the Work, and certain administrative requirements and procedural matters applicable to the Work.
- 39. Subcontractor An individual or entity having a direct contract with Contractor or with any other subcontractor for the performance of a part of the Work.

40. Substantial Completion – The time of which the Work (or a specified part thereof) has progressed to the point where, in the opinion of Engineer, the Work (or a specified opart thereof) is sufficiently complete, in accordance with the Contract Documents, so that the Work (or a specified part thereof) can be utilized for the purposes for which it is obtended. The terms "substantially complete" and "substantially completed" as of plans (applied to all or part of the Work refer to Substantial Completion thereof. 41. Successful Bidder. The Divide

- 41. *Successful Bidder*—The Bidder whose Bid the Owner accepts, and to which the Owner makes an award of contract, subject to stated conditions.
- 42. *Supplementary Conditions*—The part of the Contract that amends or supplements these General Conditions.
- 43. *Supplier*—A manufacturer, fabricator, supplier, distributor, materialman, or vendor having a direct contract with Contractor or with any Subcontractor to furnish materials or equipment to be incorporated in the Work by Contractor or a Subcontractor.
- 44. *Technical Data*—Those items expressly identified as Technical Data in the Supplementary Conditions, with respect to either (a) subsurface conditions at the Site, or physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities) or (b) Hazardous Environmental Conditions at the Site.

If no such express identifications of Technical Data have been made with respect to conditions at the Site, then the data contained in boring logs, recorded measurements of subsurface water levels, laboratory test results, and other factual, objective information regarding conditions at the Site that are set forth in any geotechnical or environmental report prepared for the Project and made available to Contractor are hereby defined as Technical Data with respect to conditions at the Site under Paragraphs 5.03, 5.04, and 5.06.

- 45. Underground Facilities—All underground pipelines, conduits, ducts, cables, wires, manholes, vaults, tanks, tunnels, or other such facilities or attachments, and any encasements containing such facilities, including but not limited to those that convey electricity, gases, steam, liquid petroleum products, telephone or other communications, fiber optic transmissions, cable television, water, wastewater, storm water, other liquids or chemicals, or traffic or other control systems.
- 46. Unit Price Work—Work to be paid for on the basis of unit prices
- 47. Work—The entire construction or the various separately identifiable parts thereof required to be provided under the Contract Documents. Work includes and is the result of performing or providing all labor services, and documentation necessary to produce such construction; furnishing, installing, and incorporating all materials and equipment into such construction; and maximclude related services such as testing, start-up, and commissioning, all as required by the Contract Documents.
- 48. Work Change Directive—A written directive to Contractor issued on or after the Effective Date of the Contract Signed by Owner and recommended by Engineer, ordering an addition, deletion, or revision of the Work.

1.02

Term

he words an other may discussed in the following paragraphs are not defined but, when used the bidding Requirements or Contract Documents, have the indicated meaning.

netent of certain Terms or Adjectives:

The Contract Documents include the terms "as allowed," "as approved," "as ordered," "as directed" or terms of like effect or import to authorize an exercise of professional judgment by Engineer. In addition, the adjectives "reasonable," "suitable," "acceptable," "proper," "satisfactory," or adjectives of like effect or import are used to describe an action or determination of Engineer as to the Work. It is intended that such exercise of professional judgment, action, or determination will be solely to evaluate, in general, the Work for compliance with the information in the Contract Documents and with the design concept of the Project as a functioning whole as shown or indicated in the Contract Documents (unless there is a specific statement indicating otherwise). The use of any such term or adjective is not intended to and shall not be effective to assign to Engineer any duty or authority to supervise or direct the performance of the Work, or any duty or authority to undertake responsibility

contrary to the provisions of Article 10 or any other provision of the Contract Documents.

- C. Day:
 - 1. The word "day" means a calendar day of 24 hours measured from midnight to the next midnight.
- Defective: D.
 - The word "defective," when modifying the word "Work," refers to Work that is 1. unsatisfactory, faulty, or deficient in that it:
 - does not conform to the Contract Documents; or a.
 - b. does not meet the requirements of any applicable inspection, reference standard, test, or approval referred to in the Contract Documents; or
 - has been damaged prior to Engineer's recommendation of final c. unless responsibility for the protection thereof has been assumed when Substantial Completion in accordance with Paragraph 15.03 @ 15.040
- Furnish, Install, Perform, Provide: Ε.
- only The word "furnish," when used in connection with services, materials, or equipment, 1. shall mean to supply and deliver said services, materials of equipment to the Site (or ion ready for use or installation and in usable or operable some other specified local condition.
 - when used in connection with services, materials, or equipment, 2. The word to put into dise or place (in final position said services, materials, or pment complete and wady for intended use.

The words perform of provide," when used in connection with services, materials, or equipment, shall mean to furnish and install said services, materials, or equipment Complete and ready for intended use.

- of platet of the Contract Documents establish an obligation of Contractor with respect to specific services, materials, or equipment but do not a words "furnish," "install," "perform," or "provide," then Contractor shall furnish and install said services, materials, or equipment complete and ready for intended use.
 - Unless stated otherwise in the Contract Documents, words or phrases that have a well-F. known technical or construction industry or trade meaning are used in the Contract Documents in accordance with such recognized meaning.

ARTICLE 2 – PRELIMINARY MATTERS

of plans

- 2.01 Delivery of Bonds and Evidence of Insurance
 - A. Bonds: When Contractor delivers the executed counterparts of the Agreement to Owner, Contractor shall also deliver to Owner such bonds as Contractor may be required to furnish.

- B. Evidence of Contractor's Insurance: When Contractor delivers the executed counterparts of the Agreement to Owner, Contractor shall also deliver to Owner, with copies to each named insured and additional insured (as identified in the Supplementary Conditions or elsewhere in the Contract), the certificates and other evidence of insurance required to be provided by Contractor in accordance with Article 6.
- C. Evidence of Owner's Insurance: After receipt of the executed counterparts of the Agreement and all required bonds and insurance documentation, Owner shall promptly deliver to Contractor, with copies to each named insured and additional insured (as identified in the Supplementary Conditions or otherwise), the certificates and other evidence of insurance required to be provided by Owner under Article 6.
- 2.02 Copies of Documents
 - A. Owner shall furnish to Contractor four printed copies of the Contract (including one fully executed counterpart of the Agreement), and one copy in electropic portable document format (PDF). Additional printed copies will be furnished upon request at the cost of reproduction.
 - B. Owner shall maintain and safeguard at least one orginal printed record version of the Contract, including Drawings and Specifications sheed and sealed by Engineer and other design professionals. Owner shall make such original printed ecord version of the Contract available to Contractor for review Owner may delegate the responsibilities under this bid on this re for bidding issociates of provision to Engineer.

2.03 Before Starting Const

of plans

Schedules Within 10 days after the Effective Date of the Contract (or as Preliminary Α. pecifically required by the Contract Documents), Contractor shall submit to otherwise Engineer for timely review:

preliginary Progress Ochedule indicating the times (numbers of days or dates) for Garting and completing the various stages of the Work, including any Milestones specified in the Contract;

a preliminary Schedule of Submittals; and

- contract 3. a preliminary Schedule of Values for all of the Work which includes quantities and prices of items which when added together equal the Contract Price and subdivides the Work into component parts in sufficient detail to serve as the basis for progress payments during performance of the Work. Such prices will include an appropriate amount of overhead and profit applicable to each item of Work.
- 2.04 Preconstruction Conference; Designation of Authorized Representatives
 - Before any Work at the Site is started, a conference attended by Owner, Contractor, Α. Engineer, and others as appropriate will be held to establish a working understanding among the parties as to the Work and to discuss the schedules referred to in Paragraph 2.03.A, procedures for handling Shop Drawings, Samples, and other submittals, processing

Applications for Payment, electronic or digital transmittals, and maintaining required records.

At this conference Owner and Contractor each shall designate, in writing, a specific Β. individual to act as its authorized representative with respect to the services and responsibilities under the Contract. Such individuals shall have the authority to transmit and receive information, render decisions relative to the Contract, and otherwise act on behalf of each respective party.

Initial Acceptance of Schedules 2.05

opic Fransmittals

- A. At least 10 days before submission of the first Application for Payment a conference, attended by Contractor, Engineer, and others as appropriate, will be held to review for acceptability to Engineer as provided below the schedules submitted in accordance with Paragraph 2.03.A. Contractor shall have an additional 10 days to make corrections and adjustments and to complete and resubmit the schedules. No progress payment shall be made to Contractor until acceptable schedules are submitted to Engineer
 - The Progress Schedule will be acceptable to Engine of it movides an orderly 1. progression of the Work to completion within the Contract Times Such acceptance will not impose on Engineer responsibility for the Progress Schedule for sequencing, scheduling, or progress of the work, por interfere with or effeve Contractor from Contractor's full responsibility therefor.
 - Contractor's Schedule of Submittals will be acceptable to Engineer if it provides a 2. workable arrangement for reviewing and processing the required submittals.
 - of values will be acceptable to Engineer as to form and Schedale 3. Contractor's tance if it provides a reasonable apportation of the Contract Price to the component softhe Work notbe

Except as etherwise stated elsewhere in the Contract, the Owner, Engineer, and Contractor of hardwings information and small accept, Project-related correspondence, text, data, documents, submittals. in electronic media or district f submittals, in electronic media or digital format, either directly, or through access to a secure Project website.

- Β. If the Contract does not establish protocols for electronic or digital transmittals, then Owner, Engineer, and Contractor shall jointly develop such protocols.
- C. When transmitting items in electronic media or digital format, the transmitting party makes no representations as to long term compatibility, usability, or readability of the items resulting from the recipient's use of software application packages, operating systems, or computer hardware differing from those used in the drafting or transmittal of the items, or from those established in applicable transmittal protocols.

ARTICLE 3 – DOCUMENTS: INTENT, REQUIREMENTS, REUSE

3.01 Intent

- The Contract Documents are complementary; what is required by one is as binding as if Α. required by all.
- It is the intent of the Contract Documents to describe a functionally complete project (or B. part thereof) to be constructed in accordance with the Contract Documents.
- Unless otherwise stated in the Contract Documents, if there is a discrepancy between the C. electronic or digital versions of the Contract Documents (including any printed copies derived from such electronic or digital versions) and the printed record version, the printed record version shall govern.
- D. The Contract supersedes prior negotiations, representations, and agreements, whether written or oral.
- Engineer will issue clarifications and interpretations of the Contract Decuments as provided herein. erence Standards E.

3.02 **Reference Standards**

- Standards Specifications, Codes, Laws and Begulations nust A.
- ein. e Standards Indards Specifications, Codes, Laws and Begulations, MUSt obtain an only and shall Reference in the Contract Documents tor Standard specifications, manuals, reference standards or codes of the contract documents tor Standard specifications, manuals, reference 1. standards, or codes of any technical society, organization, or association, or to Laws or Regulations, whether such reference de specific or y implication, shall mean the standard specification, manual Seference standard, code, or Laws or Regulations in the time of opening of Bills (or of the Effective Date of the Contract if there no Bids), except may be otherwise specifically stated in the Contract ocuntents. Ce

No provision of any soch standard specification, manual, reference standard, or code, of Plans desponsibilities of Owner, Contractor, or Engineer, or any of their subcontractors, of Consultants, agents, or employees, from those set forth in the part of the Contractor Documents prepared by and effective to assign to Owner, Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors, any duty or authority to supervise or direct the performance of the Work or any duty or authority to undertake responsibility inconsistent with the provisions of the part of the Contract Documents prepared by or for Engineer.

3.03 Reporting and Resolving Discrepancies

- A. Reporting Discrepancies:
 - 1. Contractor's Verification of Figures and Field Measurements: Before undertaking each part of the Work, Contractor shall carefully study the Contract Documents, and check and verify pertinent figures and dimensions therein, particularly with respect to

applicable field measurements. Contractor shall promptly report in writing to Engineer any conflict, error, ambiguity, or discrepancy that Contractor discovers, or has actual knowledge of, and shall not proceed with any Work affected thereby until the conflict, error, ambiguity, or discrepancy is resolved, by a clarification or interpretation by Engineer, or by an amendment or supplement to the Contract Documents issued pursuant to Paragraph 11.01.

- Contractor's Review of Contract Documents: If, before or during the performance of 2. the Work, Contractor discovers any conflict, error, ambiguity, or discrepancy within the Contract Documents, or between the Contract Documents and (a) any applicable Law or Regulation, (b) actual field conditions, (c) any standard specification, manual, reference standard, or code, or (d) any instruction of any Supplier, then Contractor shall promptly report it to Engineer in writing. Contractor shall not proceed with the Work affected thereby (except in an emergency as required by Paragraph 725) until the conflict, error, ambiguity, or discrepancy is resolved, arification or interpretation by Engineer, or by an amendment or applen the Contract Documents issued pursuant to Paragraph 11.01.
- 3. Contractor shall not be liable to Owner or toginger for failing topper tany conflict, Contract Documents unless Contractor had error, ambiguity, or discrepancy in the this projec
- Resolving Discrepancies: Β.
- actual knowledge thereof. *Diving Discrepancies*: Except as may be otherwise specifically stated in the Contract Documents, the provisions of the part of the contract Documents, the 1. provisions of the part of the Contract Bocuments prepared by or for Engineer shall cedence heresolong any conflict error, ambiguity, or discrepancy between

a a the provisions of any standard specification, manual, reference standard, or code, becal from reference as a Contract Deciments and Contract of Plans to Contract Document); or energinal from reference as a Contract Document); or of plans top the provisions of any Laws -Work (uple

Work (unless such an interpretation of the provisions of the Contract Documents would result in violation of such Law or Regulation).

3.04 *Requirements of the Contract Documents*

- During the performance of the Work and until final payment, Contractor and Owner shall Α. submit to the Engineer all matters in question concerning the requirements of the Contract Documents (sometimes referred to as requests for information or interpretation-RFIs), or relating to the acceptability of the Work under the Contract Documents, as soon as possible after such matters arise. Engineer will be the initial interpreter of the requirements of the Contract Documents, and judge of the acceptability of the Work thereunder.
- Β. Engineer will, with reasonable promptness, render a written clarification, interpretation, or decision on the issue submitted, or initiate an amendment or supplement to the Contract Documents. Engineer's written clarification, interpretation, or decision will be final and

binding on Contractor, unless it appeals by submitting a Change Proposal, and on Owner, unless it appeals by filing a Claim.

- C. If a submitted matter in question concerns terms and conditions of the Contract Documents that do not involve (1) the performance or acceptability of the Work under the Contract Documents, (2) the design (as set forth in the Drawings, Specifications, or otherwise), or (3) other engineering or technical matters, then Engineer will promptly give written notice to Owner and Contractor that Engineer is unable to provide a decision or interpretation. If Owner and Contractor are unable to agree on resolution of such a matter in question, either party may pursue resolution as provided in Article 12.
- 3.05 *Reuse of Documents*
 - A. Contractor and its Subcontractors and Suppliers shall not:
 - 1. have or acquire any title to or ownership rights in any of the Drawings specifications, or other documents (or copies of any thereof) prepared by or nearing the seal of Engineer or its consultants, including electronic mediateditions, or relise, and such Drawings, Specifications, other documents, or copies thereof on extensions of the Project or any other project without written consent of Owner and Engineer and specific written verification or adaptation by Engineer or its consultants.
 - 2. have or acquire any title or ownership rights in any other Contract Documents, reuse any such Contract Documents for any purpose without Owner's express written consent, or violate any copyrights pertaining to such Contract Documents.
 - B. The prohibitions of this Paragraph 305 will surviver that payment, or termination of the Contract. Nothing hereia shall preclude Contractor from retaining copies of the Contract Documents for record purposes. In the Contract for record purposes.

RTICLEY COMMENCEMENT AND PROGRESS OF THE WORK

Commencement of Contract Times; Notice to Proceed

The Contract Times will commence to run on the thirtieth day after the Effective Date of Contract or, if a Notice to Proceed is given, on the day indicated in the Notice to Proceed. A Notice to Proceed may be given at any time within 30 days after the Effective Date of the Contract. In no event will the Contract Times commence to run later than the sixtieth day after the day of Bid opening or the thirtieth day after the Effective Date of the Contract, whichever date is earlier.

4.02 Starting the Work

A. Contractor shall start to perform the Work on the date when the Contract Times commence to run. No Work shall be done at the Site prior to such date.

4.03 Reference Points

A. Owner shall provide engineering surveys to establish reference points for construction which in Engineer's judgment are necessary to enable Contractor to proceed with the Work. Contractor shall be responsible for laying out the Work, shall protect and preserve

the established reference points and property monuments, and shall make no changes or relocations without the prior written approval of Owner. Contractor shall report to Engineer whenever any reference point or property monument is lost or destroyed or requires relocation because of necessary changes in grades or locations, and shall be responsible for the accurate replacement or relocation of such reference points or property monuments by professionally qualified personnel.

4.04 *Progress Schedule*

- A. Contractor shall adhere to the Progress Schedule established in accordance with Paragraph2.05 as it may be adjusted from time to time as provided below.
 - 1. Contractor shall submit to Engineer for acceptance (to the extent indicated in Paragraph 2.05) proposed adjustments in the Progress Schedule that will not result in changing the Contract Times.
 - 2. Proposed adjustments in the Progress Schedule that will change the contract fimes shall be submitted in accordance with the requirements of Article 11.
- B. Contractor shall carry on the Work and adhere to the Progress Schedule during all disputes or disagreements with Owner. No Work shall be delayed or postponest pending resolution of any disputes or disagreements, or during any appeal process, except as permitted by Paragraph 16.04, or as Owner and Contractor may otherwise agree in writing.

4.05 Delays in Contractor's Progress

A. If Owner, Engineer, or anyone for whom Owner is itesponsible, delays, disrupts, or interferes with the performance or progress of the Work, then Contractor shall be entitled to an equitable adjustment on the Contract Times and Contract Price. Contractor's entitlement to an adjustment of the Contract Times is conditioned on such adjustment being essential accontractor's ability to complete the Work within the Contract Times.

B. Contractor shall not be entitled to an adjustment in Contract Price or Contract Times for detail detail disruption, or interference caused by or within the control of Contractor. Delay, plandisruption, and interference attributable to and within the control of a Subcontractor or of put aupplier shall be deemed to be within the control of Contractor.

- If Contractor's performance or progress is delayed, disrupted, or interfered with by unanticipated causes not the fault of and beyond the control of Owner, Contractor, and those for which they are responsible, then Contractor shall be entitled to an equitable adjustment in Contract Times. Contractor's entitlement to an adjustment of the Contract Times is conditioned on such adjustment being essential to Contractor's ability to complete the Work within the Contract Times. Such an adjustment shall be Contractor's sole and exclusive remedy for the delays, disruption, and interference described in this paragraph. Causes of delay, disruption, or interference that may give rise to an adjustment in Contract Times under this paragraph include but are not limited to the following:
 - 1. severe and unavoidable natural catastrophes such as fires, floods, epidemics, and earthquakes;

- abnormal weather conditions; 2.
- 3. acts or failures to act of utility owners (other than those performing other work at or adjacent to the Site by arrangement with the Owner, as contemplated in Article 8); and
- 4. acts of war or terrorism.
- Delays, disruption, and interference to the performance or progress of the Work resulting D. from the existence of a differing subsurface or physical condition, an Underground Facility that was not shown or indicated by the Contract Documents, or not shown or indicated with reasonable accuracy, and those resulting from Hazardous Environmental Conditions, are governed by Article 5.
- Paragraph 8.03 governs delays, disruption, and interference to the perfermance or E. progress of the Work resulting from the performance of certain other work adjacent to the Site.
- Price or Contract Times for Contractor shall not be entitled to an adjustment in Contract F. any delay, disruption, or interference if such delay is concurrent with a delay, disruption, or interference caused by or within the control of Contractor. or
- G. Contractor must submit any Change Proposal seeking an adjustment on Contract Price or Contract Times under this paragraph within 30 days of the commencement of the delaying, disrupting, or interfering event

on SWBSURFACE PHYSICAL CONDITIONS; HAZARDOUS ANO **ARTICLE 5 – AVAILABILITY** documents ar of Jones & A who plan' **ENVIRONMENTAL CONDITIONS**

- 5.01 Availabili
- conditions plan to & ments at constructions who plan to & ments at constructions who of Jones and for construction of any encumbrances or a construction of any encumbrances or Owner, resplictions fot of general application but specifically related to use of the Site with which Contractor newst comply in performing the Work.
 - Upor easonable written request, Owner shall furnish Contractor with a current statement are to be made and Owner's internet. are to be made and Owner's interest therein as necessary for giving notice of or filing a mechanic's or construction lien against such lands in accordance with applicable Laws and Regulations.
 - C. Contractor shall provide for all additional lands and access thereto that may be required for temporary construction facilities or storage of materials and equipment.
- 5.02 Use of Site and Other Areas
 - A. Limitation on Use of Site and Other Areas:
 - Contractor shall confine construction equipment, temporary construction facilities, the 1. storage of materials and equipment, and the operations of workers to the Site, adjacent areas that Contractor has arranged to use through construction easements or otherwise, and other adjacent areas permitted by Laws and Regulations, and shall not

unreasonably encumber the Site and such other adjacent areas with construction equipment or other materials or equipment. Contractor shall assume full responsibility for (a) damage to the Site; (b) damage to any such other adjacent areas used for Contractor's operations; (c) damage to any other adjacent land or areas; and (d) for injuries and losses sustained by the owners or occupants of any such land or areas; provided that such damage or injuries result from the performance of the Work or from other actions or conduct of the Contractor or those for which Contractor is responsible.

2. If a damage or injury claim is made by the owner or occupant of any such land or area because of the performance of the Work, or because of other actions or conduct of the Contractor or those for which Contractor is responsible, Contractor shall (a) take immediate corrective or remedial action as required by Paragraph 7.12, or otherwise; (b) promptly attempt to settle the claim as to all parties through negotiations with such owner or occupant, or otherwise resolve the claim by arbitration or other sispute resolution proceeding, or at law; and (c) to the fullest extent permitted by Laws and Regulations, indemnify and hold harmless Owner and Engineen and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them from and against any such claim, and against all costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and a court or apprration or other dispute resolution costs) arising out of or relating to any claim or action, legal or equitable, brought by any such owner proccupant against Owner, Engineer, or any other party indemnified hereunder to the estent caused directly or indirectly, in whole or in part based upon Contractor's performance of the Work, or because of other actions product of the Contractor of those for which Contractor is responsible.

Removal of Debris During Performance of the Work: During the progress of the Work the Contractor shall keep the site and other adjacent areas free from accumulations of waste materials, republish, and other debris. Removal and disposal of such waste materials, rebbisic and other debris shall conform to applicable Laws and Regulations.

- the Work and make it ready for utilization by Owner. At the completion of the Work Contractor shall clean the Site and the Work and make it ready for utilization by Owner. At the completion of the Work Contractor shall remove from the Site and adjacent areas all tools, appliances, construction equipment and machinery, and surplus materials and shall restore to original condition all property not designated for alteration by the Contract Documents.
 - D. Loading of Structures: Contractor shall not load nor permit any part of any structure to be loaded in any manner that will endanger the structure, nor shall Contractor subject any part of the Work or adjacent structures or land to stresses or pressures that will endanger them.

- 5.03 Subsurface and Physical Conditions
 - A. *Reports and Drawings*: The Supplementary Conditions identify:
 - 1. those reports known to Owner of explorations and tests of subsurface conditions at or adjacent to the Site;
 - 2. those drawings known to Owner of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities); and
 - 3. Technical Data contained in such reports and drawings.
 - B. Reliance by Contractor on Technical Data Authorized: Contractor may rely upon the accuracy of the Technical Data expressly identified in the Supplementary Conditions with respect to such reports and drawings, but such reports and drawings are not Contract Documents. If no such express identification has been made, then Contractor may rely upon the accuracy of the Technical Data (as defined in Article 1) contained in any geotechnical or environmental report prepared for the Project and made available to Contractor. Except for such reliance on Technical Data, Contractor may for rely upon the any claim against Owner or Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors, with respect to:
 - 1. the completeness of such reports and drawings for Contractor's purposes, including, but not limited to, any aspects of the means, methods, seenniques, sequences, and procedures of construction to be emistaved by Contractor, and safety precautions and programs incident thereto; or of the means of the means of the means are the second set of the means o
 - 2. other data, interpretations, opinions and information contained in such reports or shown or indicated in suce drawings; or

3. any Contractor interpretation of or conclusion drawn from any Technical Data or any such other that a interpretations, opinions, or information.

Differing Subsurface of Physical Conditions

A Motice Contractor: If Contractor believes that any subsurface or physical condition that is

- 1. is of such a nature as to establish that any Technical Data on which Contractor is entitled to rely as provided in Paragraph 5.03 is materially inaccurate; or
- 2. is of such a nature as to require a change in the Drawings or Specifications; or
- 3. differs materially from that shown or indicated in the Contract Documents; or
- 4. is of an unusual nature, and differs materially from conditions ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract Documents;

then Contractor shall, promptly after becoming aware thereof and before further disturbing the subsurface or physical conditions or performing any Work in connection therewith (except in an emergency as required by Paragraph 7.15), notify Owner and Engineer in writing about such condition. Contractor shall not further disturb such

condition or perform any Work in connection therewith (except with respect to an emergency) until receipt of a written statement permitting Contractor to do so.

- B. Engineer's Review: After receipt of written notice as required by the preceding paragraph, Engineer will promptly review the subsurface or physical condition in question; determine the necessity of Owner's obtaining additional exploration or tests with respect to the condition; conclude whether the condition falls within any one or more of the differing site condition categories in Paragraph 5.04.A above; obtain any pertinent cost or schedule information from Contractor; prepare recommendations to Owner regarding the Contractor's resumption of Work in connection with the subsurface or physical condition in question and the need for any change in the Drawings or Specifications; and advise Owner in writing of Engineer's findings, conclusions, and recommendations.
- C. Owner's Statement to Contractor Regarding Site Condition: After receipt of Ingineer's written findings, conclusions, and recommendations, Owner shall issue awaitten statement to Contractor (with a copy to Engineer) regarding the subsurface or physical condition in question, addressing the resumption of Work in connection with such condition, indicating whether any change in the Drawings or Specifications will be made, and adopting or rejecting Engineer's written findings, conclusions, and recommendations, injurable or in part. Possible Price and Times Adjustments.
- D. Possible Price and Times Adjustment
 - Contractor shall be entitled to an aquitable adjustment in Contract Price or Contract 1. Times, or both to the extent that the existence of Odiffering subsurface or physical condition, or any related delays disruption, at interference, causes an increase or Contractor's sost of or time required for, performance of the Work;

and the categories described in

ieneral curve theragraph 5.04. And ane field of the subject to the provisions of Paragraph 13 03: and contract Price will be subject to the provisions of Paragraph 13 03: and contract of c. Contractor's entitlem

- on such adjustment being essential to Contractor's ability to complete the Work within the Contract Times.
- Contractor shall not be entitled to any adjustment in the Contract Price or Contract 2. Times with respect to a subsurface or physical condition if:
 - Contractor knew of the existence of such condition at the time Contractor made a a. commitment to Owner with respect to Contract Price and Contract Times by the submission of a Bid or becoming bound under a negotiated contract, or otherwise; or
 - b. the existence of such condition reasonably could have been discovered or revealed as a result of any examination, investigation, exploration, test, or study of the Site and contiguous areas expressly required by the Bidding Requirements

or Contract Documents to be conducted by or for Contractor prior to Contractor's making such commitment; or

- Contractor failed to give the written notice as required by Paragraph 5.04.A. c.
- 3. If Owner and Contractor agree regarding Contractor's entitlement to and the amount or extent of any adjustment in the Contract Price or Contract Times, or both, then any such adjustment shall be set forth in a Change Order.
- 4. Contractor may submit a Change Proposal regarding its entitlement to or the amount or extent of any adjustment in the Contract Price or Contract Times, or both, no later than 30 days after Owner's issuance of the Owner's written statement to Contractor regarding the subsurface or physical condition in question.

5.05 Underground Facilities

- A. Contractor's Responsibilities: The information and data shown or indicated Documents with respect to existing Underground Facilities at or adjacent to the Size is based on information and data furnished to Owner or Engineer by the owners Underground Facilities, including Owner, or by others Iness expressly provided in the Supplementary Conditions:
 - arcompleteness of any Owner and Engineer do not warrant or guarantee the accurac 1. such information or data provided by others, and
 - the cost of all of the following will be included in the Contract Price, and Contractor 2. shall have full responsibility for:
 - information and data regarding existing Underground viev checkingel ties at the
- coating at Underground Cacilities shown or indicated in the Contract Documents as being at the S of plans from th

coordination of the Work with the owners (including Owner) of such

of Plans documerground Facilities, during construction; and contract d. the safety and protection of th the safety and protection of all existing Underground Facilities at the Site, and repairing any damage thereto resulting from the Work.

- Β. Notice by Contractor: If Contractor believes that an Underground Facility that is uncovered or revealed at the Site was not shown or indicated in the Contract Documents, or was not shown or indicated with reasonable accuracy, then Contractor shall, promptly after becoming aware thereof and before further disturbing conditions affected thereby or performing any Work in connection therewith (except in an emergency as required by Paragraph 7.15), identify the owner of such Underground Facility and give written notice to that owner and to Owner and Engineer.
- C. Engineer's Review: Engineer will promptly review the Underground Facility and conclude whether such Underground Facility was not shown or indicated in the Contract Documents, or was not shown or indicated with reasonable accuracy; obtain any pertinent cost or

schedule information from Contractor; prepare recommendations to Owner regarding the Contractor's resumption of Work in connection with the Underground Facility in question; determine the extent, if any, to which a change is required in the Drawings or Specifications to reflect and document the consequences of the existence or location of the Underground Facility; and advise Owner in writing of Engineer's findings, conclusions, and recommendations. During such time, Contractor shall be responsible for the safety and protection of such Underground Facility.

- D. Owner's Statement to Contractor Regarding Underground Facility: After receipt of Engineer's written findings, conclusions, and recommendations, Owner shall issue a written statement to Contractor (with a copy to Engineer) regarding the Underground Facility in question, addressing the resumption of Work in connection with such Underground Facility, indicating whether any change in the Drawings or Specifications will be made, and adopting or rejecting Engineer's written findings, conclusions, and recommendations in whole or in original set part.
- **Possible Price and Times Adjustments:** E.
 - ent in the contract Price or 1. Contractor shall be entitled to an equitable ad Contract Times, or both, to the extent that any existing underground activity at the Site that was not shown or indicated in the Contract Documents, of was not shown or indicated with reasonable accuracy, or any related delay, desruption, or interference, causes an increase of decrease in contractor's cost of, or time required for, performance of the Work subject, however, to the following:
 - id not know peand could not reasonably have been expected to be on to have antropated the existence or actual location of the deratound Faeility in question;

With respect B Work that is paid for on a unit price basis, any adjustment in

CONVERSE Price with the subject to the provisions of Paragraph 13.03; conversion of the subject to an adjustment of the subject to an adjustment of the subject to the provision of the subject to an adjustment of the subject to an adjustment of the subject to the provision of the subject to the subject to the provision of the subject to the provision of the subject to ane and the provisions of Paragraph 13.03; ane plans free of the provisions of Paragraph 13.03; ane plans free of the Contract Times is conditioned of plans doo on such adjustment being essential to Contractor's ability to complete the within the Contract Times; and

- Contractor gave the notice required in Paragraph 5.05.B. d.
- 2. If Owner and Contractor agree regarding Contractor's entitlement to and the amount or extent of any adjustment in the Contract Price or Contract Times, or both, then any such adjustment shall be set forth in a Change Order.
- Contractor may submit a Change Proposal regarding its entitlement to or the amount 3. or extent of any adjustment in the Contract Price or Contract Times, or both, no later than 30 days after Owner's issuance of the Owner's written statement to Contractor regarding the Underground Facility in question.

- 5.06 Hazardous Environmental Conditions at Site
 - A. *Reports and Drawings*: The Supplementary Conditions identify:
 - 1. those reports and drawings known to Owner relating to Hazardous Environmental Conditions that have been identified at or adjacent to the Site; and
 - 2. Technical Data contained in such reports and drawings.
 - B. Reliance by Contractor on Technical Data Authorized: Contractor may rely upon the accuracy of the Technical Data expressly identified in the Supplementary Conditions with respect to such reports and drawings, but such reports and drawings are not Contract Documents. If no such express identification has been made, then Contractor may rely on the accuracy of the Technical Data (as defined in Article 1) contained in any geotechnical or environmental report prepared for the Project and made available to Contractor Except for such reliance on Technical Data, Contractor may not rely upon or make any claim against Owner or Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors with respect to:
 - 1. the completeness of such reports and drawings for contractor's purposes, including, but not limited to, any aspects of the means, methods Dechniques, sequences and procedures of construction to be employed by Contractor and safety precautions and programs incident thereto; or
 - 2. other data, interpretations, opinions and information contained in such reports or shown or indicated insuch drawings; on the point of the point
 - 3. any Contractor interpretation of or conclusion drawn from any Technical Data or any such other data, interpretations opinions or information.

Contractor shall not be desponsible for removing or remediating any Hazardous Environmental Condition encountered, uncovered, or revealed at the Site unless such Groval of remediation is expressly identified in the Contract Documents to be within the scope of the Work.

Contractor shall be responsible for controlling, containing, and duly removing all controlling contractor shall be responsible for controlling, containing, and duly removing all control constituents of Concern brought to the Site by Contractor, Subcontractors, Suppliers, or anyone else for whom Contractor is responsible, and for any associated costs; and for the costs of removing and remediating any Hazardous Environmental Condition created by the presence of any such Constituents of Concern.

E. If Contractor encounters, uncovers, or reveals a Hazardous Environmental Condition whose removal or remediation is not expressly identified in the Contract Documents as being within the scope of the Work, or if Contractor or anyone for whom Contractor is responsible creates a Hazardous Environmental Condition, then Contractor shall immediately: (1) secure or otherwise isolate such condition; (2) stop all Work in connection with such condition and in any area affected thereby (except in an emergency as required by Paragraph 7.15); and (3) notify Owner and Engineer (and promptly thereafter confirm such notice in writing). Owner shall promptly consult with Engineer concerning the necessity for Owner to retain a qualified expert to evaluate such condition or take

corrective action, if any. Promptly after consulting with Engineer, Owner shall take such actions as are necessary to permit Owner to timely obtain required permits and provide Contractor the written notice required by Paragraph 5.06.F. If Contractor or anyone for whom Contractor is responsible created the Hazardous Environmental Condition in question, then Owner may remove and remediate the Hazardous Environmental Condition, and impose a set-off against payments to account for the associated costs.

- F. Contractor shall not resume Work in connection with such Hazardous Environmental Condition or in any affected area until after Owner has obtained any required permits related thereto, and delivered written notice to Contractor either (1) specifying that such condition and any affected area is or has been rendered safe for the resumption of Work, or (2) specifying any special conditions under which such Work may be resumed safely.
- G. If Owner and Contractor cannot agree as to entitlement to or on the amount on extent, if any, of any adjustment in Contract Price or Contract Times, or both, as a result of such Work stoppage or such special conditions under which Work is agreed to be resumed by Contractor, then within 30 days of Owner's written notice regarding the resumption of Work, Contractor may submit a Change Proposal, or Owner may impose a set off.
- H. If after receipt of such written notice Contractor does not agree to resume such Work based on a reasonable belief it is unsafe, or does not agree to resume such Work under such special conditions, then Owner may order the portion of the Work that is in the area affected by such condition to be deleted from the Work, following the contractual change procedures in Article 11. Owner may have such deleted portion of the Work performed by Owner's own forces or others in accordance with Article 8.
- I. To the influent extent permitted by Laws and Regulations, Owner shall indemnify and hold harmless contractor, subcontractors, and Engineer, and the officers, directors, members, patieners, topployees, agents, consultants, and subcontractors of each and any of them from and against all baims, costs, losses, and damages (including but not limited to all fees and charges on engineers, architects, attorneys, and other professionals and all court or abbitration or other dispute resolution costs) arising out of or relating to a Hazardous Environmental Condition, provided that such Hazardous Environmental Condition (1) was not shown or indicated in the Drawings, Specifications, or other Contract Documents, identified as Technical Data entitled to limited reliance pursuant to Paragraph 5.06.B, or identified in the Contract Documents to be included within the scope of the Work, and (2) was not created by Contractor or by anyone for whom Contractor is responsible. Nothing in this Paragraph 5.06.I shall obligate Owner to indemnify any individual or entity from and against the consequences of that individual's or entity's own negligence.
 - J. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to the failure to control, contain, or remove a Constituent of Concern brought to the Site by Contractor or

by anyone for whom Contractor is responsible, or to a Hazardous Environmental Condition created by Contractor or by anyone for whom Contractor is responsible. Nothing in this Paragraph 5.06.J shall obligate Contractor to indemnify any individual or entity from and against the consequences of that individual's or entity's own negligence.

K. The provisions of Paragraphs 5.03, 5.04, and 5.05 do not apply to the presence of Constituents of Concern or to a Hazardous Environmental Condition uncovered or revealed at the Site.

ARTICLE 6 – BONDS AND INSURANCE

6.01 *Performance, Payment, and Other Bonds*

- A. Contractor shall furnish a performance bond and a payment bond, each in an amount at least equal to the Contract Price, as security for the faithful performance and payment of all of Contractor's obligations under the Contract. These bonds shall remain in effect until one year after the date when final payment becomes due or until completion of the correction period specified in Paragraph 15.08, whichever is later, except as provided otherwise due to require a provided otherwise due or Regulations, the Supplementary Conditions, or other specific provisions of the Contract. Contractor shall also furnish such other bonds as and required by the Supplementary Conditions or other specific provisions of the Contract.
- B. All bonds shall be in the form prescribed by the contract except as provided otherwise by Laws or Regulations, and shall be executed by such surefies as are named in "Companies Holding Certificates of Authority as Acceptable Surefies on Federal Bonds and as Acceptable Reinsuring Companies" as published via Circular 570 (as amended and supplemented) by the Financial Menagement Service, Surety Bond Branch, U.S. Department of the Treasury. A bond signed by an agent or attorney-in-fact must be accompanied by a certified copy of that individual's authority to bind the surety. The evidence of authority shall show that it is effective on the date the agent or attorney-in-fact signed, the accompanying bond.

contractor shall obtain the required bonds from surety companies that are duly licensed or acthorized in the jurisdiction in which the Project is located to issue bonds in the required not amounts.

- D. If the surety on a bond furnished by Contractor is declared bankrupt or becomes insolvent, or its right to do business is terminated in any state or jurisdiction where any part of the Project is located, or the surety ceases to meet the requirements above, then Contractor shall promptly notify Owner and Engineer and shall, within 20 days after the event giving rise to such notification, provide another bond and surety, both of which shall comply with the bond and surety requirements above.
- E. If Contractor has failed to obtain a required bond, Owner may exclude the Contractor from the Site and exercise Owner's termination rights under Article 16.
- F. Upon request, Owner shall provide a copy of the payment bond to any Subcontractor, Supplier, or other person or entity claiming to have furnished labor or materials used in the performance of the Work.

6.02 Insurance—General Provisions

- A. Owner and Contractor shall obtain and maintain insurance as required in this Article and in the Supplementary Conditions.
- B. All insurance required by the Contract to be purchased and maintained by Owner or Contractor shall be obtained from insurance companies that are duly licensed or authorized, in the state or jurisdiction in which the Project is located, to issue insurance policies for the required limits and coverages. Unless a different standard is indicated in the Supplementary Conditions, all companies that provide insurance policies required under this Contract shall have an A.M. Best rating of A-VII or better.
- C. Contractor shall deliver to Owner, with copies to each named insured and additional insured (as identified in this Article, in the Supplementary Conditions, or elsewhere in the Contract), certificates of insurance establishing that Contractor has obtained and is maintaining the policies, coverages, and endorsements required by the Contract. Opon request by Owner or any other insured, Contractor shall also furnish other evidence of Such required insurance, including but not limited to copies of policies and endorsements, and documentation of applicable self-insured retentions and endorsement in any policy or endorsement furnished under this provision.
- D. Owner shall deliver to Contractor with conjest to each named insured and additional insured (as identified in this Article, the Supplementaty Conditions, or elsewhere in the Contract), certificates of insurance establishing that Owner Chas obtained and is maintaining the policies, coverages, and endorsements required of Owner by the Contract (if any). Upon request by Contractor e any other insured, Owner shall also provide other evidence of such required insurance (if any), including but not limited to copies of policies and endorsements, and deductibles. Owner may block out (redact) any confidential premium or pricing information contained in any policy or endorsement furnished under this provision.

The failure of Owner or Contractor to demand such certificates or other evidence of the other of Contractor to identify a deficiency in compliance from the evidence provided, shall not be construed as a waiver of the other party's obligation to obtain and maintain such insurance.

- F. If either party does not purchase or maintain all of the insurance required of such party by the Contract, such party shall notify the other party in writing of such failure to purchase prior to the start of the Work, or of such failure to maintain prior to any change in the required coverage.
- G. If Contractor has failed to obtain and maintain required insurance, Owner may exclude the Contractor from the Site, impose an appropriate set-off against payment, and exercise Owner's termination rights under Article 16.
- H. Without prejudice to any other right or remedy, if a party has failed to obtain required insurance, the other party may elect to obtain equivalent insurance to protect such other

party's interests at the expense of the party who was required to provide such coverage, and the Contract Price shall be adjusted accordingly.

- I. Owner does not represent that insurance coverage and limits established in this Contract necessarily will be adequate to protect Contractor or Contractor's interests.
- J. The insurance and insurance limits required herein shall not be deemed as a limitation on Contractor's liability under the indemnities granted to Owner and other individuals and entities in the Contract.
- 6.03 *Contractor's Insurance*
 - A. *Workers' Compensation*: Contractor shall purchase and maintain workers' compensation and employer's liability insurance for:
 - 1. claims under workers' compensation, disability benefits, and other similar employee benefit acts.
 - 2. United States Longshoreman and Harbor Workers' Compensation Act and Jones Act coverage (if applicable).
 - 3. claims for damages because of bodily injury, occupational stekness of disease, or death of Contractor's employees (by stoppap endorsement) in monopolist worker's compensation states).
 - 4. Foreign voluntary worker compensation (if applicable)
 - B. Commercial General Liability—Claims Covered: Contractor shall purchase and maintain commercial general Liability insurance, covering tail operations by or on behalf of Contractor on an occurrence basis, against:

person other than contractor's employees.

lain's for demages insured by reasonably available personal injury liability coverage.

Contract of tangible property wherever located, including loss of use resulting therefrom.

Commercial General Liability—Form and Content: Contractor's commercial liability policy shall be written on a 1996 (or later) ISO commercial general liability form (occurrence form) and include the following coverages and endorsements:

- 1. Products and completed operations coverage:
 - a. Such insurance shall be maintained for three years after final payment.
 - b. Contractor shall furnish Owner and each other additional insured (as identified in the Supplementary Conditions or elsewhere in the Contract) evidence of continuation of such insurance at final payment and three years thereafter.
- Blanket contractual liability coverage, to the extent permitted by law, including but not limited to coverage of Contractor's contractual indemnity obligations in Paragraph 7.18.

- 3. Broad form property damage coverage.
- 4. Severability of interest.
- 5. Underground, explosion, and collapse coverage.
- 6. Personal injury coverage.
- Additional insured endorsements that include both ongoing operations and products and completed operations coverage through ISO Endorsements CG 20 10 10 01 and CG 20 37 10 01 (together); or CG 20 10 07 04 and CG 20 37 07 04 (together); or their equivalent.
- 8. For design professional additional insureds, ISO Endorsement CG 20 32 07 04, "Additional Insured—Engineers, Architects or Surveyors Not Engaged by the Named Insured" or its equivalent.
- D. Automobile liability: Contractor shall purchase and maintain automobile liability inserance against claims for damages because of bodily injury or death of any personil or property damage arising out of the ownership, maintenance, or use of any motor vehicle. The automobile liability policy shall be written on an occurrence basisail
- E. Umbrella or excess liability: Contractor shall purchase and maintain umbrella or excess liability insurance written over the underlying employers liability, commercial general liability, and automobile liability insurance describe of the baragraphs above. Subject to industry-standard exclusions, the coverage afforded shall follow form as to each and every one of the underlying policies.
- F. Contractor's pollution liability insurances Contractor shall purchase and maintain a policy covering third-partyOnjury and property dephage claims, including clean-up costs, as a result of pollution conditions arising from Contractor's operations and completed operations. This insurance shall be maintained for ho less than three years after final completion.

G Additional insufeds: The Contractor's commercial general liability, automobile liability, ambrellator excess, and pollution liability policies shall include and list as additional insufeds Owner and Engineer, and any individuals or entities identified in the contribupplementary Conditions; include coverage for the respective officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of all such additional insureds; and the insurance afforded to these additional insureds shall provide primary coverage for all claims covered thereby (including as applicable those arising from both ongoing and completed operations) on a non-contributory basis. Contractor shall obtain all necessary endorsements to support these requirements.

H. *Contractor's professional liability insurance*: If Contractor will provide or furnish professional services under this Contract, through a delegation of professional design services or otherwise, then Contractor shall be responsible for purchasing and maintaining applicable professional liability insurance. This insurance shall provide protection against claims arising out of performance of professional design or related services, and caused by a negligent error, omission, or act for which the insured party is legally liable. It shall be maintained throughout the duration of the Contract and for a minimum of two years after

Substantial Completion. If such professional design services are performed by a Subcontractor, and not by Contractor itself, then the requirements of this paragraph may be satisfied through the purchasing and maintenance of such insurance by such Subcontractor.

- I. *General provisions*: The policies of insurance required by this Paragraph 6.03 shall:
 - 1. include at least the specific coverages provided in this Article.
 - 2. be written for not less than the limits of liability provided in this Article and in the Supplementary Conditions, or required by Laws or Regulations, whichever is greater.
 - 3. contain a provision or endorsement that the coverage afforded will not be canceled, materially changed, or renewal refused until at least 10 days prior written notice has been given to Contractor. Within three days of receipt of any such written notice, Contractor shall provide a copy of the notice to Owner, Engineer, and each other insured under the policy.
 - 4. remain in effect at least until final payment (and longer in expression required in this Article) and at all times thereafter when Contractor may be correcting, removing, or replacing defective Work as a warranty on correction obligation, or otherwise, or returning to the Site to conduct other tasks arising from the Contract Documents.
 - 5. be appropriate for the Work being performed and provide protection from claims that may arise out of or result from contractor's performance of the Work and Contractor's other obligations under the Contract Documents, whether it is to be performed by Contractor, any Subcontractor or Supplier, or by anyone directly or indirectly employed by any othem to perform any of the Work, or by anyone for whose acts any of them may be table.

The coverage requirements for specific policies of insurance must be met by such policies, and not by caference to excess or umbrella insurance provided in other policies.

04 Owner's Gability Pasurance

Plandition to the insurance required to be provided by Contractor under Paragraph 6.03,
 Wowner, at Owner's option, may purchase and maintain at Owner's expense Owner's own liability insurance as will protect Owner against claims which may arise from operations under the Contract Documents.

B. Owner's liability policies, if any, operate separately and independently from policies required to be provided by Contractor, and Contractor cannot rely upon Owner's liability policies for any of Contractor's obligations to the Owner, Engineer, or third parties.

6.05 *Property Insurance*

A. *Builder's Risk*: Unless otherwise provided in the Supplementary Conditions, Contractor shall purchase and maintain builder's risk insurance upon the Work on a completed value basis, in the amount of the full insurable replacement cost thereof (subject to such deductible amounts as may be provided in the Supplementary Conditions or required by Laws and Regulations). This insurance shall:

- include the Owner and Contractor as named insureds, and all Subcontractors, and any individuals or entities required by the Supplementary Conditions to be insured under such builder's risk policy, as insureds or named insureds. For purposes of the remainder of this Paragraph 6.05, Paragraphs 6.06 and 6.07, and any corresponding Supplementary Conditions, the parties required to be insured shall collectively be referred to as "insureds."
- be written on a builder's risk "all risk" policy form that shall at least include insurance 2. for physical loss or damage to the Work, temporary buildings, falsework, and materials and equipment in transit, and shall insure against at least the following perils or causes of loss: fire; lightning; windstorm; riot; civil commotion; terrorism; vehicle impact; aircraft; smoke; theft; vandalism and malicious mischief; mechanical breakdown, boiler explosion, and artificially generated electric current; earthquake; volcanic activity, and other earth movement; flood; collapse; explosion; depris removal; demolition occasioned by enforcement of Laws and Regulations, water lamage other than that caused by flood); and such other perils or causes of loss as may be specifically required by the Supplementary Conditions. If insurance against mechanical breakdown, boiler explosion, and artificially generated electric cueent; earthquake; volcanic activity, and other earth movement, or flood, are net commercially available under builder's risk policies, by environment of otherwise, such insurance may be provided through other insurance policies acceptable to Owner and Contractor.
- 3. cover, as insured property, at least the following: (a) the Work and all materials, supplies, machine v apparatus, equipment, fixtures and other property of a similar nature that are to be incerporated into acused in the preparation, fabrication, construction, areation of completion of the Work, including Owner-furnished or assigned property (b) space parts inventory required within the scope of the Contract; and (b) temporary works which are not intended to form part of the permanent of the Work under construction, or which are intended to provide temporary support for the Work under construction, including scaffolding, form work, fences, shoring, of plans, falsework, and temporary structures.
 4. cover expenses incurrent.
 - cover expenses incurred in the repair or replacement of any insured property (including but not limited to fees and charges of engineers and architects).
 - 5. extend to cover damage or loss to insured property while in temporary storage at the Site or in a storage location outside the Site (but not including property stored at the premises of a manufacturer or Supplier).
 - 6. extend to cover damage or loss to insured property while in transit.
 - 7. allow for partial occupation or use of the Work by Owner, such that those portions of the Work that are not yet occupied or used by Owner shall remain covered by the builder's risk insurance.
 - 8. allow for the waiver of the insurer's subrogation rights, as set forth below.

- 9. provide primary coverage for all losses and damages caused by the perils or causes of loss covered.
- 10. not include a co-insurance clause.
- 11. include an exception for ensuing losses from physical damage or loss with respect to any defective workmanship, design, or materials exclusions.
- 12. include performance/hot testing and start-up.
- 13. be maintained in effect, subject to the provisions herein regarding Substantial Completion and partial occupancy or use of the Work by Owner, until the Work is complete.
- B. Notice of Cancellation or Change: All the policies of insurance (and the certificates or other evidence thereof) required to be purchased and maintained in accordance with this Paragraph 6.05 will contain a provision or endorsement that the coverage afforded will not be canceled or materially changed or renewal refused until at least 10 days proving written notice has been given to the purchasing policyholder. Within three days of receipt of any such written notice, the purchasing policyholder shall provide a copy of the written other insured.
- C. Deductibles: The purchaser of any required builder's risk or property insurance shall pay for costs not covered because of the application of opolicy deductible.
- D. Partial Occupancy or Use by Owner: If Owner, will occupation use a portion or portions of the Work prior to Substantial Completion of all the Work as provided in Paragraph 15.04, then Owner (directly if it is the purchase) of the builder's risk policy, or through Contractor) will provide notice of such occupancy or use to the builder's risk insurer. The builder's risk insurance shall not be canceled or perputted to lapse on account of any such partial use or occupancy: Pathec, those portions of the Work that are occupied or used by Owner may come off, the builder's risk policy, while those portions of the Work not yet occupied or used by Owner shall remain covered by the builder's risk insurance.

Flanddational Insurance: If Contractor elects to obtain other special insurance to be included in supplement the builder's risk or property insurance policies provided under this Paragraph 6.05, it may do so at Contractor's expense.

F. Insurance of Other Property: If the express insurance provisions of the Contract do not require or address the insurance of a property item or interest, such as tools, construction equipment, or other personal property owned by Contractor, a Subcontractor, or an employee of Contractor or a Subcontractor, then the entity or individual owning such property item will be responsible for deciding whether to insure it, and if so in what amount.

6.06 *Waiver of Rights*

A. All policies purchased in accordance with Paragraph 6.05, expressly including the builder's risk policy, shall contain provisions to the effect that in the event of payment of any loss or damage the insurers will have no rights of recovery against any insureds thereunder, or

against Engineer or its consultants, or their officers, directors, members, partners, employees, agents, consultants, or subcontractors. Owner and Contractor waive all rights against each other and the respective officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them, for all losses and damages caused by, arising out of, or resulting from any of the perils or causes of loss covered by such policies and any other property insurance applicable to the Work; and, in addition, waive all such rights against Engineer, its consultants, all Subcontractors, all individuals or entities identified in the Supplementary Conditions as insureds, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them, under such policies for losses and damages so caused. None of the above waivers shall extend to the rights that any party making such waiver may have to the proceeds of insurance held by Owner or Contractor as trustee or fiduciary, or otherwise payable under any policy so issued.

- B. Owner waives all rights against Contractor, Subcontractors, and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them, for:
 - loss due to business interruption, loss of use on other to he work caused loss extending beyond direct physical loss or damage to Owner's property or the Work caused by, arising out of, or resulting from the or other parils whether penot insured by Owner; and
 - 2. loss or damage to the completed Project or part thereof caused by, arising out of, or resulting from the or other insural perifor cause of loss covered by any property insurance maintained on the completed project or part thereof by Owner during partial occupatory or use pursuant to Paragraph 15.04, after Substantial Completion Dursuant to Paragraph 45.03, or after final payment pursuant to Paragraph 15.06.

Any insurance policy maintained by Owner covering any loss, damage or consequential loss referred to increasing raph 6.06.B shall contain provisions to the effect that in the event of recovery against Contractor, Subcontractors, or Engineer, or the officers, directors, of planetory against Contractor, Subcontractors, or Engineer, or the officers, directors, contramembers, partners, employees, agents, consultants, or subcontractors of each and any of them.

D. Contractor shall be responsible for assuring that the agreement under which a Subcontractor performs a portion of the Work contains provisions whereby the Subcontractor waives all rights against Owner, Contractor, all individuals or entities identified in the Supplementary Conditions as insureds, the Engineer and its consultants, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them, for all losses and damages caused by, arising out of, relating to, or resulting from any of the perils or causes of loss covered by builder's risk insurance and any other property insurance applicable to the Work.

6.07 Receipt and Application of Property Insurance Proceeds

- Any insured loss under the builder's risk and other policies of insurance required by Α. Paragraph 6.05 will be adjusted and settled with the named insured that purchased the policy. Such named insured shall act as fiduciary for the other insureds, and give notice to such other insureds that adjustment and settlement of a claim is in progress. Any other insured may state its position regarding a claim for insured loss in writing within 15 days after notice of such claim.
- Proceeds for such insured losses may be made payable by the insurer either jointly to Β. multiple insureds, or to the named insured that purchased the policy in its own right and as fiduciary for other insureds, subject to the requirements of any applicable mortgage clause. A named insured receiving insurance proceeds under the builder's risk and other policies of insurance required by Paragraph 6.05 shall distribute such proceeds in accordance with such agreement as the parties in interest may reach, or as otherwise required under the dispute resolution provisions of this Contract or applicable Laws and Regulations
- If no other special agreement is reached, the damaged Work stall be repaired ar veplaced, C. the money so received applied on account thereof and the Wark and the cost thereof

ARTICLE 7 – CONTRACTOR'S RESPONSIBILITIES

- 7.01 Supervision and Superintendence
- covered by Change Order, if needed. **CONTRACTOR'S RESPONSIBILITIES** *ervision and Superintendence* Contractor shall supervise, inspect, and direct the Wisek competently and efficiently, devoting sustained to the process of the wisek competently and efficiently, A. devoting such attention thereto and applying such skills and expertise as may be necessary Work in accordance with the Contract Documents. Contractor shall be solely to perform techniques, sequences, and procedures of for the means methods. construction.

At all times during the progress of the Work, Contractor shall assign a competent resident superintendent who shall not be replaced without written notice to Owner and Engineer except under extraordinary circumstances.

7.02 of pl Labor; Working Hours

- Contractor shall provide competent, suitably qualified personnel to survey and lay out the A. Work and perform construction as required by the Contract Documents. Contractor shall at all times maintain good discipline and order at the Site.
- Except as otherwise required for the safety or protection of persons or the Work or Β. property at the Site or adjacent thereto, and except as otherwise stated in the Contract Documents, all Work at the Site shall be performed during regular working hours, Monday through Friday. Contractor will not perform Work on a Saturday, Sunday, or any legal holiday. Contractor may perform Work outside regular working hours or on Saturdays, Sundays, or legal holidays only with Owner's written consent, which will not be unreasonably withheld.

7.03 Services, Materials, and Equipment

- Unless otherwise specified in the Contract Documents, Contractor shall provide and Α. assume full responsibility for all services, materials, equipment, labor, transportation, construction equipment and machinery, tools, appliances, fuel, power, light, heat, telephone, water, sanitary facilities, temporary facilities, and all other facilities and incidentals necessary for the performance, testing, start up, and completion of the Work, whether or not such items are specifically called for in the Contract Documents.
- All materials and equipment incorporated into the Work shall be of good quality and new, B. except as otherwise provided in the Contract Documents. All special warranties and guarantees required by the Specifications shall expressly run to the benefit of Owner. If required by Engineer, Contractor shall furnish satisfactory evidence (including reports of required tests) as to the source, kind, and quality of materials and equipment.
- connected, erected, All materials and equipment shall be stored, applied, installed C. protected, used, cleaned, and conditioned in accordance with instructions of the applicable , specified in Supplier, except as otherwise may be provided in the Contract Comment

7.04

contract

Supplier, except as otherwise may be provided in the Contract Document On and shall "Or Equals" A. Whenever an item of material or equipment is specified or described in the Contract Documents by using the name of a Documents by using the name of a prophetary item or the name of a particular Supplier, the Contract Price has been based upon Contractor furnishing such item as specified. The specification or description of such an item Sinterfield to establish the type, function, appearance, and quality required. Unless the Opecification or description contains or is followed by words reading that no like equivatent, or "or equal" item is permitted, request that Engineer authorize the use of other items of material or Contractor ma ment, or items from other proposed suppliers under the circumstances described below acto If Engineers its sole discretion determines that an item of material or equipment

energy from the sole discretion determines that an item of material or equipment of plans, that no change in related Work will be required. Engineer chall the item. For the purposes of this paragraph, a proposed item of material or equipment will be considered functionally equal to an item so named if:

- in the exercise of reasonable judgment Engineer determines that: a.
 - it is at least equal in materials of construction, quality, durability, 1) appearance, strength, and design characteristics;
 - it will reliably perform at least equally well the function and achieve the 2) results imposed by the design concept of the completed Project as a functioning whole;
 - it has a proven record of performance and availability of responsive service; 3) and
 - it is not objectionable to Owner. 4)

- Contractor certifies that, if approved and incorporated into the Work: b.
 - 1) there will be no increase in cost to the Owner or increase in Contract Times; and
 - 2) it will conform substantially to the detailed requirements of the item named in the Contract Documents.
- *Contractor's Expense*: Contractor shall provide all data in support of any proposed "or Β. equal" item at Contractor's expense.
- C. Engineer's Evaluation and Determination: Engineer will be allowed a reasonable time to evaluate each "or-equal" request. Engineer may require Contractor to furnish additional data about the proposed "or-equal" item. Engineer will be the sole judge of acceptability. No "or-equal" item will be ordered, furnished, installed, or utilized until Engineer's review is complete and Engineer determines that the proposed item is an "or-equal" which will be evidenced by an approved Shop Drawing or other written communication. Engineer will advise Contractor in writing of any negative determination.
- D. Effect of Engineer's Determination: Neither approval nur denial of an or equal dequest shall result in any change in Contract Price. The Engineer's deplat of er or-endual" request shall be final and binding, and may not be reversed through an appeal-under any provision of the Contract Documents.
- Treatment as a Substitution Bequest: If Engineer determines that an item of material or E. equipment proposed to contractor obes postqualifors an "or-equal" item, Contractor may considered the proposed item as a substitute pursuant to Paragraph request that Engineer of Jones & , who plan documents 7.05

7.05 Substitut

7.05. Unless the specification of a item of material or equipment required to be fughished under the Contract Documents contains or is followed by words reading that no substitution is permitted, Contractor may request that Engineer authorize the use of other of plantemed material or equipment under the circumstances described below. To the extent Site.

- 1. Contractor shall submit sufficient information as provided below to allow Engineer to determine if the item of material or equipment proposed is functionally equivalent to that named and an acceptable substitute therefor. Engineer will not accept requests for review of proposed substitute items of material or equipment from anyone other than Contractor.
- The requirements for review by Engineer will be as set forth in Paragraph 7.05.B, as 2. supplemented by the Specifications, and as Engineer may decide is appropriate under the circumstances.

- 3. Contractor shall make written application to Engineer for review of a proposed substitute item of material or equipment that Contractor seeks to furnish or use. The application:
 - a. shall certify that the proposed substitute item will:
 - 1) perform adequately the functions and achieve the results called for by the general design,
 - 2) be similar in substance to that specified, and
 - 3) be suited to the same use as that specified.
 - b. will state:
 - the extent, if any, to which the use of the proposed substitute item will necessitate a change in Contract Times,
 - 2) whether use of the proposed substitute item in the Work will require a change in any of the Contract Documents (or in the provisions of any other direct contract with Owner for other work on the Project to adapt the design to the proposed substitute item, and the provision of a substitute item.
 - 3) whether incorporation or use of the proposed substitute tem in connection with the Work is subject to payment of an Olcense de or royalty.
 - c. will identify:
 - 1) all variations of the proposed substitute item from that specified, and
 - available engineering, sales, maintenance, repair, and replacement services.

d. mall contain an itemized estimate of all costs or credits that will result directly or other estimate of such substitute item, including but not limited to changes in Contract Arice, shaled savings, costs of redesign, and claims of other contractors affected by any resulting change.

Balengineer's Evaluation and Determination: Engineer will be allowed a reasonable time to revaluate each substitute request, and to obtain comments and direction from Owner. Engineer may require Contractor to furnish additional data about the proposed substitute item. Engineer will be the sole judge of acceptability. No substitute will be ordered, furnished, installed, or utilized until Engineer's review is complete and Engineer determines that the proposed item is an acceptable substitute. Engineer's determination will be evidenced by a Field Order or a proposed Change Order accounting for the substitution itself and all related impacts, including changes in Contract Price or Contract Times. Engineer will advise Contractor in writing of any negative determination.

- C. *Special Guarantee*: Owner may require Contractor to furnish at Contractor's expense a special performance guarantee or other surety with respect to any substitute.
- D. *Reimbursement of Engineer's Cost*: Engineer will record Engineer's costs in evaluating a substitute proposed or submitted by Contractor. Whether or not Engineer approves a substitute so proposed or submitted by Contractor, Contractor shall reimburse Owner for

the reasonable charges of Engineer for evaluating each such proposed substitute. Contractor shall also reimburse Owner for the reasonable charges of Engineer for making changes in the Contract Documents (or in the provisions of any other direct contract with Owner) resulting from the acceptance of each proposed substitute.

- E. *Contractor's Expense*: Contractor shall provide all data in support of any proposed substitute at Contractor's expense.
- F. *Effect of Engineer's Determination*: If Engineer approves the substitution request, Contractor shall execute the proposed Change Order and proceed with the substitution. The Engineer's denial of a substitution request shall be final and binding, and may not be reversed through an appeal under any provision of the Contract Documents. Contractor may challenge the scope of reimbursement costs imposed under Paragraph 7.05.D, by timely submittal of a Change Proposal.
- 7.06 Concerning Subcontractors, Suppliers, and Others
 - A. Contractor may retain Subcontractors and Suppliers for the performance of parts of the Work. Such Subcontractors and Suppliers must be acceptable to Owner and Suppliers must be acceptable to Owne
 - B. Contractor shall retain specific Subcontractors, Suppliers, or other individuals or entities for the performance of designated parts of the Work if required by the Contract to do so.
 - C. Subsequent to the submittal of contractor's Bid or final negetiation of the terms of the Contract, Owner may not require contractor to retain any subcontractor, Supplier, or other individual or entity to furnish or perform any of the Work against which Contractor has reasonable objection
 - D. Prior to entry into any binding subcontract of purchase order, Contractor shall submit to dwinenthe identity of the proposed subcontractor or Supplier (unless Owner has already deemed such proposed subcontractor or Supplier acceptable, during the bidding process or otherwise) such proposed subcontractor or Supplier shall be deemed acceptable to Owner otherwise) such proposed subcontractor or Supplier shall be deemed acceptable to Owner our proposed subcontractor or Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner our proposed subcontractor of Supplier shall be deemed acceptable to Owner of Supplier Subcontractor of Supplier shall be deemed acceptable to Owner of Supplier Sup
 - The Towney may require the replacement of any Subcontractor, Supplier, or other individual or antity retained by Contractor to perform any part of the Work. Owner also may require Contractor to retain specific replacements; provided, however, that Owner may not require a replacement to which Contractor has a reasonable objection. If Contractor has submitted the identity of certain Subcontractors, Suppliers, or other individuals or entities for acceptance by Owner, and Owner has accepted it (either in writing or by failing to make written objection thereto), then Owner may subsequently revoke the acceptance of any such Subcontractor, Supplier, or other individual or entity so identified solely on the basis of substantive, reasonable objection after due investigation. Contractor shall submit an acceptable replacement for the rejected Subcontractor, Supplier, or other individual or entity.
 - F. If Owner requires the replacement of any Subcontractor, Supplier, or other individual or entity retained by Contractor to perform any part of the Work, then Contractor shall be entitled to an adjustment in Contract Price or Contract Times, or both, with respect to the

replacement; and Contractor shall initiate a Change Proposal for such adjustment within 30 days of Owner's requirement of replacement.

- G. No acceptance by Owner of any such Subcontractor, Supplier, or other individual or entity, whether initially or as a replacement, shall constitute a waiver of the right of Owner to the completion of the Work in accordance with the Contract Documents.
- H. On a monthly basis Contractor shall submit to Engineer a complete list of all Subcontractors and Suppliers having a direct contract with Contractor, and of all other Subcontractors and Suppliers known to Contractor at the time of submittal.
- I. Contractor shall be fully responsible to Owner and Engineer for all acts and omissions of the Subcontractors, Suppliers, and other individuals or entities performing or furnishing any of the Work just as Contractor is responsible for Contractor's own acts and omissions
- J. Contractor shall be solely responsible for scheduling and coordinating the work of Subcontractors, Suppliers, and all other individuals or entities performing or furnishing any of the Work.
- K. Contractor shall restrict all Subcontractors, Suppliers, and such other individuals ordentities performing or furnishing any of the Work from communication with Engineer or Owner, except through Contractor or in case of an emergency of as otherwise expressly allowed herein.
- L. The divisions and sections of the Specifications and the identifications of any Drawings shall not control Contractor in dividing the work among Subcontractors or Suppliers or delineating the Work to be performed by any specific thade.
- M. All Work performed for Contractor by a Subcontractor or Supplier shall be pursuant to an appropriate contractual agreement that specifically binds the Subcontractor or Supplier to the applicable terms and conditions of the Contract Documents for the benefit of Owner and Engineer.

Of particular Subcontractor or Supplier, to the extent practicable, information of particular Subcontractor or Supplier.

- D. Nothing in the Contract Documents:
 - shall create for the benefit of any such Subcontractor, Supplier, or other individual or entity any contractual relationship between Owner or Engineer and any such Subcontractor, Supplier, or other individual or entity; nor
 - 2. shall create any obligation on the part of Owner or Engineer to pay or to see to the payment of any money due any such Subcontractor, Supplier, or other individual or entity except as may otherwise be required by Laws and Regulations.

7.07 Patent Fees and Royalties

A. Contractor shall pay all license fees and royalties and assume all costs incident to the use in the performance of the Work or the incorporation in the Work of any invention, design,

process, product, or device which is the subject of patent rights or copyrights held by others. If a particular invention, design, process, product, or device is specified in the Contract Documents for use in the performance of the Work and if, to the actual knowledge of Owner or Engineer, its use is subject to patent rights or copyrights calling for the payment of any license fee or royalty to others, the existence of such rights shall be disclosed by Owner in the Contract Documents.

- B. To the fullest extent permitted by Laws and Regulations, Owner shall indemnify and hold harmless Contractor, and its officers, directors, members, partners, employees, agents, consultants, and subcontractors from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals, and all court or arbitration or other dispute resolution costs) arising out of or relating to any infringement of patent rights or copyrights incident to the use in the performance of the Work or resulting from the incorporation in the Work of any invention, design, process, product, or device specified in the Contract Ducuments, but not identified as being subject to payment of any license fee or revalty to others required by patent rights or copyrights.
- C. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and only of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to any infringement of patent rights on copyrights incident to the use in the performance of the Work or resulting from the incorporation in the Work of any invention, design, process, product, or device not specified in the Contract Documents.

A a philes other wise provided in the Contract Documents, Contractor shall obtain and pay for the philes of the provided in the Contract Documents, Contractor shall obtain and pay for obtaining such permits and licenses. Owner shall assist Contractor, when necessary, in obtaining such permits and licenses. Contractor shall pay all governmental charges and contranspection fees necessary for the prosecution of the Work which are applicable at the time of the submission of Contractor's Bid (or when Contractor became bound under a negotiated contract). Owner shall pay all charges of utility owners for connections for providing permanent service to the Work

- 7.09 Taxes
 - A. Contractor shall pay all sales, consumer, use, and other similar taxes required to be paid by Contractor in accordance with the Laws and Regulations of the place of the Project which are applicable during the performance of the Work.
- 7.10 Laws and Regulations
 - A. Contractor shall give all notices required by and shall comply with all Laws and Regulations applicable to the performance of the Work. Except where otherwise expressly required by

applicable Laws and Regulations, neither Owner nor Engineer shall be responsible for monitoring Contractor's compliance with any Laws or Regulations.

- If Contractor performs any Work or takes any other action knowing or having reason to Β. know that it is contrary to Laws or Regulations, Contractor shall bear all resulting costs and losses, and shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to such Work or other action. It shall not be Contractor's responsibility to make certain that the Work described in the Contract Documents is in accordance with Laws and Regulations, but this shall not relieve Contractor of Contractor's obligations under Paragraph 3.03.
- Owner or Contractor may give notice to the other party of any changes after the C. submission of Contractor's Bid (or after the date when Contractor bound under a negotiated contract) in Laws or Regulations having an effect on the cost or time of performance of the Work, including but not limited to changes inclaws of Regulations having an effect on procuring permits and on sales, use, value added consumption, and other similar taxes. If Owner and Contractor are unable to agree on epittlement to or on the amount or extent, if any, of any adjustment in Contract Price or Contract Times resulting from such changes, then within 30 plays of such pothe Contractor may submit a Change Proposal, or Owner may initiate's Claims bidding ord Documents

Record Documents 7.11

Contractor shall maintain in a safe place at the site one printed record copy of all Drawings, Specifications, Addenda, Change Orders, Work Change Directives, Field Orders, written interpretations and clarifications, and approved Shop Drawings. Contractor shall keep such cord documents in good order and annotate them to show changes made during construction, these record documents, together with all approved Samples, will be available to Engineer for reference. Upon completion of the Work, Contractor shall deliver these record documents to Engineer.

7.12 Oafety and Protection

- A. Contractor shall be solely responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the Work. Such responsibility does not relieve Subcontractors of their responsibility for the safety of persons or property in the performance of their work, nor for compliance with applicable safety Laws and Regulations. Contractor shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury, or loss to:
 - 1. all persons on the Site or who may be affected by the Work;
 - all the Work and materials and equipment to be incorporated therein, whether in 2. storage on or off the Site; and

- 3. other property at the Site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures, other work in progress, utilities, and Underground Facilities not designated for removal, relocation, or replacement in the course of construction.
- B. Contractor shall comply with all applicable Laws and Regulations relating to the safety of persons or property, or to the protection of persons or property from damage, injury, or loss; and shall erect and maintain all necessary safeguards for such safety and protection. Contractor shall notify Owner; the owners of adjacent property, Underground Facilities, and other utilities; and other contractors and utility owners performing work at or adjacent to the Site, when prosecution of the Work may affect them, and shall cooperate with them in the protection, removal, relocation, and replacement of their property or work in progress.
- C. Contractor shall comply with the applicable requirements of Owner's safety programs, if any. The Supplementary Conditions identify any Owner's safety programs that are applicable to the Work.
- D. Contractor shall inform Owner and Engineer of the specific requirements of Contractor's safety program with which Owner's and Engineer's employees and representatives must comply while at the Site.
 E. All damage, injury, or loss to any property referred to in Paragraph 7.12.A.2 or 7.12.A.3
- E. All damage, injury, or loss to any property referred to in Paragraph 7.12.A.2 or 7.12.A.3 caused, directly or indirection in whole or in part, by Contractor, any Subcontractor, Supplier, or any other individual or entity directly or indirectly employed by any of them to perform any of the work, or any operior whose acts any of them may be liable, shall be remedied by Contractor at its expense (except damage or loss attributable to the fault of Drawings or Specifications or to the acts or omissions of Owner or Engineer or anyone employed by any of them, or anyone for whose acts any of them may be liable, and not attributable. Girectly or indirectly, in whole or in part, to the fault or negligence of Contractor or any Subcontractor, Supplier, or other individual or entity directly or indirectly employed by any of them).
 Of P. wontractor's duties and respectivity.
 - **5** K. **Contractor's** duties and responsibilities for safety and protection shall continue until such time as all the Work is completed and Engineer has issued a notice to Owner and Contractor in accordance with Paragraph 15.06.B that the Work is acceptable (except as otherwise expressly provided in connection with Substantial Completion).
 - G. Contractor's duties and responsibilities for safety and protection shall resume whenever Contractor or any Subcontractor or Supplier returns to the Site to fulfill warranty or correction obligations, or to conduct other tasks arising from the Contract Documents.

7.13 Safety Representative

A. Contractor shall designate a qualified and experienced safety representative at the Site whose duties and responsibilities shall be the prevention of accidents and the maintaining and supervising of safety precautions and programs.

7.14 Hazard Communication Programs

Contractor shall be responsible for coordinating any exchange of material safety data Α. sheets or other hazard communication information required to be made available to or exchanged between or among employers at the Site in accordance with Laws or Regulations.

7.15 Emergencies

A. In emergencies affecting the safety or protection of persons or the Work or property at the Site or adjacent thereto, Contractor is obligated to act to prevent threatened damage, injury, or loss. Contractor shall give Engineer prompt written notice if Contractor believes that any significant changes in the Work or variations from the Contract Documents have been caused thereby or are required as a result thereof. If Engineer determines that a change in the Contract Documents is required because of the action taken by Contractor in response to such an emergency, a Work Change Directive or Change Order will be issued.

7.16 Shop Drawings, Samples, and Other Submittals

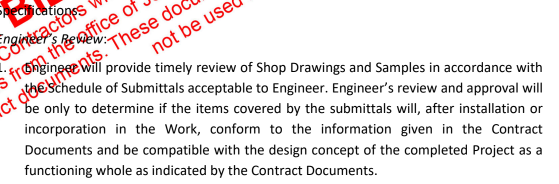
- A. Shop Drawing and Sample Submittal Requirements
 - 1. Before submitting a Shop Drawing or Sample,
- Contractor Shall bave? n/V and sha the or same n/V bave? n/V and sha only and shall reviewed and coordinated the Shop Drawing or Sample with other Shop Drawings a. requirements of the Work and the Contract and Samples and Documents;
 - and verified all field measurements, quantities, dimensions, specified b. determine and design criteria, installation requirements, materials, catalog performance numbers and similar information with respect thereto;

determined and verified the suitability of all materials and equipment offered eneral Company for means with espect to the indicated application, fabrication, shipping, handling, storage,

of Plans in declarer methods, techniques, sequences, and procedures of comparison of the safety precautions and the sequences of comparison of the sequences of t

- 2. Each submittal shall bear a stamp or specific written certification that Contractor has satisfied Contractor's obligations under the Contract Documents with respect to Contractor's review of that submittal, and that Contractor approves the submittal.
- With each submittal, Contractor shall give Engineer specific written notice of any 3. variations that the Shop Drawing or Sample may have from the requirements of the Contract Documents. This notice shall be set forth in a written communication separate from the Shop Drawings or Sample submittal; and, in addition, in the case of Shop Drawings by a specific notation made on each Shop Drawing submitted to Engineer for review and approval of each such variation.

- B. *Submittal Procedures for Shop Drawings and Samples*: Contractor shall submit Shop Drawings and Samples to Engineer for review and approval in accordance with the accepted Schedule of Submittals. Each submittal will be identified as Engineer may require.
 - 1. Shop Drawings:
 - a. Contractor shall submit the number of copies required in the Specifications.
 - b. Data shown on the Shop Drawings will be complete with respect to quantities, dimensions, specified performance and design criteria, materials, and similar data to show Engineer the services, materials, and equipment Contractor proposes to provide and to enable Engineer to review the information for the limited purposes required by Paragraph 7.16.D.
 - 2. Samples:
 - a. Contractor shall submit the number of Samples required in the Specifications
 - b. Contractor shall clearly identify each Sample as to material. Supplier, pertinent data such as catalog numbers, the use for which intended and, other data as Engineer may require to enable Engineer to review the submittal for the limited purposes required by Paragraph 7.10.0.
 - 3. Where a Shop Drawing or Sample is required by the Contract Documents or the Schedule of Submittals, any related Work performed prior to Engineer's review and approval of the pertinent submittal will be at the sole expense and responsibility of Contractor.
- C. Other Submittals. Contractor shall submit other submittals to Engineer in accordance with the accepted Schedule of Submittals, and pursuant to the applicable terms of the Specifications



- 2. Engineer's review and approval will not extend to means, methods, techniques, sequences, or procedures of construction or to safety precautions or programs incident thereto.
- 3. Engineer's review and approval of a separate item as such will not indicate approval of the assembly in which the item functions.
- 4. Engineer's review and approval of a Shop Drawing or Sample shall not relieve Contractor from responsibility for any variation from the requirements of the Contract Documents unless Contractor has complied with the requirements of Paragraph

7.16.A.3 and Engineer has given written approval of each such variation by specific written notation thereof incorporated in or accompanying the Shop Drawing or Sample. Engineer will document any such approved variation from the requirements of the Contract Documents in a Field Order.

- Engineer's review and approval of a Shop Drawing or Sample shall not relieve 5. Contractor from responsibility for complying with the requirements of Paragraph 7.16.A and B.
- Engineer's review and approval of a Shop Drawing or Sample, or of a variation from 6. the requirements of the Contract Documents, shall not, under any circumstances, change the Contract Times or Contract Price, unless such changes are included in a Change Order.
- 7. Neither Engineer's receipt, review, acceptance or approval of a Shop Drawing Sample, or other submittal shall result in such item becoming a Contract Docum
- requirements and Contractor shall perform the Work in compliance with the 8. commitments set forth in approved Shop Drawings and Samples, subject to the provisions of Paragraph 7.16.D.4. provisions of Paragraph 7.16.D.4. *ubmittal Procedures*: Contractor shall make corrections required by Engineer and shall return the required
- Ε. Resubmittal Procedures:
 - 1. number of corrected copies of Shop Prawings and submit, as required, new Samples for review and proval. Convactor Hall weet specific attention in writing to revisions other than the corrections called for by engineer on previous submittals.

shall thrish sequires submitters with sufficient information and accuracy tain required approval of an term with no more than three submittals. Engineer eneral of subsequent submittal of a Shop seneral of subsequent submittal of a Shop eneral of a shop approval, and Contractor shall be of plans to off against payments due to Contractor to secure reimbursement for such the of plans of Contractor

If Contractor requests a change of a previously approved submittal item, Contractor shall be responsible for Engineer's charges to Owner for its review time, and Owner may impose a set-off against payments due to Contractor to secure reimbursement for such charges, unless the need for such change is beyond the control of Contractor.

7.17 Contractor's General Warranty and Guarantee

contract

A. Contractor warrants and guarantees to Owner that all Work will be in accordance with the Contract Documents and will not be defective. Engineer and its officers, directors, members, partners, employees, agents, consultants, and subcontractors shall be entitled to rely on Contractor's warranty and guarantee.

- Contractor's warranty and guarantee hereunder excludes defects or damage caused by: Β.
 - abuse, modification, or improper maintenance or operation by persons other than 1. Contractor, Subcontractors, Suppliers, or any other individual or entity for whom Contractor is responsible; or
 - 2. normal wear and tear under normal usage.
- Contractor's obligation to perform and complete the Work in accordance with the Contract C. Documents shall be absolute. None of the following will constitute an acceptance of Work that is not in accordance with the Contract Documents or a release of Contractor's obligation to perform the Work in accordance with the Contract Documents:
 - 1. observations by Engineer;

lerminication

- recommendation by Engineer or payment by Owner of any progress or final payment; 2.
- the issuance of a certificate of Substantial Completion by Engine 3. an origina For bidding reference only and shall related thereto by Owner;
- use or occupancy of the Work or any part thereof by 4.
- any review and approval of a Shop Drawing 5.
- the issuance of a notice of acceptability b 6.
- 7. any inspection, test, or approval by others
- 8. any correction of defective Work by Queter
- If the Contract requires the Contractor to accept the assignment of a contract entered into D. by Owner, then the specific warranties, guarantees, and correction obligations contained in ed contract shall govern with bespect to Contractor's performance obligations to Owner for the Work described in the assigned contract.

To the fullest extent permitted by Laws and Regulations, and in addition to any other obligations of Contractor under the Contract or otherwise, Contractor shall indemnify and Thold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to the performance of the Work, provided that any such claim, cost, loss, or damage is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property (other than the Work itself), including the loss of use resulting therefrom but only to the extent caused by any negligent act or omission of Contractor, any Subcontractor, any Supplier, or any individual or entity directly or indirectly employed by any of them to perform any of the Work or anyone for whose acts any of them may be liable.

Β. In any and all claims against Owner or Engineer or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors by any employee (or the survivor or personal representative of such employee) of Contractor, any Subcontractor, any Supplier, or any individual or entity directly or indirectly employed by any of them to perform any of the Work, or anyone for whose acts any of them may be liable, the indemnification obligation under Paragraph 7.18.A shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for Contractor or any such Subcontractor, Supplier, or other individual or entity under workers' compensation acts, disability benefit acts, or other employee benefit acts.

- C. The indemnification obligations of Contractor under Paragraph 7.18.A shall not extend to the liability of Engineer and Engineer's officers, directors, members, partners, employees, agents, consultants and subcontractors arising out of:
 - the preparation or approval of, or the failure to prepare or approve maps, Drawings, 1. opinions, reports, surveys, Change Orders, designs, or Specifications; or
 - giving directions or instructions, or failing to give them, if that is y Gabse of 2. an origina the injury or damage.

7.19 Delegation of Professional Design Services

- Contractor will not be required to provide professional design services whiles, such services Α. are specifically required by the Contract Documents ford portion of the Work or unless such services are required to carry out contractors responsibilities for construction means, methods, techniques, sequences and procedures, contractor shall not be required to provide professional services in violation of applicable daws and Regulations.
- services of certifications by a design professional related to systems, Β. If professional desig materials, or equipmentare specifically required of Contractor by the Contract Documents, Owner and Engineer will specify all performance and design criteria that such services must satisfy. Contractor shall cause such services or certifications to be provided by a properly censed professional whose signature and seal shall appear on all drawings, calculations, specifications, certifications, and other submittals prepared by such professional. Shop Prawings and other submittals related to the Work designed or certified by such professional, if prepared by others, shall bear such professional's written approval when Controlubmitted to Engineer.
 - C. Owner and Engineer shall be entitled to rely upon the adequacy, accuracy, and completeness of the services, certifications, or approvals performed by such design professionals, provided Owner and Engineer have specified to Contractor all performance and design criteria that such services must satisfy.
 - Pursuant to this paragraph, Engineer's review and approval of design calculations and D. design drawings will be only for the limited purpose of checking for conformance with performance and design criteria given and the design concept expressed in the Contract Documents. Engineer's review and approval of Shop Drawings and other submittals (except design calculations and design drawings) will be only for the purpose stated in Paragraph 7.16.D.1.

E. Contractor shall not be responsible for the adequacy of the performance or design criteria specified by Owner or Engineer.

ARTICLE 8 – OTHER WORK AT THE SITE

- 8.01 Other Work
 - A. In addition to and apart from the Work under the Contract Documents, the Owner may perform other work at or adjacent to the Site. Such other work may be performed by Owner's employees, or through contracts between the Owner and third parties. Owner may also arrange to have third-party utility owners perform work on their utilities and facilities at or adjacent to the Site.
 - B. If Owner performs other work at or adjacent to the Site with Owner's employees, or through contracts for such other work, then Owner shall give Contractor written notice thereof prior to starting any such other work. If Owner has advance information regarding the start of any utility work at or adjacent to the Site, Owner shall provide such information to Contractor.
 - C. Contractor shall afford each other contractor that performs such other work, each utility owner performing other work, and Owner, if owner is performing other work with Owner's employees, proper and safe access to the site, and provide a reasonable opportunity for the introduction and storage of materials and environment and the execution of such other work. Contractor shall do all outling, fitting, and patching of the Work that may be required to properly connect or otherwise make its several parts come together and properly integrate with such other work. Contractor shall do all outling, fitting, and patching of the danger any work of others by cutting, excavaling, or otherwise altering such ovork; provided, however, that Contractor may out or alter, others' work with the wheten consent of Engineer and the others whose work will be affected.

It the proper execution on results of any part of Contractor's Work depends upon work performed by others under this Article 8, Contractor shall inspect such other work and performed by others under this Article 8, Contractor shall inspect such other work and of Plan from the proper to Engineer in writing any delays, defects, or deficiencies in such other of Plan from the render it unavailable or unsuitable for the proper execution and results of contractor's Work. Contractor's failure to so report will constitute an acceptance of such other work as fit and proper for integration with Contractor's Work except for latent defects and deficiencies in such other work.

8.02 Coordination

- A. If Owner intends to contract with others for the performance of other work at or adjacent to the Site, to perform other work at or adjacent to the Site with Owner's employees, or to arrange to have utility owners perform work at or adjacent to the Site, the following will be set forth in the Supplementary Conditions or provided to Contractor prior to the start of any such other work:
 - 1. the identity of the individual or entity that will have authority and responsibility for coordination of the activities among the various contractors;

- 2. an itemization of the specific matters to be covered by such authority and responsibility; and
- 3. the extent of such authority and responsibilities.
- B. Unless otherwise provided in the Supplementary Conditions, Owner shall have sole authority and responsibility for such coordination.

8.03 Legal Relationships

If, in the course of performing other work at or adjacent to the Site for Owner, the Owner's Α. employees, any other contractor working for Owner, or any utility owner for whom the Owner is responsible causes damage to the Work or to the property of Contractor or its Subcontractors, or delays, disrupts, interferes with, or increases the scope or cost of the performance of the Work, through actions or inaction, then Contractor shall be entitled to an equitable adjustment in the Contract Price or the Contract Times, or tob. Contractor must submit any Change Proposal seeking an equitable adjustment in the Contract Price or the Contract Times under this paragraph within 30 days of the damaging, delaying, disrupting, or interfering event. The entitlement to, and extent of any such equitable adjustment shall take into account information (if any regarding ouch other work that was provided to Contractor in the Contract Documents prior to the sugmittal of the Bid or the final negotiation of the terms of the contract. When applicable, any such equitable adjustment in Contract Price shall be conditioned an Contractor assigning to Owner all Contractor's rights against such other contractor or withinty owner with respect to the damage, delay, discuption, or interference that is the subject of the adjustment. Contractor's entitlement to an adjustment of the contract Times is conditioned on such eing essential to Contractor's ability to complete the Work within the Contract docur

Contractor shaft take reasonable and customary measures to avoid damaging, delaying, discupting or interfering with the work of Owner, any other contractor, or any utility owner performing other work at or adjacent to the Site. If Contractor fails to take such measures and as a result damages, delays, disrupts, or interferes with the work of any such other of Presontractor or utility owner, then Owner may impose a set-off against payments due to Contractor, and assign to such other contractor or utility owner the Owner's contractual rights against Contractor with respect to the breach of the obligations set forth in this paragraph.

- C. When Owner is performing other work at or adjacent to the Site with Owner's employees, Contractor shall be liable to Owner for damage to such other work, and for the reasonable direct delay, disruption, and interference costs incurred by Owner as a result of Contractor's failure to take reasonable and customary measures with respect to Owner's other work. In response to such damage, delay, disruption, or interference, Owner may impose a set-off against payments due to Contractor.
- D. If Contractor damages, delays, disrupts, or interferes with the work of any other contractor, or any utility owner performing other work at or adjacent to the Site, through Contractor's failure to take reasonable and customary measures to avoid such impacts, or if any claim

arising out of Contractor's actions, inactions, or negligence in performance of the Work at or adjacent to the Site is made by any such other contractor or utility owner against Contractor, Owner, or Engineer, then Contractor shall (1) promptly attempt to settle the claim as to all parties through negotiations with such other contractor or utility owner, or otherwise resolve the claim by arbitration or other dispute resolution proceeding or at law, and (2) indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them from and against any such claims, and against all costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to such damage, delay, disruption, or interference.

ARTICLE 9 – OWNER'S RESPONSIBILITIES

- 9.01 Communications to Contractor
 - A. Except as otherwise provided in these General Conditions obtain an communications to Contractor through Engineer.
- 9.02 Replacement of Engineer
- ise specifier A. Owner may at its discretion appoint an engineer to replace Engineer, provided Contractor makes no reasonable objection to the replacement engineer's status under the Contract Documents shall be that of the former Engineer.
- 9.03 Furnish Data
- regulted of Owner under the Contract Documents. ish the data Owner shall
- ocume 9.04

to the are due as provided in the avmen

Easements; Reports, Tests, and Drawings

wher's duties with respect to providing lands and easements are set forth in Paragraph .01.

- Owner's duties with respect to providing engineering surveys to establish reference points B. are set forth in Paragraph 4.03.
- C. Article 5 refers to Owner's identifying and making available to Contractor copies of reports of explorations and tests of conditions at the Site, and drawings of physical conditions relating to existing surface or subsurface structures at the Site.

9.06 Insurance

A. Owner's responsibilities, if any, with respect to purchasing and maintaining liability and property insurance are set forth in Article 6.

9.07 Change Orders

- A. Owner's responsibilities with respect to Change Orders are set forth in Article 11.
- 9.08 Inspections, Tests, and Approvals
 - A. Owner's responsibility with respect to certain inspections, tests, and approvals is set forth in Paragraph 14.02.B.
- 9.09 Limitations on Owner's Responsibilities
 - A. The Owner shall not supervise, direct, or have control or authority over, nor be responsible for, Contractor's means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or for any failure of Contractor to comply with Laws and Regulations applicable to the performance of the Work. Owner will not be responsible for Contractor's failure to perform the Work in accordance with the Contract Documents.
- 9.10 Undisclosed Hazardous Environmental Condition
 - Owner's responsibility in respect to an undisclosed Hataldors Environmentae Condition is set forth in Paragraph 5.06. lence of Financial Arrangements Upon request of Contractor, Owner shall further for the presence of the source of the sour A. Owner's responsibility in respect to an undisclosed Hazardous
- **Evidence of Financial Arrangements** 9.11
 - A. financial arrangements have been made to satisfy Owner's obligations under the Contract Documents (including obligations under proposed changes in the Work).

9.12 Safety Programs

cor ter Owner with the specific requirements of Contractor's safety programs of which Owner has been

Wish copies of any applicable Owner safety programs to Contractor.

GINEER'S STATUS DURING CONSTRUCTION

10.01 Miner's Representative

- Engineer will be Owner's representative during the construction period. The duties and Α. responsibilities and the limitations of authority of Engineer as Owner's representative during construction are set forth in the Contract.
- 10.02 Visits to Site
 - Engineer will make visits to the Site at intervals appropriate to the various stages of Α. construction as Engineer deems necessary in order to observe as an experienced and qualified design professional the progress that has been made and the quality of the various aspects of Contractor's executed Work. Based on information obtained during such visits and observations, Engineer, for the benefit of Owner, will determine, in general, if the Work is proceeding in accordance with the Contract Documents. Engineer will not be

required to make exhaustive or continuous inspections on the Site to check the quality or quantity of the Work. Engineer's efforts will be directed toward providing for Owner a greater degree of confidence that the completed Work will conform generally to the Contract Documents. On the basis of such visits and observations, Engineer will keep Owner informed of the progress of the Work and will endeavor to guard Owner against defective Work.

Engineer's visits and observations are subject to all the limitations on Engineer's authority Β. and responsibility set forth in Paragraph 10.08. Particularly, but without limitation, during or as a result of Engineer's visits or observations of Contractor's Work, Engineer will not supervise, direct, control, or have authority over or be responsible for Contractor's means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or for any failure of Contractor to comply with laws and Regulations applicable to the performance of the Work.

10.03 Project Representative

- A. If Owner and Engineer have agreed that Engineer with urnish a Resident Project Representative to represent Engineer at the Site and assist Engineer mobserving the progress and quality of the Work, then the dimensional and espensibilities of any such Resident Project Representative will be as provided in the Supplementary Conditions, and limitations on the responsibilities there of will be as provided in Paragraph 10.08. If Owner designates another representative of agentito represent when at the Site who is not Engineer's consultant gen, or employee the besponsibilities and authority and other transformed in the limitations there for cons documents Supplementary Jones
- ve WKork 10.04

er thas the suthories to reject Work in accordance with Article 14.

wings, Charge Orders and Payments

- ngineets authority, and limitations thereof, as to Shop Drawings and Samples, are set own in Paragraph 7.16.
 - Engineer's authority, and limitations thereof, as to design calculations and design drawings submitted in response to a delegation of professional design services, if any, are set forth in Paragraph 7.19.
 - Engineer's authority as to Change Orders is set forth in Article 11. C.
 - D. Engineer's authority as to Applications for Payment is set forth in Article 15.

10.06 Determinations for Unit Price Work

Engineer will determine the actual quantities and classifications of Unit Price Work A. performed by Contractor as set forth in Paragraph 13.03.

10.07 Decisions on Requirements of Contract Documents and Acceptability of Work

A. Engineer will render decisions regarding the requirements of the Contract Documents, and judge the acceptability of the Work, pursuant to the specific procedures set forth herein for initial interpretations, Change Proposals, and acceptance of the Work. In rendering such decisions and judgments, Engineer will not show partiality to Owner or Contractor, and will not be liable to Owner, Contractor, or others in connection with any proceedings, interpretations, decisions, or judgments conducted or rendered in good faith.

10.08 Limitations on Engineer's Authority and Responsibilities

- A. Neither Engineer's authority or responsibility under this Article 10 or under any other provision of the Contract, nor any decision made by Engineer in good faith either to exercise or not exercise such authority or responsibility or the undertaking, exercise, or performance of any authority or responsibility by Engineer, shall create, impose, ongive rise to any duty in contract, tort, or otherwise owed by Engineer to Contractor any Subcontractor, any Supplier, any other individual or entity, or to any survey for Oremployee or agent of any of them.
- B. Engineer will not supervise, direct, control, or have authority over on the responsible for Contractor's means, methods, techniques, sequences, or responsible for construction, or the safety precautions and programs incident theretet or for any failure of Contractor to comply with Laws and Regulations applicable to the performance of the Work. Engineer will not be responsible for Contractor's failure to perform the Work in accordance with the Contract Documents
- C. Engineer with not be repronsible for the acts of omissions of Contractor or of any Subcontractor, any Supplier or of any other individual or entity performing any of the Work

Engineer's review of the final Application for Payment and accompanying documentation and all maintenance and operating instructions, schedules, guarantees, bonds, certificates of thispection, tests and approvals, and other documentation required to be delivered by pla Paragraph 15.06.A will only be to determine generally that their content complies with the of the equirements of, and in the case of certificates of inspections, tests, and approvals, that the results certified indicate compliance with the Contract Documents.

E. The limitations upon authority and responsibility set forth in this Paragraph 10.08 shall also apply to the Resident Project Representative, if any.

10.09 Compliance with Safety Program

A. While at the Site, Engineer's employees and representatives will comply with the specific applicable requirements of Owner's and Contractor's safety programs (if any) of which Engineer has been informed.

ARTICLE 11 – AMENDING THE CONTRACT DOCUMENTS; CHANGES IN THE WORK

- 11.01 Amending and Supplementing Contract Documents
 - A. The Contract Documents may be amended or supplemented by a Change Order, a Work Change Directive, or a Field Order.
 - 1. Change Orders:
 - a. If an amendment or supplement to the Contract Documents includes a change in the Contract Price or the Contract Times, such amendment or supplement must be set forth in a Change Order. A Change Order also may be used to establish amendments and supplements of the Contract Documents that do not affect the Contract Price or Contract Times.
 - b. Owner and Contractor may amend those terms and conditions of the Contract Documents that do not involve (1) the performance or acceptability of the Vork, (2) the design (as set forth in the Drawings, Specifications, or otherwise), op (3) other engineering or technical matters, without the recommendation of the Engineer. Such an amendment shall be set forth in a Change Order file
 - 2. Work Change Directives: A Work Change Directive will not change the contract Price or the Contract Times but is evidence that the parties expect that the modification ordered or documented by a Work Change Directive will be incorporated in a subsequently issued Change Order, following negotiations by the parties as to the Work Change Directive's effect of any, on the Contract Rice and Contract Times; or, if negotiations are unsuccessful, by a determination under the terms of the Contract Documents governing adjustments: expressly including Paragraph 11.04 regarding change of Contract Price. Contractor must submit any Change Proposal seeking an adjustment of the Contract Times, or both, no later than 30 days after the completion of the Work set out in the Work Change Directive. Owner must submit any Change Directive. In adjustment of the Contract Price or the Contract Times, for both, no later than 60 days after issuance of the Work Change Directive.

FPicat Field Orders: Engineer may authorize minor changes in the Work if the changes do not involve an adjustment in the Contract Price or the Contract Times and are compatible with the design concept of the completed Project as a functioning whole as indicated by the Contract Documents. Such changes will be accomplished by a Field Order and will be binding on Owner and also on Contractor, which shall perform the Work involved promptly. If Contractor believes that a Field Order justifies an adjustment in the Contract Price or Contract Times, or both, then before proceeding with the Work at issue, Contractor shall submit a Change Proposal as provided herein.

11.02 Owner-Authorized Changes in the Work

A. Without invalidating the Contract and without notice to any surety, Owner may, at any time or from time to time, order additions, deletions, or revisions in the Work. Such changes shall be supported by Engineer's recommendation, to the extent the change involves the design (as set forth in the Drawings, Specifications, or otherwise), or other

engineering or technical matters. Such changes may be accomplished by a Change Order, if Owner and Contractor have agreed as to the effect, if any, of the changes on Contract Times or Contract Price; or by a Work Change Directive. Upon receipt of any such document, Contractor shall promptly proceed with the Work involved; or, in the case of a deletion in the Work, promptly cease construction activities with respect to such deleted Work. Added or revised Work shall be performed under the applicable conditions of the Contract Documents. Nothing in this paragraph shall obligate Contractor to undertake work that Contractor reasonably concludes cannot be performed in a manner consistent with Contractor's safety obligations under the Contract Documents or Laws and Regulations.

11.03 Unauthorized Changes in the Work

A. Contractor shall not be entitled to an increase in the Contract Price or an extension of the Contract Times with respect to any work performed that is not required by the Contract Documents, as amended, modified, or supplemented, except in the case of emergency as provided in Paragraph 7.15 or in the case of uncovering Work as provided in Paragraph specified in 14.05.

Change of Contract Price 11.04

- The Contract Price may only be changed by a change Order. Any change Proposal for an Α. adjustment in the Contract Price shall comply with the provisions of Paragraph 11.06. Any Claim for an adjustment of Contract Price shall comply with the provisions of Article 12.
- An adjustment in the Contract Price will be determined as follows: Β. S)
 - covered by unit prices contained in the Contract Involved 1. where the then to application of such whit prices to the quantities of the items Documents lyed (subject to the provisions of Paragraph 13.03); or

pere the work involved is not covered by unit prices contained in the Contract Condocuments, then by a soutually agreed lump sum (which may include an allowance for werhere and profit not necessarily in accordance with Paragraph 11.04.C.2); or

where the Work involved is not covered by unit prices contained in the Contract Documents and the parties do not reach mutual agreement to a lump sum, then on the basis of the Cost of the Work (determined as provided in Paragraph 13.01) plus a Contractor's fee for overhead and profit (determined as provided in Paragraph 11.04.C).

- Contractor's Fee: When applicable, the Contractor's fee for overhead and profit shall be C. determined as follows:
 - 1. a mutually acceptable fixed fee; or
 - 2. if a fixed fee is not agreed upon, then a fee based on the following percentages of the various portions of the Cost of the Work:
 - for costs incurred under Paragraphs 13.01.B.1 and 13.01.B.2, the Contractor's fee a. shall be 15 percent;

- b. for costs incurred under Paragraph 13.01.B.3, the Contractor's fee shall be five percent;
- c. where one or more tiers of subcontracts are on the basis of Cost of the Work plus a fee and no fixed fee is agreed upon, the intent of Paragraphs 11.04.C.2.a and 11.04.C.2.b is that the Contractor's fee shall be based on: (1) a fee of 15 percent of the costs incurred under Paragraphs 13.01.A.1 and 13.01.A.2 by the Subcontractor that actually performs the Work, at whatever tier, and (2) with respect to Contractor itself and to any Subcontractors of a tier higher than that of the Subcontractor that actually performs the Work, a fee of five percent of the amount (fee plus underlying costs incurred) attributable to the next lower tier Subcontractor; provided, however, that for any such subcontracted work the maximum total fee to be paid by Owner shall be no greater than 27 percent of the costs incurred by the Subcontractor that actually performs the work;
- d. no fee shall be payable on the basis of costs itemized under Paragraphs 13.01.B.4, 13.01.B.5, and 13.01.C;
- e. the amount of credit to be allowed by Contractor to Owner for any change which results in a net decrease in cost will be the amount of the aetual net decrease in cost plus a deduction in Contractor's fee by an amount equal to five percent of such net decrease; and
- f. when both additions and credits are involved in any one change, the adjustment in Contractor's fee shall be computed on the basis of the net change in accordance with Paragraphs 11.04 (2.a through 11.04.C.2.e, inclusive.

11.05 Change of Contract Times Prones inerited

A The Contract Pimes hay only be changed by a Change Order. Any Change Proposal for an adjustment in the Contract Times shall comply with the provisions of Paragraph 11.06. Any Claim for an adjustment in the Contract Times shall comply with the provisions of Article

of R. Art adjustment of the Contract Times shall be subject to the limitations set forth in Ontractor's progress.

11.06 Change Proposals

- A. Contractor shall submit a Change Proposal to Engineer to request an adjustment in the Contract Times or Contract Price; appeal an initial decision by Engineer concerning the requirements of the Contract Documents or relating to the acceptability of the Work under the Contract Documents; contest a set-off against payment due; or seek other relief under the Contract. The Change Proposal shall specify any proposed change in Contract Times or Contract Price, or both, or other proposed relief, and explain the reason for the proposed change, with citations to any governing or applicable provisions of the Contract Documents.
 - 1. *Procedures*: Contractor shall submit each Change Proposal to Engineer promptly (but in no event later than 30 days) after the start of the event giving rise thereto, or after such initial decision. The Contractor shall submit supporting data, including the

proposed change in Contract Price or Contract Time (if any), to the Engineer and Owner within 15 days after the submittal of the Change Proposal. The supporting data shall be accompanied by a written statement that the supporting data are accurate and complete, and that any requested time or price adjustment is the entire adjustment to which Contractor believes it is entitled as a result of said event. Engineer will advise Owner regarding the Change Proposal, and consider any comments or response from Owner regarding the Change Proposal.

- Engineer's Action: Engineer will review each Change Proposal and, within 30 days after 2. receipt of the Contractor's supporting data, either deny the Change Proposal in whole, approve it in whole, or deny it in part and approve it in part. Such actions shall be in writing, with a copy provided to Owner and Contractor. If Engineer does not take action on the Change Proposal within 30 days, then either Owner or Contracter may at any time thereafter submit a letter to the other party indicating that as a result of Engineer's inaction the Change Proposal is deemed denied, thereby commanding the time for appeal of the denial under Article 12.
- Binding Decision: Engineer's decision will be final and binding upor Owner and 3. Contractor, unless Owner or Contractor appeals the decision by thing a Claim under Article 12.
- Resolution of Certain Change Proposale If the Change Proposal toes not involve the design Β. (as set forth in the Drawings Specifications or otherwise), the acceptability of the Work, or other engineering or rechnical matters, there Engineer will notify the parties that the resolve the Change Proposal, For purposes of further resolution of Engineer is unable such a Change Proposal such notice shall be deemed a denial, and Contractor may choose esolution oder the terms of Article 12.

Change Orders xecution of 11.07

overler and Contractor shall execute appropriate Change Orders covering:

of planet of the contract Price or Contract Times which are agreed to by the parties, of planet of contract Price or Contract Times which are agreed to by the parties, accordance with a Work Change Directive;

- 2. changes in Contract Price resulting from an Owner set-off, unless Contractor has duly contested such set-off;
- changes in the Work which are: (a) ordered by Owner pursuant to Paragraph 11.02, (b) 3. required because of Owner's acceptance of defective Work under Paragraph 14.04 or Owner's correction of defective Work under Paragraph 14.07, or (c) agreed to by the parties, subject to the need for Engineer's recommendation if the change in the Work involves the design (as set forth in the Drawings, Specifications, or otherwise), or other engineering or technical matters; and
- changes in the Contract Price or Contract Times, or other changes, which embody the 4. substance of any final and binding results under Paragraph 11.06, or Article 12.

- B. If Owner or Contractor refuses to execute a Change Order that is required to be executed under the terms of this Paragraph 11.07, it shall be deemed to be of full force and effect, as if fully executed.
- 11.08 Notification to Surety
 - A. If the provisions of any bond require notice to be given to a surety of any change affecting the general scope of the Work or the provisions of the Contract Documents (including, but not limited to, Contract Price or Contract Times), the giving of any such notice will be Contractor's responsibility. The amount of each applicable bond will be adjusted to reflect the effect of any such change.

ARTICLE 12 – CLAIMS

12.01 Claims

- A. Claims Process: The following disputes between Owner and Contractor shall be submitted to the Claims process set forth in this Article:
 - 1. Appeals by Owner or Contractor of Engineer's decisions regarding Change Proposals;
 - 2. Owner demands for adjustments in the Contract Price or Contract Filles, or other relief under the Contract Documents and
 - Disputes that Engineer has been unable to address because they do not involve the design (as set forth in the Drawings Specifications of otherwise), the acceptability of the Work, or other engineering or technical matters; of the set of the
- B. Submittal of Clume. The party submitting acclaim shall deliver it directly to the other party to the contract promitly (but in no event later than 30 days) after the start of the event gring use thereto; in the case of appeals regarding Change Proposals within 30 days of the decision under appeal. The party submitting the Claim shall also furnish a copy to the Engineer, we its information only. The responsibility to substantiate a Claim shall rest with the party making the Claim. In the case of a Claim by Contractor seeking an increase in the Contract Times or Contract Price, or both, Contractor shall certify that the Claim is made in Contractor's knowledge and belief the amount of time or money requested accurately reflects the full amount to which Contractor is entitled.
 - C. *Review and Resolution*: The party receiving a Claim shall review it thoroughly, giving full consideration to its merits. The two parties shall seek to resolve the Claim through the exchange of information and direct negotiations. The parties may extend the time for resolving the Claim by mutual agreement. All actions taken on a Claim shall be stated in writing and submitted to the other party, with a copy to Engineer.
 - D. Mediation:
 - 1. At any time after initiation of a Claim, Owner and Contractor may mutually agree to mediation of the underlying dispute. The agreement to mediate shall stay the Claim submittal and response process.

- 2. If Owner and Contractor agree to mediation, then after 60 days from such agreement, either Owner or Contractor may unilaterally terminate the mediation process, and the Claim submittal and decision process shall resume as of the date of the termination. If the mediation proceeds but is unsuccessful in resolving the dispute, the Claim submittal and decision process shall resume as of the date of the conclusion of the mediation, as determined by the mediator.
- 3. Owner and Contractor shall each pay one-half of the mediator's fees and costs.
- E. *Partial Approval*: If the party receiving a Claim approves the Claim in part and denies it in part, such action shall be final and binding unless within 30 days of such action the other party invokes the procedure set forth in Article 17 for final resolution of disputes.
- F. Denial of Claim: If efforts to resolve a Claim are not successful, the party receiving the Claim may deny it by giving written notice of denial to the other party. If the receiving party does not take action on the Claim within 90 days, then either Owner or Contractor may at any time thereafter submit a letter to the other party indicating that as a result of the inaction, the Claim is deemed denied, thereby commencing the time for appead of the denial A denial of the Claim shall be final and binding unless within 30 days of the cleinal the other party invokes the procedure set forth in Article 17 for the final presolution of clasputes.
- G. Final and Binding Results: If the parties reach a nutual agreement regarding a Claim, whether through approval of the Claim, direct regotiations, mediation, or otherwise; or if a Claim is approved in part and demed in bart, or denied in full, and such actions become final and binding; then the results of the agreement of action on the Claim shall be incorporated in a Change Order to the extend they affect the Contract, including the Work, the Contract Times, or the Contract Proce.

ARTICLE 12 - COST OF THE WORK, ALLOWANCES WIT PRICE WORK

st of the Work

of Platof all costs in the proper performance of the Work at issue, as further defined of platof all costs of this Paragraph 13.01 are used for two distinct purposes:

- 1. To determine Cost of the Work when Cost of the Work is a component of the Contract Price, under cost-plus-fee, time-and-materials, or other cost-based terms; or
- 2. To determine the value of a Change Order, Change Proposal, Claim, set-off, or other adjustment in Contract Price. When the value of any such adjustment is determined on the basis of Cost of the Work, Contractor is entitled only to those additional or incremental costs required because of the change in the Work or because of the event giving rise to the adjustment.
- B. *Costs Included*: Except as otherwise may be agreed to in writing by Owner, costs included in the Cost of the Work shall be in amounts no higher than those prevailing in the locality of the Project, shall not include any of the costs itemized in Paragraph 13.01.C, and shall include only the following items:

- Payroll costs for employees in the direct employ of Contractor in the performance of 1. the Work under schedules of job classifications agreed upon by Owner and Contractor. Such employees shall include, without limitation, superintendents, foremen, and other personnel employed full time on the Work. Payroll costs for employees not employed full time on the Work shall be apportioned on the basis of their time spent on the Work. Payroll costs shall include, but not be limited to, salaries and wages plus the cost of fringe benefits, which shall include social security contributions, unemployment, excise, and payroll taxes, workers' compensation, health and retirement benefits, bonuses, sick leave, and vacation and holiday pay applicable thereto. The expenses of performing Work outside of regular working hours, on Saturday, Sunday, or legal holidays, shall be included in the above to the extent authorized by Owner.
- Cost of all materials and equipment furnished and incorporated in the Work 2. Including costs of transportation and storage thereof, and Suppliers' field services required in connection therewith. All cash discounts shall accrue to Contractor whies Wher deposits funds with Contractor with which to make a ymers, in which ease the cash discounts shall accrue to Owner. All trade discounts repates and refunds and returns from sale of surplus materials and equipment hall acrue to whe hand Contractor othe shall make provisions so that they may be obtained. iere
- to Subcontractors for Work performed by 3. Payments made by Contractor Subcontractors. If required by Owner, Contractor shall obtain competitive bids from subcontractors acceptable to Owner and Contractor and shall deliver such bids to Owner, who will then determine, with the advice of Engineer, which bids, if any, will acceptable. If any subcontract provides that the Subcontractor is to be paid on the of Cost of the Work and fee Sthe Subcontractor's Cost of the Work and fee shall be determined in the same manner as Contractor's Cost of the Work and fee as provided in this Paragraph 13.01.

Costs of special consultants (including but not limited to engineers, architects, testing Apporatories, surveyors, attorneys, and accountants) employed for services specifically related to the Work.

contract 5. Supplemental costs including the following:

of plan

- The proportion of necessary transportation, travel, and subsistence expenses of a. Contractor's employees incurred in discharge of duties connected with the Work.
- b. Cost, including transportation and maintenance, of all materials, supplies, equipment, machinery, appliances, office, and temporary facilities at the Site, and hand tools not owned by the workers, which are consumed in the performance of the Work, and cost, less market value, of such items used but not consumed which remain the property of Contractor.
- Rentals of all construction equipment and machinery, and the parts thereof, с. whether rented from Contractor or others in accordance with rental agreements approved by Owner with the advice of Engineer, and the costs of transportation,

loading, unloading, assembly, dismantling, and removal thereof. All such costs shall be in accordance with the terms of said rental agreements. The rental of any such equipment, machinery, or parts shall cease when the use thereof is no longer necessary for the Work.

- d. Sales, consumer, use, and other similar taxes related to the Work, and for which Contractor is liable, as imposed by Laws and Regulations.
- e. Deposits lost for causes other than negligence of Contractor, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable, and royalty payments and fees for permits and licenses.
- f. Losses and damages (and related expenses) caused by damage to the Work, not compensated by insurance or otherwise, sustained by Contractor in connection with the performance of the Work (except losses and damages within the deductible amounts of property insurance established in accordance with Paragraph 6.05), provided such losses and damages have resulted from parses other than the negligence of Contractor, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable. Such losses shall include settlements made with the written consent and approval of Owner. No such losses, damages, and expenses shall be included in the Cost of the Work for the purpose of petermining Contractor's fee.
- g. The cost of utilities, feel, and sanitary facilities at the Site.
- h. Minor expenses such as communication service at the Site, express and courier services, and similar perty cash items in connection with the Work.
 - The costs of promiums for all bonds and insurance that Contractor is required by the contract Documents to purchase and maintain.

ost Excluded. The term Cost of the Work shall not include any of the following items:

The Fall 1. From Partnerships and other compensation of Contractor's officers, executives, principals of plans doe partnerships and sole proprietorships), general managers, safety managers, engineers, architects, estimators, attorneys, auditors, accountants, purchasing and contracting agents, expediters, timekeepers, clerks, and other personnel employed by Contractor, whether at the Site or in Contractor's principal or branch office for general administration of the Work and not specifically included in the agreed upon schedule of job classifications referred to in Paragraph 13.01.B.1 or specifically covered by Paragraph 13.01.B.4. The payroll costs and other compensation excluded here are to be considered administrative costs covered by the Contractor's fee.

- 2. Expenses of Contractor's principal and branch offices other than Contractor's office at the Site.
- 3. Any part of Contractor's capital expenses, including interest on Contractor's capital employed for the Work and charges against Contractor for delinquent payments.

- Costs due to the negligence of Contractor, any Subcontractor, or anyone directly or 4. indirectly employed by any of them or for whose acts any of them may be liable, including but not limited to, the correction of defective Work, disposal of materials or equipment wrongly supplied, and making good any damage to property.
- Other overhead or general expense costs of any kind and the costs of any item not 5. specifically and expressly included in Paragraph 13.01.B.
- D. Contractor's Fee: When the Work as a whole is performed on the basis of cost-plus, Contractor's fee shall be determined as set forth in the Agreement. When the value of any Work covered by a Change Order, Change Proposal, Claim, set-off, or other adjustment in Contract Price is determined on the basis of Cost of the Work, Contractor's fee shall be determined as set forth in Paragraph 11.04.C.
- E. Documentation: Whenever the Cost of the Work for any purpose is to be determined ords thereof in pursuant to this Article 13, Contractor will establish and maintain rec a form acceptable accordance with generally accepted accounting practices and submit in specified to Engineer an itemized cost breakdown together with supporting data, O

13.02 Allowances

- Allowances A. It is understood that Contractor has included in the Contract Pride all allowances so named in the Contract Documents and shall cause the Work so covered to be performed for such sums and by such persons or entities as may be acceptable to Owner and Engineer.
- B. Cash Allowances: Contractor agrees that:
- for bi allowances include the case to sontractor (less any applicable trade the cash of materials and equipment required by the allowances to be delivered at liscount ite, and all applicable taxes; and
- Coordination, overhead, Coprofit and other expenses contemplated for the cash allowances have been included (M) the Contract Price and not in the allowances, and no demand for additional of plans when to account of any of the foregoing will be valid.
 - contingency Allowance: Contractor agrees that a contingency allowance, if any, is for the sole use of Owner to cover unanticipated costs.
 - D. Prior to final payment, an appropriate Change Order will be issued as recommended by Engineer to reflect actual amounts due Contractor on account of Work covered by allowances, and the Contract Price shall be correspondingly adjusted.

13.03 Unit Price Work

Where the Contract Documents provide that all or part of the Work is to be Unit Price Α. Work, initially the Contract Price will be deemed to include for all Unit Price Work an amount equal to the sum of the unit price for each separately identified item of Unit Price Work times the estimated quantity of each item as indicated in the Agreement.

- The estimated quantities of items of Unit Price Work are not guaranteed and are solely for Β. the purpose of comparison of Bids and determining an initial Contract Price. Payments to Contractor for Unit Price Work will be based on actual quantities.
- C. Each unit price will be deemed to include an amount considered by Contractor to be adequate to cover Contractor's overhead and profit for each separately identified item.
- Engineer will determine the actual quantities and classifications of Unit Price Work D. performed by Contractor. Engineer will review with Contractor the Engineer's preliminary determinations on such matters before rendering a written decision thereon (by recommendation of an Application for Payment or otherwise). Engineer's written decision thereon will be final and binding (except as modified by Engineer to reflect changed factual conditions or more accurate data) upon Owner and Contractor, subject to the provisions of the following paragraph.
- Within 30 days of Engineer's written decision under the preceding par Ε. ontractor may submit a Change Proposal, or Owner may file a Claim, seeking an adjustment in the Contract Price if:
 - the quantity of any item of Unit Price Work performed by Contractor differsmaterially 1. and significantly from the estimated quantity of such them industed in the Agreement;
 - there is no corresponding adjustment with respect to any other item of Work; and 2.
 - Contractor believes that it is entitled to an orcrease of Contract Price as a result of 3. having incurred additional expense of Owner believes that Owner is entitled to a decrease in Contract Price, and the parties are unable to agree as to the amount of any ncrease or degrease

for AND SNSPECTIONS CORRECTION, REMOVAL OR ACCEPTANCE OF DEFECTIVE **ARTICLE 1** rnese notbe Access to work e

of Owner, their consultants and other representatives and personnel of Owner, in the pendent testing laboratories, and authorities having jurisdiction will have access to the Site and the Work at reasonable times for their observation, inspection, and testing. Contractor shall provide them proper and safe conditions for such access and advise them of Contractor's safety procedures and programs so that they may comply therewith as applicable.

14.02 Tests, Inspections, and Approvals

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- A. Contractor shall give Engineer timely notice of readiness of the Work (or specific parts thereof) for all required inspections and tests, and shall cooperate with inspection and testing personnel to facilitate required inspections and tests.
- B. Owner shall retain and pay for the services of an independent inspector, testing laboratory, or other gualified individual or entity to perform all inspections and tests expressly required by the Contract Documents to be furnished and paid for by Owner, except that costs

incurred in connection with tests or inspections of covered Work shall be governed by the provisions of Paragraph 14.05.

- C. If Laws or Regulations of any public body having jurisdiction require any Work (or part thereof) specifically to be inspected, tested, or approved by an employee or other representative of such public body, Contractor shall assume full responsibility for arranging and obtaining such inspections, tests, or approvals, pay all costs in connection therewith, and furnish Engineer the required certificates of inspection or approval.
- D. Contractor shall be responsible for arranging, obtaining, and paying for all inspections and tests required:
 - 1. by the Contract Documents, unless the Contract Documents expressly allocate responsibility for a specific inspection or test to Owner;
 - 2. to attain Owner's and Engineer's acceptance of materials or equipment to be incorporated in the Work;
 - 3. by manufacturers of equipment furnished under the Contract Documents, in Wall
 - 4. for testing, adjusting, and balancing of mechanical, electrical and other equipment to be incorporated into the Work; and
 - 5. for acceptance of materials, mix designs, or equipment submitted for approval prior to Contractor's purchase thereof for incorporation in the Work.

Such inspections and tests shall be performed by independent inspectors, testing laboratories, or other qualified body duals or entities acceptable to Owner and Engineer.

E. If the **Contract** Documents require the Work (or part thereof) to be approved by Owner, Engineer, or another designated individual or entity, then Contractor shall assume full responsibility for arranging and obtaining such approvals.

F. F. Work for the Work of others) that is to be inspected, tested, or approved is covered by Contractor Without written concurrence of Engineer, Contractor shall, if requested by of Planengineer, uncover such Work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such Work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such Work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such Work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such Work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such Work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's of Planengineer, uncover such work for observation. Such uncovering shall be at Contractor's contractor's intention to such notice.

14.03 Defective Work

- A. *Contractor's Obligation*: It is Contractor's obligation to assure that the Work is not defective.
- B. *Engineer's Authority*: Engineer has the authority to determine whether Work is defective, and to reject defective Work.
- C. *Notice of Defects*: Prompt notice of all defective Work of which Owner or Engineer has actual knowledge will be given to Contractor.
- D. *Correction, or Removal and Replacement*: Promptly after receipt of written notice of defective Work, Contractor shall correct all such defective Work, whether or not fabricated,

installed, or completed, or, if Engineer has rejected the defective Work, remove it from the Project and replace it with Work that is not defective.

- E. *Preservation of Warranties*: When correcting defective Work, Contractor shall take no action that would void or otherwise impair Owner's special warranty and guarantee, if any, on said Work.
- F. *Costs and Damages*: In addition to its correction, removal, and replacement obligations with respect to defective Work, Contractor shall pay all claims, costs, losses, and damages arising out of or relating to defective Work, including but not limited to the cost of the inspection, testing, correction, removal, replacement, or reconstruction of such defective Work, fines levied against Owner by governmental authorities because the Work is defective, and the costs of repair or replacement of work of others resulting from defective Work. Prior to final payment, if Owner and Contractor are unable to agree as to the measure of such claims, costs, losses, and damages resulting from defective. Work other and set of such claims, costs, losses, and damages resulting from defective.

14.04 Acceptance of Defective Work

A. If, instead of requiring correction or removal and replacement of defective Work, Owner prefers to accept it, Owner may do so (subject, li such acceptance occurs prior to final payment, to Engineer's confirmation that such acceptance is in general accord with the design intent and applicable engineering principles, and will not endanger public safety). Contractor shall pay all claims coster losses, and diamages attributable to Owner's evaluation of and determination to accept such defective Work (such costs to be approved by Engineer as to reasonableness), and for the dimensioned value of the Work to the extent not otherwise raid by contractor. If any such acceptance occurs prior to final payment, the necessary revisions in the Centract documents with respect to the Work shall be independent in a Change order. If the parties are unable to agree as to the decrease in the Contract Price, reflecting the diminished value of Work so accepted, then Owner may impose a reasonable set-off against payments due under Article 15. If the acceptance of defective Work occurs after final payment, Contractor shall pay an appropriate amount to Owner.

14.05 Concovering Work

- A. Engineer has the authority to require additional inspection or testing of the Work, whether or not the Work is fabricated, installed, or completed.
- B. If any Work is covered contrary to the written request of Engineer, then Contractor shall, if requested by Engineer, uncover such Work for Engineer's observation, and then replace the covering, all at Contractor's expense.
- C. If Engineer considers it necessary or advisable that covered Work be observed by Engineer or inspected or tested by others, then Contractor, at Engineer's request, shall uncover, expose, or otherwise make available for observation, inspection, or testing as Engineer may require, that portion of the Work in question, and provide all necessary labor, material, and equipment.

- If it is found that the uncovered Work is defective, Contractor shall be responsible for all claims, costs, losses, and damages arising out of or relating to such uncovering, exposure, observation, inspection, and testing, and of satisfactory replacement or reconstruction (including but not limited to all costs of repair or replacement of work of others); and pending Contractor's full discharge of this responsibility the Owner shall be entitled to impose a reasonable set-off against payments due under Article 15.
- 2. If the uncovered Work is not found to be defective, Contractor shall be allowed an increase in the Contract Price or an extension of the Contract Times, or both, directly attributable to such uncovering, exposure, observation, inspection, testing, replacement, and reconstruction. If the parties are unable to agree as to the amount or extent thereof, then Contractor may submit a Change Proposal within 30 days of the determination that the Work is not defective.

14.06 *Owner May Stop the Work*

A. If the Work is defective, or Contractor fails to supply sufficient skilled workers or suitable materials or equipment, or fails to perform the Work in such a way that the completed Work will conform to the Contract Documents, then Dwner may order Contractor to stop the Work, or any portion thereof, until the cause for such order has been eliminated; however, this right of Owner to stop the Work shall not give rise to any duty on the part of Owner to exercise this right for the benefit of Contractor any Supcontractor, any Supplier, any other individual or entity or any surgery for, or employee or agent of any of them.

14.07 Owner May Correct Defective Work

A. If Contractor fails within a reasonable time after written notice from Engineer to correct defective Work, or to remove and ceplace rejected Work as required by Engineer, or if Contractor fails to perform the Work maccordance with the Contract Documents, or if Contractor fails to comple with any other provision of the Contract Documents, then Owner may, after seven days written notice to Contractor, correct or remedy any such deficiency.

fOr

The the exercising the rights and remedies under this Paragraph 14.07, Owner shall proceed experitiously. In connection with such corrective or remedial action, Owner may exclude contractor from all or part of the Site, take possession of all or part of the Work and suspend Contractor's services related thereto, and incorporate in the Work all materials and equipment stored at the Site or for which Owner has paid Contractor but which are stored elsewhere. Contractor shall allow Owner, Owner's representatives, agents and employees, Owner's other contractors, and Engineer and Engineer's consultants access to the Site to enable Owner to exercise the rights and remedies under this paragraph.

C. All claims, costs, losses, and damages incurred or sustained by Owner in exercising the rights and remedies under this Paragraph 14.07 will be charged against Contractor as set-offs against payments due under Article 15. Such claims, costs, losses and damages will include but not be limited to all costs of repair, or replacement of work of others destroyed or damaged by correction, removal, or replacement of Contractor's defective Work.

D. Contractor shall not be allowed an extension of the Contract Times because of any delay in the performance of the Work attributable to the exercise by Owner of Owner's rights and remedies under this Paragraph 14.07.

ARTICLE 15 – PAYMENTS TO CONTRACTOR; SET-OFFS; COMPLETION; CORRECTION PERIOD

- 15.01 *Progress Payments*
 - A. *Basis for Progress Payments*: The Schedule of Values established as provided in Article 2 will serve as the basis for progress payments and will be incorporated into a form of Application for Payment acceptable to Engineer. Progress payments on account of Unit Price Work will be based on the number of units completed during the pay period, as determined under the provisions of Paragraph 13.03. Progress payments for cost-based Work will be based on Cost of the Work completed by Contractor during the pay period.
 - B. Applications for Payments:
 - 1. At least 20 days before the date established in the Agreement for each progress payment (but not more often than once a month), Contractor shall submitto Engineer for review an Application for Payment filled out and signed by Contractor covering the Work completed as of the date of the Application and accompanied by such supporting documentation as is required by the Contract Docoments. If payment is requested on the basis of materials and equipment hot jacorporated in the Work but delivered and suitably stored at the site or at another location agreed to in writing, the Application for Payment shall also be accompanied by a bill of sale, invoice, or other documentation warranting that Owner has received the materials and equipment free and clear of all Lieps, and evidence that the materials and equipment are covered by appropriate independence that the materials and equipments to protect Owner's interest thereid, all of which must be satisfactory to Owner.

Contract of rotainance with the second Application for Payment, each Application shall include an article of plans of the Work have been applied on account to discharge Contractor's legitimate of plans obligations associated with prior Applications for Payment.

- . The amount of retainage with respect to progress payments will be as stipulated in the Agreement.
- C. Review of Applications:
 - 1. Engineer will, within 10 days after receipt of each Application for Payment, including each resubmittal, either indicate in writing a recommendation of payment and present the Application to Owner, or return the Application to Contractor indicating in writing Engineer's reasons for refusing to recommend payment. In the latter case, Contractor may make the necessary corrections and resubmit the Application.
 - 2. Engineer's recommendation of any payment requested in an Application for Payment will constitute a representation by Engineer to Owner, based on Engineer's observations of the executed Work as an experienced and qualified design

professional, and on Engineer's review of the Application for Payment and the accompanying data and schedules, that to the best of Engineer's knowledge, information and belief:

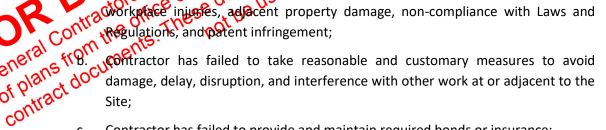
- the Work has progressed to the point indicated; a.
- b. the quality of the Work is generally in accordance with the Contract Documents (subject to an evaluation of the Work as a functioning whole prior to or upon Substantial Completion, the results of any subsequent tests called for in the Contract Documents, a final determination of quantities and classifications for Unit Price Work under Paragraph 13.03, and any other qualifications stated in the recommendation); and
- the conditions precedent to Contractor's being entitled to such payment appear с. to have been fulfilled in so far as it is Engineer's responsibility to observe the Work.
- By recommending any such payment Engineer will not thereby 3. represented that:
 - quantity of the Work as it has been inspections made to check the quality or the a. performed have been exhaustive, extended to even aspect of the Work in progress, or involved detailed in spections of the Work beyond the responsibilities specifically assigned to Engineer in the Contract;
 - there may not be other matters to issues between the parties that might entitle b. Qwher or entitle Owner to withhold be, paid additionally, by to Contractor.

Engineer's review of Contractor's Work for the purposes of recommending entine from the setent or the set of the unterits and Engineer's recommendation of any payment, including final payment, of plans from

for the means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or

- c. for Contractor's failure to comply with Laws and Regulations applicable to Contractor's performance of the Work, or
- d. to make any examination to ascertain how or for what purposes Contractor has used the money paid on account of the Contract Price, or
- to determine that title to any of the Work, materials, or equipment has passed to e. Owner free and clear of any Liens.
- 5. Engineer may refuse to recommend the whole or any part of any payment if, in Engineer's opinion, it would be incorrect to make the representations to Owner stated in Paragraph 15.01.C.2.

- Engineer will recommend reductions in payment (set-offs) necessary in Engineer's 6. opinion to protect Owner from loss because:
 - the Work is defective, requiring correction or replacement; a.
 - b. the Contract Price has been reduced by Change Orders;
 - Owner has been required to correct defective Work in accordance with Paragraph С. 14.07, or has accepted defective Work pursuant to Paragraph 14.04;
 - d. Owner has been required to remove or remediate a Hazardous Environmental Condition for which Contractor is responsible; or
 - e. Engineer has actual knowledge of the occurrence of any of the events that would constitute a default by Contractor and therefore justify termination for cause under the Contract Documents.
- Payment Becomes Due: D.
 - Ten days after presentation of the Application for Payment to Owner with 1. recommendation, the amount recommended (subject to any 20 wner Get become due, and when due will be paid by Owner to Contractor. rence onli
- Reductions in Payment by Owner: Ε.
 - In addition to any reduction in payment (Set-offs) recommended by Engineer, Owner 1. is entitled to impose a set off against payment based on any of the following:
- claims have been made gainso Wine on account of Contractor's conduct in the a. performance or furnishing of the Work Sr Owner has incurred costs, losses, or Contractors in the performance or furnishing of the performance or furnishing or furnish eneral contractor has failed to the damage



- Contractor has failed to provide and maintain required bonds or insurance; c.
- Owner has been required to remove or remediate a Hazardous Environmental d. Condition for which Contractor is responsible;
- Owner has incurred extra charges or engineering costs related to submittal e. reviews, evaluations of proposed substitutes, tests and inspections, or return visits to manufacturing or assembly facilities;
- f. the Work is defective, requiring correction or replacement;
- Owner has been required to correct defective Work in accordance with Paragraph g. 14.07, or has accepted defective Work pursuant to Paragraph 14.04;
- the Contract Price has been reduced by Change Orders; h.

- i. an event that would constitute a default by Contractor and therefore justify a termination for cause has occurred;
- j. liquidated damages have accrued as a result of Contractor's failure to achieve Milestones, Substantial Completion, or final completion of the Work;
- k. Liens have been filed in connection with the Work, except where Contractor has delivered a specific bond satisfactory to Owner to secure the satisfaction and discharge of such Liens;
- I. there are other items entitling Owner to a set off against the amount recommended.
- 2. If Owner imposes any set-off against payment, whether based on its own knowledge or on the written recommendations of Engineer, Owner will give Contractor immediate written notice (with a copy to Engineer) stating the reasons for such action and the specific amount of the reduction, and promptly pay contractor any amount remaining after deduction of the amount so withheld. Owner shall Oromptly pay Contractor the amount so withheld, or any adjustment thereto agreed to by Owner and Contractor, if Contractor remedies the reasons for such action. The reduction imposed shall be binding on Contractor unless it duly subarits a Ohange Proposal contesting the reduction.
- 3. Upon a subsequent determination that Owner's refuse of payment was not justified, the amount wrongfully withheld shall be created as an amount due as determined by Paragraph 15 01 C 1 and subject to offerest as provided in the Agreement.

15.02 Contractor's Warranty of Title

A. Contractor wantants and guarantees that title to all Work, materials, and equipment furnished under the Contract willbass to Owner free and clear of (1) all Liens and other title defects, and (2) all patent, Censing, copyright, or royalty obligations, no later than seven days after the time of payment by Owner.

Sos Synstantion Completion

When Contractor considers the entire Work ready for its intended use Contractor shall notify Owner and Engineer in writing that the entire Work is substantially complete and request that Engineer issue a certificate of Substantial Completion. Contractor shall at the same time submit to Owner and Engineer an initial draft of punch list items to be completed or corrected before final payment.

- B. Promptly after Contractor's notification, Owner, Contractor, and Engineer shall make an inspection of the Work to determine the status of completion. If Engineer does not consider the Work substantially complete, Engineer will notify Contractor in writing giving the reasons therefor.
- C. If Engineer considers the Work substantially complete, Engineer will deliver to Owner a preliminary certificate of Substantial Completion which shall fix the date of Substantial Completion. Engineer shall attach to the certificate a punch list of items to be completed or

corrected before final payment. Owner shall have seven days after receipt of the preliminary certificate during which to make written objection to Engineer as to any provisions of the certificate or attached punch list. If, after considering the objections to the provisions of the preliminary certificate, Engineer concludes that the Work is not substantially complete, Engineer will, within 14 days after submission of the preliminary certificate to Owner, notify Contractor in writing that the Work is not substantially complete, stating the reasons therefor. If Owner does not object to the provisions of the certificate, or if despite consideration of Owner's objections Engineer concludes that the Work is substantially complete, then Engineer will, within said 14 days, execute and deliver to Owner and Contractor a final certificate of Substantial Completion (with a revised punch list of items to be completed or corrected) reflecting such changes from the preliminary certificate as Engineer believes justified after consideration of any objections from Owner.

- D. At the time of receipt of the preliminary certificate of Substantial Completion, Owner and Contractor will confer regarding Owner's use or occupancy of the Work fellowing Substantial Completion, review the builder's risk insurance policy with respect to the end of the builder's risk coverage, and confirm the transition to coverage of the Work under a permanent property insurance policy held by Owner. Unless Owner and Contractor agree otherwise in writing, Owner shall bear responsibility for security operation, protection of the Work, property insurance, maintenance, heat, and utilities, open Owner's use or occupancy of the Work.
- E. After Substantial Completion the Contractor shall promptly begin work on the punch list of items to be completed or corrected prior to final bayment. In appropriate cases Contractor may submit monthly Applications for Payment for completed punch list items, following the progress payment procedure set force above.

F. Owner shall have the orght to exclude Contractor from the Site after the date of Substantial Completion subject to allowing Contractor reasonable access to remove its property and Complete or correct items on the punch list.

15.04 Partial Use on Occupancy

Fior to Substantial Completion of all the Work, Owner may use or occupy any substantially completed part of the Work which has specifically been identified in the Contract Documents, or which Owner, Engineer, and Contractor agree constitutes a separately functioning and usable part of the Work that can be used by Owner for its intended purpose without significant interference with Contractor's performance of the remainder of the Work, subject to the following conditions:

 At any time Owner may request in writing that Contractor permit Owner to use or occupy any such part of the Work that Owner believes to be substantially complete. If and when Contractor agrees that such part of the Work is substantially complete, Contractor, Owner, and Engineer will follow the procedures of Paragraph 15.03.A through E for that part of the Work.

- At any time Contractor may notify Owner and Engineer in writing that Contractor 2. considers any such part of the Work substantially complete and request Engineer to issue a certificate of Substantial Completion for that part of the Work.
- Within a reasonable time after either such request, Owner, Contractor, and Engineer 3. shall make an inspection of that part of the Work to determine its status of completion. If Engineer does not consider that part of the Work to be substantially complete, Engineer will notify Owner and Contractor in writing giving the reasons therefor. If Engineer considers that part of the Work to be substantially complete, the provisions of Paragraph 15.03 will apply with respect to certification of Substantial Completion of that part of the Work and the division of responsibility in respect thereof and access thereto.
- No use or occupancy or separate operation of part of the Work may occu 4. prior to compliance with the requirements of Paragraph 6.05 regarding builder risk or other original property insurance.

15.05 Final Inspection

Upon written notice from Contractor that the entire work or an agreed portion thereof is Α. complete, Engineer will promptly make a final inspection with Qwher and Contractor and will notify Contractor in writing of all particulars in which the inspection reveals that the Work, or agreed portion thereof is incomplete or defective contractor shall immediately essary to complete such Work or remedy such deficiencies. take such measures as are net bid on

15.06 Final Payment

A. Application for

Contractors has, in uments are for construction. to bid On to refine y such denciencies. to bid Associate for bid on. hes a nents are construction. his the pointion of Engineer, satisfactorily completed all eneral france wocuments, all maintenance and operating instructions, schedules, inspection, annotated record documents (as provided in Paragraph 7.11) of Planet documents, Contractor marked of Placet documents, Contractor may make application for final payment.

- The final Application for Payment shall be accompanied (except as previously delivered) by:
 - all documentation called for in the Contract Documents; a.
 - b. consent of the surety, if any, to final payment;
 - satisfactory evidence that all title issues have been resolved such that title to all c. Work, materials, and equipment has passed to Owner free and clear of any Liens or other title defects, or will so pass upon final payment.
 - a list of all disputes that Contractor believes are unsettled; and d.
 - complete and legally effective releases or waivers (satisfactory to Owner) of all e. Lien rights arising out of the Work, and of Liens filed in connection with the Work.

3. In lieu of the releases or waivers of Liens specified in Paragraph 15.06.A.2 and as approved by Owner, Contractor may furnish receipts or releases in full and an affidavit of Contractor that: (a) the releases and receipts include all labor, services, material, and equipment for which a Lien could be filed; and (b) all payrolls, material and equipment bills, and other indebtedness connected with the Work for which Owner might in any way be responsible, or which might in any way result in liens or other burdens on Owner's property, have been paid or otherwise satisfied. If any Subcontractor or Supplier fails to furnish such a release or receipt in full, Contractor may furnish a bond or other collateral satisfactory to Owner to indemnify Owner against any Lien, or Owner at its option may issue joint checks payable to Contractor and specified Subcontractors and Suppliers.

B. Engineer's Review of Application and Acceptance:

If, on the basis of Engineer's observation of the Work during construction and final 1. inspection, and Engineer's review of the final Application Payment and for accompanying documentation as required by the Contract Documents, Engineer is satisfied that the Work has been completed and Contractor's other obligations under the Contract have been fulfilled, Engineer will within ten days after receipt of the final Application for Payment, indicate in writing Engineer's necommendation of final payment and present the Application for Bayment to Owner for payment. Such recommendation shall account for any set-offs against payment that are necessary in Engineer's opinion to protect Owner from loss for the reasons stated above with respect to progress payments. At the same time Engineer will also give written notice and Contractor that the Work is acceptable, subject to the provisions of to Owner agraph 15.070 Otherwise, Engineer will return the Application for Payment to practor, indicating in working the reasons for refusing to recommend final payment, which ease Contractor shall make the necessary corrections and resubmit the Application for Payment?

Completion of Work: The Work is complete (subject to surviving obligations) when it is parend of final payment as established by the Engineer's written recommendation of final wayment.

Payment Becomes Due: Thirty days after the presentation to Owner of the final Application for Payment and accompanying documentation, the amount recommended by Engineer (less any further sum Owner is entitled to set off against Engineer's recommendation, including but not limited to set-offs for liquidated damages and set-offs allowed under the provisions above with respect to progress payments) will become due and shall be paid by Owner to Contractor.

15.07 Waiver of Claims

A. The making of final payment will not constitute a waiver by Owner of claims or rights against Contractor. Owner expressly reserves claims and rights arising from unsettled Liens, from defective Work appearing after final inspection pursuant to Paragraph 15.05, from Contractor's failure to comply with the Contract Documents or the terms of any special

guarantees specified therein, from outstanding Claims by Owner, or from Contractor's continuing obligations under the Contract Documents.

The acceptance of final payment by Contractor will constitute a waiver by Contractor of all Β. claims and rights against Owner other than those pending matters that have been duly submitted or appealed under the provisions of Article 17.

15.08 Correction Period

- A. If within one year after the date of Substantial Completion (or such longer period of time as may be prescribed by the terms of any applicable special guarantee required by the Contract Documents, or by any specific provision of the Contract Documents), any Work is found to be defective, or if the repair of any damages to the Site, adjacent areas that Contractor has arranged to use through construction easements or otherwise, and other adjacent areas used by Contractor as permitted by Laws and Regulations is found to be defective, then Contractor shall promptly, without cost to Owner and in accordance with otain areas; original Owner's written instructions:
 - correct the defective repairs to the Site or such other adja 1.
 - 2. correct such defective Work;
 - ch other adjacent areas; original the in the specified in the only and shall Owner, repower it from the Project and 3. if the defective Work has been rejected by ank O replace it with Work that is not defective,
 - satisfactorily correct or repair or remove and replace any damage to other Work, to 4. the work of others of to other land othereas resulting therefrom.
- If Contractor does not promptly comply with the terms of Owner's written instructions, or Β. in an energency where delay would cause serious risk of loss or damage, Owner may have defective Work Orrected or repaired or may have the rejected Work removed and eplaced Contractor shall pay all claims, costs, losses, and damages (including but not mited to all fees and charges of engineers, architects, attorneys, and other professionals and and coure or arbitration or other dispute resolution costs) arising out of or relating to of repair or repair or such removal and replacement (including but not limited to all Costs of repair or replacement of work of others).
 - In special circumstances where a particular item of equipment is placed in continuous service before Substantial Completion of all the Work, the correction period for that item may start to run from an earlier date if so provided in the Specifications.
 - D. Where defective Work (and damage to other Work resulting therefrom) has been corrected or removed and replaced under this paragraph, the correction period hereunder with respect to such Work will be extended for an additional period of one year after such correction or removal and replacement has been satisfactorily completed.
 - Contractor's obligations under this paragraph are in addition to all other obligations and Ε. warranties. The provisions of this paragraph shall not be construed as a substitute for, or a waiver of, the provisions of any applicable statute of limitation or repose.

ARTICLE 16 – SUSPENSION OF WORK AND TERMINATION

16.01 Owner May Suspend Work

A. At any time and without cause, Owner may suspend the Work or any portion thereof for a period of not more than 90 consecutive days by written notice to Contractor and Engineer. Such notice will fix the date on which Work will be resumed. Contractor shall resume the Work on the date so fixed. Contractor shall be entitled to an adjustment in the Contract Price or an extension of the Contract Times, or both, directly attributable to any such suspension. Any Change Proposal seeking such adjustments shall be submitted no later than 30 days after the date fixed for resumption of Work.

16.02 Owner May Terminate for Cause

- A. The occurrence of any one or more of the following events will constitute a default by Contractor and justify termination for cause:
 - 1. Contractor's persistent failure to perform the Work in accordance with the Contract Documents (including, but not limited to, failure to supply sufficient skilled workers at suitable materials or equipment or failure to adhere to the Progress Schedule);
 - 2. Failure of Contractor to perform or otherwise to comply with a material term of the Contract Documents;
 - 3. Contractor's disregard of Laws or Regulations of any public body having jurisdiction; or
 - 4. Contractor's repeated distegard of the attenority of Owner or Engineer.
- B. If one or more of the events ideptoied in Paragraph 16.02.A occurs, then after giving Contractor (and any supery) ten days written notice that Owner is considering a declaration that Contractor is in default and termination of the contract, Owner may proceed to:
 - deelare Contractor to be indefault, and give Contractor (and any surety) notice that othe Contract is terminated; and

(enforce the rights available to Owner under any applicable performance bond.

- D. Owner may not proceed with termination of the Contract under Paragraph 16.02.B if Contractor within seven days of receipt of notice of intent to terminate begins to correct its failure to perform and proceeds diligently to cure such failure.
- E. If Owner proceeds as provided in Paragraph 16.02.B, Contractor shall not be entitled to receive any further payment until the Work is completed. If the unpaid balance of the Contract Price exceeds the cost to complete the Work, including all related claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals) sustained by Owner, such excess will be paid

to Contractor. If the cost to complete the Work including such related claims, costs, losses, and damages exceeds such unpaid balance, Contractor shall pay the difference to Owner. Such claims, costs, losses, and damages incurred by Owner will be reviewed by Engineer as to their reasonableness and, when so approved by Engineer, incorporated in a Change Order. When exercising any rights or remedies under this paragraph, Owner shall not be required to obtain the lowest price for the Work performed.

- F. Where Contractor's services have been so terminated by Owner, the termination will not affect any rights or remedies of Owner against Contractor then existing or which may thereafter accrue, or any rights or remedies of Owner against Contractor or any surety under any payment bond or performance bond. Any retention or payment of money due Contractor by Owner will not release Contractor from liability.
- G. If and to the extent that Contractor has provided a performance bond under the provisions of Paragraph 6.01.A, the provisions of that bond shall govern over any inconsistent provisions of Paragraphs 16.02.B and 16.02.D.
- 16.03 Owner May Terminate For Convenience
 - A. Upon seven days written notice to Contractor and Engineer, Owner may without cause and without prejudice to any other right or remedy of Owners terminate the Contract. In such case, Contractor shall be paid for (without duplication of any dems)
 - 1. completed and acceptable Work executed in accordance with the Contract Documents prior to the effective date of termination, including fair and reasonable sums for overhead and profit on such Work; OCLE FOLLUCTION
 - 2. expenses sustained prior to the effective date of termination in performing services and furnishing abon materials, or equipment as required by the Contract Documents in connection with uncompleted Work, plus fair and reasonable sums for overhead and proficon such expenses; and

other repondence of the second directly attributable to termination, including costs income to prepare a termination for convenience cost proposal.

B. Tagentractor shall not be paid on account of loss of anticipated overhead, profits, or revenue, or other economic loss arising out of or resulting from such termination.

16.04 Contractor May Stop Work or Terminate

A. If, through no act or fault of Contractor, (1) the Work is suspended for more than 90 consecutive days by Owner or under an order of court or other public authority, or (2) Engineer fails to act on any Application for Payment within 30 days after it is submitted, or (3) Owner fails for 30 days to pay Contractor any sum finally determined to be due, then Contractor may, upon seven days written notice to Owner and Engineer, and provided Owner or Engineer do not remedy such suspension or failure within that time, terminate the contract and recover from Owner payment on the same terms as provided in Paragraph 16.03.

B. In lieu of terminating the Contract and without prejudice to any other right or remedy, if Engineer has failed to act on an Application for Payment within 30 days after it is submitted, or Owner has failed for 30 days to pay Contractor any sum finally determined to be due, Contractor may, seven days after written notice to Owner and Engineer, stop the Work until payment is made of all such amounts due Contractor, including interest thereon. The provisions of this paragraph are not intended to preclude Contractor from submitting a Change Proposal for an adjustment in Contract Price or Contract Times or otherwise for expenses or damage directly attributable to Contractor's stopping the Work as permitted by this paragraph.

ARTICLE 17 – FINAL RESOLUTION OF DISPUTES

17.01 *Methods and Procedures*

- A. Disputes Subject to Final Resolution: The following disputed matters are subject to final resolution under the provisions of this Article:
 - 1. A timely appeal of an approval in part and denial in part of a Claim of a denial in full; and
 - 2. Disputes between Owner and Contractor concerning the Work or obligations under the Contract Documents, and arising after final payment das been made.
- B. Final Resolution of Disputes: For any dispute subject to resolution under this Article, Owner or Contractor may:
 - 1. elect in writing to invoke the subspute Pesquition process provided for in the Supplementary Conditions; &
 - 2 agree with the other parts to submit the dispute to another dispute resolution

Off nor resolution process is provided for in the Supplementary Conditions or of utually agreed to, give written notice to the other party of the intent to submit the dispute to a court of competent jurisdiction.

ARTICLE 08 MISCELLANEOUS

18.01 Giving Notice

- A. Whenever any provision of the Contract Documents requires the giving of written notice, it will be deemed to have been validly given if:
 - 1. delivered in person, by a commercial courier service or otherwise, to the individual or to a member of the firm or to an officer of the corporation for which it is intended; or
 - 2. delivered at or sent by registered or certified mail, postage prepaid, to the last business address known to the sender of the notice.

18.02 Computation of Times

A. When any period of time is referred to in the Contract by days, it will be computed to exclude the first and include the last day of such period. If the last day of any such period falls on a Saturday or Sunday or on a day made a legal holiday by the law of the applicable jurisdiction, such day will be omitted from the computation.

18.03 Cumulative Remedies

Α. The duties and obligations imposed by these General Conditions and the rights and remedies available hereunder to the parties hereto are in addition to, and are not to be construed in any way as a limitation of, any rights and remedies available to any or all of them which are otherwise imposed or available by Laws or Regulations, by special warranty or guarantee, or by other provisions of the Contract. The provisions of this paragraph will be as effective as if repeated specifically in the Contract Documents in connection with each particular duty, obligation, right, and remedy to which they appl

Limitation of Damages 18.04

es subject to final resolution, A. With respect to any and all Change Proposals, Claims, dis and other matters at issue, neither Owner nor Engineer, nor an of the officers, directors, members, partners, employees, agents, consultants, ensubcontractors shall be liable to damages systained by Contractor on or in Contractor for any claims, costs, losses, connection with any other project or anticipated project

18.05 No Waiver

for biddi bid of social for bluction. hept wany provision shall not constitute a waiver of that provision, Α. A party's non the enforce whity of that provision or of the remainder of this Contract. docur

Obligations 18.06 Survival of

representations, indemnifications, warranties, and guarantees made in, required by, or given in accordance with the Contract, as well as all continuing obligations indicated in the contract, Will survive final payment, completion, and acceptance of the Work or termination or completion of the Contract or termination of the services of Contractor.

18.07 controlling Law

A. This Contract is to be governed by the law of the state in which the Project is located.

18.08 Headinas

A. Article and paragraph headings are inserted for convenience only and do not constitute parts of these General Conditions.

DOCUMENT 00 73 00

SUPPLEMENTARY CONDITIONS

These Supplementary Conditions amend or supplement the Standard General Conditions of the Construction Contract, EJCDC® C-700 (2013 Edition). All provisions that are not so amended or supplemented remain in full force and effect.

The terms used in these Supplementary Conditions have the meanings stated in the General Conditions. Additional terms used in these Supplementary Conditions have the meanings stated below, which are applicable to both the singular and plural thereof.

The address system used in these Supplementary Conditions is the same as the address system used in the General Conditions, with the prefix "SC" added thereto.

ARTICLE 1 – DEFINITIONS AND TERMINOLOGY

1.01

ARTICLE 2 – PRELIMINARY MATTERS

2.01 Delivery of Bonds and Evidence of Insura

 Defined Terms.
 Add the following term after number 48.
 49. Written Notice – Paper or electronic communication.
 TICLE 2 – PRELIMINARY MATTERS
 Delivery of Bonds and Evidence of Insurance
 Paragraph 2.01.B of the General Conditions requires that Contractor furnish certificates of insurance.
 Paragraph 6.02.C. states that three three for our other named or additional insurance. Α. Paragraph 6.02.C states that upon dequest by Owner or other named or additional insureds, Contractor must provide evidence of insurance such as copies of required policies and endorsements, and documentation of applicable self-insured retentions and deductibles. Parallel provisions apply to Owner and the insurance that Owner is required to provide. Rather than relying on this two-step (deliver) of certificates of insurance at the outset; subsequent requests for additional dence insurance), some contract drafters may elect to require from the outset that copies of the msuratice policies, rather than certificates of insurance, be delivered to the other party. If exchange of opies of insurance policies is required, the following should be used:

Delete Paragraphs 2.01 B. and C. in their entirety and insert the following in their place:

- Evidence of Contractor's Insurance: When Contractor delivers the executed B. counterparts of the Agreement to Owner, Contractor shall also deliver to Owner copies of the policies of insurance (including all endorsements, and identification of applicable self-insured retentions and deductibles) required to be provided by Contractor in Article 6. Contractor may block out (redact) any confidential premium or pricing information contained in any policy or endorsement furnished under this provision.
- C. Evidence of Owner's Insurance: After receipt from Contractor of the executed counterparts of the Agreement and all required bonds and insurance documentation, Owner shall promptly deliver to Contractor copies of the policies of insurance to be provided by Owner under Article 6 (if any). Owner may block out

(redact) any confidential premium or pricing information contained in any policy or endorsement furnished under this provision.

2.02 Copies of Documents

SC-2.02.A. Amend the first sentence of Paragraph 2.02.A. to read as follows:

Owner shall furnish to Contractor an electronic portable document format (PDF) copy of the Contract Documents (including one fully executed counterpart of the Agreement).

ARTICLE 3 – DOCUMENTS: INTENT, REQUIREMENTS, REUSE

SC-3.03 Reporting and Resolving Discrepancies:

SC-3.03 Add the following new paragraphs after Paragraph 3.03.B.1:

2. The following reports of explorations and tests of subsurface conditions at or adjacent to the Site are known to Owner:

1. No Known Reports

Add the following new section following Section 3.05:

SC-3.06 Order of Precedence

A. The order of the Technical Specifications as listed in the Document 00 01 10 Table of Contents shall be deemed the order of precedence of such documents.

ARTICLE 4 – COMMENCEMENT AND PROGRESS OF THE WORK

4.03 Reference Points

SC- 4.03 Add the following new paragraph after 4.03.A:

Construction Staking shall be the responsibility of the Contractor.

ARTICLES AVAILABILITY OF LANDS; SUBSURFACE AND PHYSICAL CONDITIONS; HAZARDOUS ENVIRONMENTAL CONDITIONS

SC-5.03

.03 Subsurface and Physical Conditions

SC 5.03 Delete Paragraphs 5.03.A and 5.03.B in their entirety and insert the following:

A. No reports of explorations or tests of subsurface conditions at or adjacent to the Site, or drawings of physical conditions relating to existing surface or subsurface structures at the Site, are known to Owner.

5.06 Hazardous Environmental Conditions

SC 5.06 Delete Paragraphs 5.06.A and 5.06.B in their entirety and insert the following:

A. No reports or drawings related to Hazardous Environmental Conditions at the Site are known to Owner.

Not Used. Β.

ARTICLE 6 – BONDS AND INSURANCE

SC-6.01 Performance, Payment, and Other Bonds

SC 6.01 Add the following new paragraph immediately after Paragraph 6.01.F:

Warranty Bond: Contractor shall furnish a warranty bond in an amount at least G. equal to the Contract Price, as security that Contractor will meet the contractual correction period obligations during a specified period of time after construction has been completed. This bond shall remain in effect until one (1) year after the date when final payment becomes due or until completion of the correction period specified in Paragraph 15.08, whichever is later, except as provided otherwise by an original set an original set Laws or Regulations, the Supplementary Conditions, or other specific provisions of the Contract.

Contractor's Insurance SC-6.03

Amend Paragraph 6.03.G to read as follows: SC 6.03

G: Additional insureds: The Contractor Commercial general lightity, automobile liability, umbrella or excess, and polition liability policies shall include and list as additional insureds the Owner and any Ondividuals of entities identified in the Supplementary Conditions include Soverage for the respective officers, directors, members, partners, employees, gents, consultants, and subcontractors of each and any of all such additional insureds; and the insurance afforded to these additional insureds provide primary coverage for all claims covered thereby (including as applicable rising from both ongoing and completed operations) on a non-contributory basis. ontractor shall obtain all necessary endorsements to support these requirements.

Add the following new paragraph immediately after Paragraph 6.03.J:

The Minits of liability for the insurance required by Paragraph 6.03 of the General Conditions shall provide coverage for not less than the following amounts or greater where required by Laws and Regulations:

Workers' Compensation, and related coverages under Paragraphs 6.03.A.1 and 1. A.2 of the General Conditions:

State:	Statutory
Federal, if applicable (e.g., Longshoreman's):	Statutory
Employer's Liability:	
Bodily injury/disease aggregate	\$ 1,000,000

2. Contractor's Commercial General Liability under Paragraphs 6.03.B and 6.03.C of the General Conditions:

Each Occurrence (Bodily Injury and Property	
Damage)	\$ 1,000,000
Personal and Advertising Injury	\$ 1,000,000
General Aggregate	\$ 2,000,000
Products - Completed Operations Aggregate	\$ 1,000,000

3. Automobile Liability under Paragraph 6.03.D. of the General Conditions:



dd the following new paragraph immediately after Paragraph 6.05.F:

Builder's Risk Insurance Requirement: Builder's Risk insurance shall only apply to those Projects involving construction of or modification to an Owner-owned building or as otherwise required by the Owner and expressly stated in the Agreement.

ARTICLE 7 – CONTRACTOR'S RESPONSIBILITIES

SC-7.02 Labor; Working Hours

SC-7.02.A Amend Paragraph 7.02.A to read as follows:

Unless otherwise specified in the Contract Documents, Contractor shall provide and assume full responsibility for all services, materials, equipment, labor, transportation, construction equipment and machinery, tools, appliances, fuel, power, light, heat, telephone, water, sanitary facilities, temporary facilities, and all other facilities and incidentals necessary for the performance, testing, construction staking, start up, and completion of the Work, whether or not such items are specifically called for in the Contract Documents.

SC-7.02.B Add the following new paragraph immediately after Paragraph 7.02.B:

Contractor shall be responsible for the cost of any overtime pay or other expense incurred by the Owner for Engineer's services (including those of the Resident Project Representative, if any), Owner's representative, and construction observation services, occasioned by the performance of Work on Saturday, Sunday, any legal holiday, or as overtime on any regular work day. If Contractor is responsible but does not pay, or if the parties are unable to agree as to the amount owed, then Owner may impose a reasonable set-off against payments due under Article 15.

SC-7.02.C Add the following new subparagraph immediately after Paragraph 7.02.C:

For purposes of administering the foregoing requirement, additional overtime costs 1. specified in the are defined as the difference between regular hourly rates and overtime hourly an origina rates.

SC-7.06 Concerning Subcontractors, Supplier, and Others

SC-7.06.A Add the following sentence immediately

after the second sentences only and shall Contractor shall not subcontract for more than 50% of the contract price without express, tents are for bidding & Associates of io bid on this for construction. written approval from Ow

ARTICLE 8 – [NO CHANGES]

ARTICLE 9 – INO CHANG

DURING CONSTRUCTION **ARTICLE 10**

oiact Representative

Add the following new paragraphs immediately after Paragraph 10.03.A:

The Resident Project Representative (RPR) will be Engineer's representative at the Site, will act as directed by and under the supervision of Engineer, and will confer with Engineer regarding RPR's actions.

- General: RPR's dealings in matters pertaining to the Work in general shall be 1. with Engineer and Contractor. RPR's dealings with Subcontractors shall only be through or with the full knowledge and approval of Contractor. RPR shall generally communicate with Owner only with the knowledge of and under the direction of Engineer.
- 2. Schedules: Review the progress schedule, schedule of Shop Drawing and Sample submittals, and Schedule of Values prepared by Contractor and consult with Engineer concerning acceptability.

RBID

- Conferences and Meetings: Attend meetings with Contractor, such as 3. preconstruction conferences, progress meetings, job conferences, and other Project-related meetings, and prepare and circulate copies of minutes thereof.
- 4. Liaison:
 - Serve as Engineer's liaison with Contractor. Working principally through a. Contractor's authorized representative or designee, assist in providing information regarding the provisions and intent of the Contract Documents.
 - Assist Engineer in serving as Owner's liaison with Contractor when b. Contractor's operations affect Owner's on-Site operations.
 - Assist in obtaining from Owner additional details or information, when С. required for proper execution of the Work.
- Interpretation of Contract Documents: Report to Engineer 5. when clarifications and interpretations of the Contract Documents are needed and transmit to Contractor clarifications and interpretations s issued by Engineer
- Shop Drawings and Samples 6.
 - ortractor-approved Shop a. Record date of Drawings.
 - Receive Samples which are furnished at the Site by Contractor, and notify neer of availability of Samples for examination.

Advise Engineer and Contractor of the commencement of any portion of Whe Work requiring a Shop Drawing or Sample submittal for which RPR

Contract of Plans documentations of Drawings or Specifications and report such a of Plans documentation of Plans documentations of the second General Contractors aneral from memory Consider and evaluate Contractor's suggestions for solution of the suggestion of th

- 8. Review of Work and Rejection of Defective Work:
 - a. Conduct on-Site observations of Contractor's work in progress to assist Engineer in determining if the Work is in general proceeding in accordance with the Contract Documents.
 - b. Report to Engineer whenever RPR believes that any part of Contractor's work in progress is defective, will not produce a completed Project that conforms generally to the Contract Documents, or will imperil the integrity of the design concept of the completed Project as a functioning whole as indicated in the Contract Documents, or has been damaged, or does not meet the requirements of any inspection, test or approval required to be made; and advise Engineer of that part of work in progress

that RPR believes should be corrected or rejected or should be uncovered for observation, or requires special testing, inspection or approval.

- 9. Inspections, Tests, and System Start-ups:
 - a. Verify that tests, equipment, and systems start-ups and operating and maintenance training are conducted in the presence of appropriate Owner's personnel, and that Contractor maintains adequate records thereof.
 - b. Observe, record, and report to Engineer appropriate details relative to the test procedures and systems start-ups.
- 10. Records:
 - Prepare a daily report or keep a diary or log book, recording Contractor's a. hours on the Site, Subcontractors present at the Site, weather conditions, data relative to questions of Change Orders, Field Orders, Work Change Directives, or changed conditions, Site visitors, deliveries of equipment of materials, daily activities, decisions, observations in general, and pecific observations in more detail as in the case of observing test procedures; and send copies to Engine
 - addresses, the numbers, of Mail addresses, web site b. Record names, locations, and telephonenumbers of all Contractors, Subcontractors, and major Suppliers of materials and equipment.

Contractors, Nuclei Jourget for Contractors as required of progress of the Work and of Contractor's compliance with the Progress Schedule and schedul ieneral from the of Shop Drawing and Sample submittals. FOR BITH R General Contractors energy from the of Shop Drawing and Sample submittals. Of Plans documents of Shop Drawing and to Fagin Directives a

- Immediately notify Engineer of the occurrence of any Site accidents, emergencies, acts of God endangering the Work, force majeure or delay events, damage to property by fire or other causes, or the discovery of any Constituent of Concern or Hazardous Environmental Condition.
- 12. Payment Requests: Review applications for payment with Contractor for compliance with the established procedure for their submission and forward with recommendations to Engineer, noting particularly the relationship of the payment requested to the Schedule of Values, Work completed, and materials and equipment delivered at the Site but not incorporated in the Work.
- 13. Certificates, Operation and Maintenance Manuals: During the course of the Work, verify that materials and equipment certificates, operation and maintenance manuals and other data required by the Contract Documents to

be assembled and furnished by Contractor are applicable to the items actually installed and in accordance with the Contract Documents, and have these documents delivered to Engineer for review and forwarding to Owner prior to payment for that part of the Work.

- 14. Completion:
 - Participate in Engineer's visits to the Site to determine Substantial a. Completion, assist in the determination of Substantial Completion and the preparation of a punch list of items to be completed or corrected.
 - Participate in Engineer's final visit to the Site to determine completion of b. the Work, in the company of Owner and Contractor, and prepare a final punch list of items to be completed and deficiencies to be remedied.
 - Observe whether all items on the final list have been completed or с. corrected and make recommendations to Engineer concerning acceptance and issuance of the notice of acceptability of the
- C. The RPR shall not:
 - or Gubstitution of Documents 1. Authorize any deviation from the materials or equipment (including "or-equal" items)
 - 2. Exceed limitatio authority as set forth in the Contract Documen
 - onstolities of Contractor, Subcontractors, or 3
- Adwise on, issue of the advised the soles, general contractor advised the advised the soles, general contractor and advised the soles, general contractor advised the sole contractor advised Control over any aspect of the Advise on, is the directions regarding, or assume control over security or safety ieneral from mediactices, precautions, and programs in connection with the activity of plans docum operations of Owner or Contractor aneral from mension operations of Owner or Contractor. of planact documents of Owner or Contractor. 6. Participate in specialized field
 - site by others except as specifically authorized by Engineer.
 - 7. Accept Shop Drawing or Sample submittals from anyone other than Contractor.
 - 8. Authorize Owner to occupy the Project in whole or in part.

ARTICLE 11 – [NO CHANGES]

ARTICLE 12 – [NO CHANGES]

SC-13.01 Cost of the Work

SC 13.01.B.5.c Delete Paragraph 13.01.B.5.c in its entirety and insert the following in its place:

- **Construction Equipment and Machinery:** c.
 - 1) Rentals of all construction equipment and machinery, and the parts thereof, in accordance with rental agreements approved by Owner with the advice of Engineer, and the costs of transportation, loading, unloading, assembly, dismantling, and removal thereof. All such costs shall be in accordance with the terms of said rental agreements. The rental of any such equipment, machinery, or parts shall cease when the use thereof is no longer necessary for the Work.
 - Costs for equipment and machinery owned by Contractor will be paid at a rate 2) shown for such equipment in the Rental Rate Blue Book or Construction Equipment (edition current at time of bid opening). An hour where will be computed by dividing the monthly rates by 176. These computed rates will include all operating costs. Costs will include the time the equipment or machinery is in use on the changed Work and the costs of transportation, loading, unloading, assembly, dismantling, and removal when directly attributable to the changed Work. The Cost of Cany such equipment or machinery, or parts thereof, shall cease to accrue when the use thereof is no longer necessary for the changed Works equipment or machinery with a value 200 will be considered small tools.

```
Unit Price W
SC-13.03
                   lete Raragraph 13.03 (Fin its entirety and insert the following in its place:
                     The unit price of a tem of Unit Price Work shall be subject to reevaluation and
   of plans from
                    adjustment under the following conditions:
     contract doc
```

if the extended price of a particular item of Unit Price Work amounts to 10 percent or more of the Contract Price (based on estimated quantities at the time of Contract formation) and the variation in the quantity of that particular item of Unit Price Work actually furnished or performed by Contractor differs by more than 50 percent from the estimated quantity of such item indicated in the Agreement; and

- 2. if there is no corresponding adjustment with respect to any other item of Work; and
- 3. if Contractor believes that Contractor has incurred additional expense as a result thereof, Contractor may submit a Change Proposal, or if Owner believes that the quantity variation entitles Owner to an adjustment in the unit price, Owner may make a Claim, seeking an adjustment in the Contract Price.

ARTICLE 14 - [NO CHANGES]

ARTICLE 15 – PAYMENTS TO CONTRACTOR; SET-OFFS; COMPLETION; CORRECTION PERIOD

SC 15.03.B Add the following new subparagraph to Paragraph 15.03.B:

1. If some or all of the Work has been determined not to be at a point of Substantial Completion and will require re-inspection or re-testing by Engineer, the cost of such re-inspection or re-testing, including the cost of time, travel and living expenses, shall be paid by Contractor to Owner. If Contractor does not pay, or the parties are unable to agree as to the amount owed, then Owner may impose a reasonable setoff against payments due under Article 15.

ARTICLE 16 – [NO CHANGES]

ARTICLE 17 – FINAL RESOLUTION OF DISPUTES

SC-17.02 Add the following new paragraph immediately after Paragraph 17.01.

SC-17.02 Arbitration

- A. All matters subject to final resolution under this Arnele will be decided by arbitration in accordance with the rules of an arbitration agency as agreed upon by the Parties, subject to the conditions and limitations of this paragraph. This agreement to arbitrate and any other agreement or consent to arbitrate entered into will be specifically enforceable under the prevailing law of any court having jurisdiction.
- B. The demand for an intration will be filed in writing with the other party to the Contract and with the selected arbitrator of arbitration provider, and a copy will be sent to Engineer for information. The demand for arbitration will be made within the specific time required in this Article) or if no specified time is applicable within an easonable time after the matter in question has arisen, and in no event shall any such demand be made after the date when institution of legal or equitable proceedings based on such matter in question would be barred by the applicable instatute of limitations. The demand for arbitration should include specific reference to Paragraph SC-17.02.D below.
 Of Paract C. No arbitration arising out of or relating to the Consolidation statute of the statute of

No arbitration arising out of or relating to the Contract shall include by consolidation, joinder, or in any other manner any other individual or entity (including Engineer, and Engineer's consultants and the officers, directors, partners, agents, employees or consultants of any of them) who is not a party to this Contract unless:

- the inclusion of such other individual or entity is necessary if complete relief is to be afforded among those who are already parties to the arbitration; and
- 2. such other individual or entity is substantially involved in a question of law or fact which is common to those who are already parties to the arbitration and which will arise in such proceedings.
- D. The award rendered by the arbitrator(s) shall be consistent with the agreement of the parties, in writing, and include a concise breakdown of the award, and a written

explanation of the award specifically citing the Contract provisions deemed applicable and relied on in making the award.

- E. The award will be final. Judgment may be entered upon it in any court having jurisdiction thereof, and it will not be subject to modification or appeal, subject to provisions of the Laws and Regulations relating to vacating or modifying an arbitral award.
- F. The fees and expenses of the arbitrators and any arbitration service shall be shared equally by Owner and Contractor.

ARTICLE 18 – [NO CHANGES]

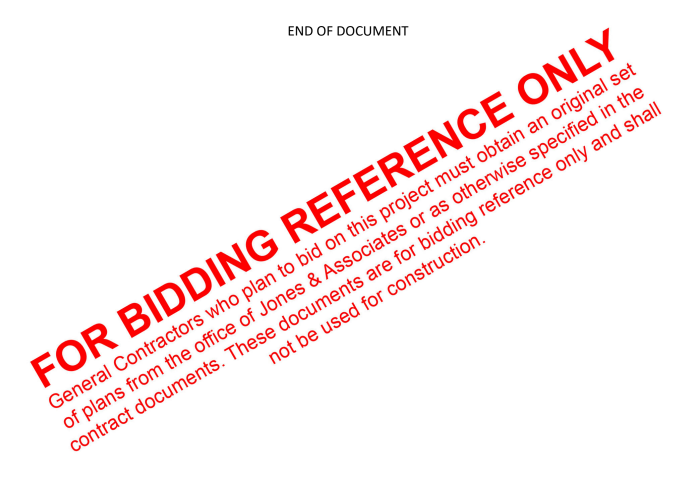
END OF DOCUMENT END OF

DOCUMENT 00 91 13 ADDENDA

PART 1 GENERAL

1.1 **PROCEDURE**

A. For filing purposes, add Addenda to the Contract Documents following this page.





Part 4: Technical Specifications



SECTION 01 11 01 MEASUREMENT AND PAYMENT

PART 1 GENERAL

1.1 **SCOPE**

- A. Payment for the various items of the Bid Schedule, shall include all compensation to be received by Contractor for furnishing all tools, equipment, supplies, and manufactured articles, and for all labor, operations, and incidentals appurtenant to the items of work being described, as necessary to complete the various items of the Work all in accordance with the requirements of the Contract Documents, including all appurtenances thereto, and including all costs of compliance with the regulations of Owner and public agencies having jurisdiction, including Safety and Health Requirements of the Occupational Safety and Health Administration of the U.S. Department of Labor (OSHA). No separate payment will be made for any item that is not specifically set forth in the Bid Schedule, and all costs appurtenant items of work.
- B. Contractor shall provide a breakdown of all lump som bid items into the individual line items relating to the lump sum task, as specified by Engineer Prior to Notice to Proceed.
- C. No additional payment will be made for tock excavation

1.2 SECTION INCLUDES

1.3

- A. Measurement and payment criteria applicable to positions of the Work performed under a unit price payment method of the solution of the Work performed under a
- B. Defect assessment and non-payment for rejected work.
- AUTHORITY CLU filesese be

Engineer, will take all measurements and compute quantities accordingly.

Assisted by providing necessary equipment, workers, and survey personnel as required.

1. CONTROLANDITIES SPECIFIED

- A. Quantities and measurements indicated in the Contract Documents are for bidding and Contract purposes only. Quantities and measurements supplied or placed in the Work and verified by Engineer shall determine payment.
- B. If the actual Work requires more or fewer quantities than those quantities indicated, Contractor shall provide the required quantities at the unit sum/prices contained within the Bid Schedule.

1.5 MEASUREMENT OF QUANTITIES

A. Measurements, unless specified otherwise, shall be interpreted to mean:

1. Lump Sum (Is):Completion of the item as a whole. Measurement of
quantities in the field is not required. Payment will be
based on the percentage of work completed.

3. Weight (ton):

2. Each (ea): Completion of item individually. Measurement of quantities in the field.

> By Weight: Verification of tonnage shall be documented by delivery tickets supplied by the Contractor to the City. All tickets shall indicate the Owner's name, date, type material, truck number, project location, project number, gross weight and net weight of each material. Delivery tickets are to be turned in with all applicable pay requests. Weigh Scales: Inspected, tested and certified by the applicable State Weights and Measures department within the past year. Platform Scales: Of sufficient size and capacity to accommodate the conveying whicles Metering Devices: Inspected, tested and certified by the applicable State department within the past year Measurement by Weight: Concrete reinforcing steel, ed steel of other metal shapes will be rolled or fo asured by handbook weights Welded assemblies be measured by handbook or scale weight.

4. Length lineal feet (I

contract docume

fice of Jones

cubic yard (cy):

Measured along the centerline or mean chord in the field, top dack of our for curb and gutter or unless of John Curbe nodeduction in length for structures. otherwise indicated. For pipe measurements there will

Measured by cubic dimension using mean length, width and height or thickness.

Measurement shall be based upon the establishment of a known quantity agreed upon by the City (eg. known cubic yardage of a dump truck), use of the same measuring device established throughout the work performed, filled to the same location and counted thereafter. Verification of quantity shall be documented by the Contractor to the City inspection representative. Documentation shall indicate the Owner's name, date, type material excavated, truck number, project location, project number and percent filled based upon full capacity.

Measurement by Area: Measured by square dimension using mean length and width or radius.

1.6 **INCIDENTAL WORK**

- A. No separate measurement or payment for incidental work.
- B. Incidental Work: Any work, materials or equipment that may be reasonably be inferred from the Contract Documents or from prevailing custom or trade usage as being required to produce the intended result will be supplied by Contractor at no additional cost to Owner whether or not specifically referenced.
- C. Damaged Areas: Areas damaged or disturbed by Contractor as a result of Contractor failure to confine work activities or protect existing improvements shall not the ded in the measurement to be eligible for payment.

1.7 PAYMENT

- bid on this project must obtain an anite Pents are for bidding reference only and Unless specified otherwise in the bid item, payment shall include Α. for the following:
 - 1. Mobilization
 - 2. Traffic control
 - 3. Labor
 - Equipment
 - Tools 5.
 - 6. Material
 - 7
 - old on viciates biduiton. 8 Associate for biduiton. 8 Associate for biduiton. 8 Associate for biduiton. 9 Associates for biduiton. ortation of Materials
 - rvices and incidentals
 - Application or installation to render item complete as shown on Drawings, including those items that may not be specifically stated or shown but that are required to
 - Vrender the item complete
 - 11. Collowing manufacturer's requirements for installation
- contrainer. Protection of existing utilities
 - 13. Coordination with and notification to residents / businesses for construction
 - 14. Coordination with Owner's representative(s)
 - 15. Compliance with all local, State, and Federal safety requirements
 - 16. Disposal and other fees
 - 17. Dust control
 - 18. Cleanup following completion of the item
 - 19. Testing per Specification(s) includes, but not limited to, compaction, materials, video, and pressure
 - 20. Compaction
 - 21. Overhead and profit
 - 22. Applicable taxes, fees, bonds, and insurance

- 23. Restoration of damaged improvements
- 24. Completion of record drawings (to be provided to City Engineer)
- Β. Final payment for Work governed by unit prices will be made on the basis of the actual measurements and quantities accepted by Engineer multiplied by the unit sum/price for Work which is incorporated in or made necessary by the Work.
- C. Special Inspections associated with a Building Permit (if required) shall be paid for by the

1.9 **DESCRIPTION OF BID ITEM**

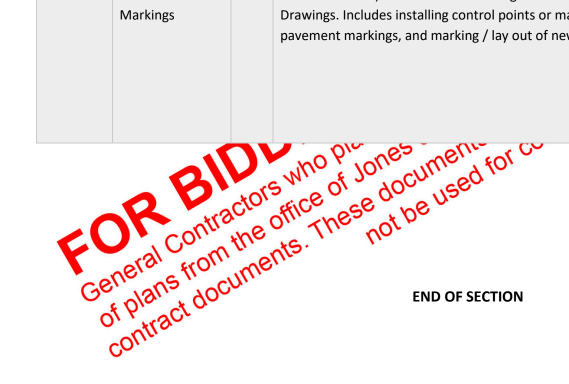
M&P Reference	Bid Item	Unit	Payment Includes	Notes
MP001	Mobilization	ls	All costs associated with mobilizing and demobilizing equipment and materials to and from the project site, mobilization, demobilization, establishment of offices, buildings, all OSHA required safety measures, sanitation, and other facilities necessary for the Work, bonds, snow removal, dust control, fees, permits (not specified as paid for elsewhere), administrative services, construction notifications, identifying and marking of construction limits and all costs associated with the Work that are not included in other bid items. Payment shall be as follows:	
MP005	Traffic Control	le	Percent of Original Contract Amount (Completed)> Percent of Mobilization to be (Paid): 5%> 50%, 25%> 25%, 75%> 25%	
Ge	neral Contra neral from plans from contract doo	the	to be (Paid): 5%> 50%, 25%> 25%, 75%> 25% All traffic control needed on the job. Includes state and local permitting, sub- contractor mobilization barricades, traffic signs, portable construction message boards baggers, other channelizing devices, and all other measures needed to channel traffic and to protect construction personnel and the public (vehicular and pedestrian) from harm resulting from any construction activities. Necessary notifications to public transportation and emergency service agencies with appropriate notice. Maintain reasonable continuous vehicular and pedestrian access for local residents/businesses throughout the duration of the project, including any notifications needed to communicate construction activities to the local residents/businesses. Preparation and on- going modification of a traffic control plan.	

4

MP606	Pulverize Existing Asphalt for Reuse	sf	Pulverization and placement of existing asphalt millings on site as shown on the Drawings. Includes pulverizing asphalt, loading, haul, and stockpiling as required; placement, grading, and compaction.	See Bidding Schedule and/or Drawings for approximate thickness. Measurement based on area pulverized.
MP609	Pre-Lower Manhole / Valve / Utility Box / Monument	ea	Pre-lowering of manholes, valves, boxes and/or monuments as shown on the Drawings. Includes preconstruction location of monuments by a licensed surveyor, excavation, removal and lawful disposal of existing concrete of asphalt pavement around the item, storage of removed items, lowering, covering, placement of material over the item once it is lowered, marking of item, and locating of pre-lowered item following construction	fied ind she
MP610	Subgrade Soft Spot Repair	су	Spot repair of damaged subgrade areas as shown on the Drawings or as directed by an authorized Owner representative. Includes utility locating and protection, removal of existing unsuitable materials, loading, haul, and lawful disposal of removed materials, installation of geotextile fabric and/or geogrid as required, and compaction of imported granular borrow or other approved materials.	Bid quantities are approximate and will be determined by actual measurements in the field prior to placement of overlying material.
MP613	Raise Manbole V Valve Vutility Box / Monument to Grade with Concrete Collar	the ume	Raising manhole, valves, boxes and/or monuments to grade as shown on the provings. Includes removal and lawful disposal of asphalt and cover material, excavation, cleaning out of any excess material inside manhole, valve, box, or monument; backfill, compaction, saw cutting edge of asphalt for concrete collar, grade rings, replacement of removed items to finished grade, constructing concrete collar, protection, and traffic control until concrete has had suitable time to cure. Monuments to be reestablished by a licensed surveyor including any recordation fees.	

MP618	Hot Mix Asphalt (HMA)	ton	Importing and placement of hot mix asphalt to the thicknesses listed in the Bidding Schedule and shown on the Drawings. Includes cleaning of areas adjacent to paving prior to placement of asphalt, required tack along the edge of the adjacent asphalt and concrete, fine grading of base material prior to placement of pavement, loading and unloading, hauling, grade controls, providing smooth paving surface and transitions for vehicular traffic, rolling, and compaction.
MP623	Slurry Seal	sy	Installation and placement of slurry seal material of the type listed in the Bidding Schedule and shown on the Drawings. Includes sweeping, weeds removal, and complete cleaning of asphalt surface prior to application, tabbing of all existing striping, covering of all concrete collars on utilizies and survey monuments (to match size and shape of concrete collars) removing of covers on utilities and survey monuments, sweeping of suffers, and cleaning of any slurry overcoat from gutters following application.
MP624	Asphalt Surface Treatment	sy	Installation and placement of asphalt surface treatment material of the type listed in the Bidding Schedule and shown on the Drawings. Includes sweeping, weed removal, and complete cleaning of asphalt surface prior to application, tabbing of all existing striping, covering of all concrete collars on utilities and survey monuments (to match size and shape of concrete collar), removing of covers on utilities and survey monuments, sweeping of gutters, and cleaning of any material overcoat from gutters following application.
Ge	onel on from of plans from contract doc	ume	

New Traffic	lf	Installation and placement of permanent traffic striping paint (with reflective	Includes two
Striping		beads) of the width listed in the Bidding Schedule and shown on the	applica <mark>t</mark> ions a
		Drawings. Includes installing control points or markings to relocate previous striping, and marking / laying out of striping plan for new striping.	minimum of 14 days apart All work must
		NC tain an of	current edition of the
New Traffic	ea	Installation and placement of permanent traffic pavement markings (with	Includes two
Pavement		reflective beads) as listed in the Bidding Schedule and shown on the	applications a
Markings		Drawings. Includes installing control points or markings to relocate previous	minimum of 14 days
		pavement markings, and marking / lay out of new pavement markings.	apart.
			All work must
			conform to the
			current edition of the
			MUTCD Standards.
	Striping New Traffic Pavement	Striping New Traffic Pavement ea	Stripingbeads) of the width listed in the Bidding Schedule and shown on the Drawings. Includes installing control points or markings to relocate previous striping, and marking / laying out of striping plan for new striping.New Traffic Pavement MarkingseaInstallation and placement of permanent traffic pavement markings (with reflective beads) as listed in the Bidding Schedule and shown on the Drawings. Includes installing control points or markings to relocate previous



SECTION 32 12 05 M BITUMINOUS CONCRETE (MODIFIED)

of plans from the office of Jones & Associates of as otherwise specified being and so the used for construction.

SECTION 32 12 05 BITUMINOUS CONCRETE

REPLACED - SEE PART 1 **GENERAL AMENDMENT 2**

1.1 SECTION INCLUDES

A. Composition of a bituminous concrete mix.

1.2 REFERENCES

A. AASHTO Standards:

- M323 Superpave Volumetric Mix Design, Single User Digital Publication
- R30 Mixture Conditioning of Hot-Mix Asphant
- ference only and shall T324 Hamburg Wheel-Track Testing of Compacted Hot-Mix otherwise specified Asphalt (HMA)

Β. AI Standards:

MS-2 Asphalt Mix De

ASTM Standards: С.

- C29 Unit Weig Voidset
- C88 tes by Use of Sodium Sulfate or undness gnesium Sulfate
 - Materials Finer Than 0.075mm (No. 200) Sieve in Mineral geregates by Washing.

Resistance to Degradation of Small-Size Coarse Aggregate of plans from contract dealer by Abrasion and Impact in the Los Angeles Machine.

Standard Method for Sieve Analysis of Fine and Coarse Aggregate.

- Clay Lumps and Friable Particles in Aggregates.
- D75 Sampling Aggregates.
- D140 Sampling Bituminous Materials.
- D242 Mineral Filler for Bituminous Paving Mixtures.
- D979 Sampling Bituminous Paving Mixtures.
- D995 Mixing Plants for Hot-Mixed, Hot-Laid Bituminous Paving Mixtures.
- Theoretical Maximum Specific Gravity of Bituminous D2041 Paving Mixtures.
- D2419 Sand Equivalent Value of Soils and Fine Aggregate.
- Percent Air Voids in Compacted Dense and Open D3203 Bituminous Paving Mixtures.
- Hot-Mixed, Hot-Laid Bituminous Paving Mixtures. D3515

- Random Sampling of Construction Materials. D3665
- D3666 Minimum Requirements for Agencies Testing and Inspecting Bituminous Paving Materials.
- Liquid Limit, Plastic Limit, and Plasticity Index of Soils. D4318
- D4552 Classifying Hot-Mix Recycling Agents.
- D4791 Flat or Elongated Particles in Coarse Aggregate.
- D4867 Effect of Moisture on Asphalt Concrete Paving Mixtures.
- D5444 Mechanical Size Analysis of Extracted Aggregate.
- D5821 Determining the Percentage of Fractured Particles in Coarse Aggregate.
- D6307 Determining Asphalt Content of Hot-Mix Asphalt by Ignition Method.
- D6373 Performance Graded Asphalt Binder.

1.3 **DEFINITIONS**

- A. Mix Designator: An alphanumeric code that identifies bindse grade, and compaction level for a bitumbious concrete mix.
 PG70-28, SP-1. 75Nd.
 - Binder. SP-1 is the aggregate grade 75 Nd9s the compaction level at Superpave mit design id social for inclicit
 - at Superpave mit design id solver for big cito. OS/PG, SP 374, 75Nd OS/PG is a Blended Binder. SP-3/4 is the aggregate grade, OSND is the compaction level at Superpave mix

design, who is solved to prove a formance Graded Asphalt Binder, MM-12 is the aggregate grade. 50 blow is the Compaction level at Marshall mix design.

QSPG, OM-3/4, 50 blow: OS/PG is a Blended Binder. DM-3/4 is of hereign trafix design.

- B. Bituminous Binder: A cement composed of any of several viscous or solid mixtures of hydrocarbons and their nitrogen and sulfur derivatives.
 - Asphalt Binder: A refined or manufactured bituminous cement 1. known as performance graded asphalt binder (PG or PGAB) whether virgin or contained in RAP.
 - 2. Bitumen Binder: A natural bituminous cement contained in an Oil Sand (OS) or contained in a ROSP.
 - Blended Binder: A Mixture of Asphalt Binder and Bitumen Binder. 3.
- C. Mean of Deviations: Defined in Section 32 11 23.
- D. Nominal Maximum Size: One sieve size larger than first sieve size retaining more than 10 percent of the Sample. One hundred percent of the aggregate might be able to pass through the nominal maximum size sieve but not more than 10 percent will be retained on that sieve. The maximum size sieve will be one (1) sieve size larger than the nominal

maximum size.

- E. **Oil Sand (OS):** Naturally occurring sediments or sedimentary rock containing gravel, sand, clay, water and bituminous cement.
- RAP: Acronym for reclaimed asphalt pavement. A granular product F. recovered from a bituminous pavement containing aggregate and an Asphalt Binder.
- G. **ROSP**: Acronym for reclaimed Oil Sand pavement. A granular product recovered from a bituminous pavement containing aggregate and a Bitumen Binder.

1.4 SUBMITTALS

A. General:

- 1. Pre-approved Mix Design: Submit name and address of Supplier.
- Allow ENGINEER 10 days to evaluate mixing equipment and mix 2. design submittals.
- Once a mix design is accepted, a new mix design submitted is the required if the following occurs. a. Asphalt Binder grade is changed obtain specified in shall b. Aggregate source is changed. When this decurse submit a 3.

0

physical properties report on the proposed aggregates. s prof

B. **Quality Assurance**:

Independent Laboratory Subait nables, certification levels, and 1 years of experience of testing agency is field technicians that are assigned to the Work. Verify laboratory complies with ASTM No. and follows Section of 45 00 requirements.

Mix Oroduction Equipment: Submit verification by an individual acceptable to ENGINEER, that plant equipment complies with requirements of ASTM D995. of plans fro

of plain dowing Report: If requested by ENGINEER, submit contract of source and field quality control testing performed by CONTRACTOR and Suppliers. Testing Report: If requested by ENGINEER, submit a report of

- 1. Date of mix design. If the date exceeds the following times, the mix design is invalid and must be redesigned.
 - One (1) year for non-commercial plants. a.
 - Two (2) years for commercial plants if there is no change in the b. aggregate source. A new mix design will be required if aggregate source is changed.
- 2. Binder source, type, and grade. Disclose if RAP or ROSP is used in the mix.
- 3. Optimum compaction temperature at the project site.
- 4. Theoretical maximum specific gravity.
- 5. Compaction density at design target air voids.
- 6. Target Grading Curve for aggregate.

- Binder target percentage, dust to binder ratio, and the following as 7. applicable.
 - For Superpave mix design provide 1) voids in the mineral a. aggregate (VMA), and 2) voids filled with Bituminous Binder also known as VFA, and 3) Hamburg Wheel Tracker results.
 - For Marshall mix design provide 1) tensile strength ratio b. (moisture sensitivity), 2) voids in the mineral aggregate (VMA), 3) stability, 4) flow and 5) voids in the bituminous mix, and 6) voids filled with Bituminous Binder also known as VFA.
- 8. Percentages of 1) mineral filler, 2) anti-strip, 3) reclaimed bituminous pavement (RAP or ROSP), 4) recycle agent in the mix, and 5) virgin aggregate.
- 9. Aggregate physical properties (this section article 2.2). The information is for suitability of source and not for project control new report may be required if aggregate source is changed. results shall not be older than two (2) calendar years from the date of tain an origi

1.5 QUALITY ASSURANCE

1.6 ACCEPTANCE

- ALLETY ASSURANCE
 A. Do not change aggregate source or binder source until ENGTINEER accepts new sources and mix design.
 ACCEPTANCE
 A General:

 Acceptance is by Lot. One (1)=Dot is the (19 days' production.
 If non-complying material has been installed and no price for it material is specified applacement of the price for it.

 requiring material as part of its installation, Section 01 29 00.

General argunor worthin this section's limits, options include General design acceptable to ENGINEER ener mix design acceptable to ENGINEER.

Observation of CONTRACTOR's field quality control testing does ont not constitute acceptance. Such testing; however, may be used by ENGINEER for acceptance if requirements in Section 01 35 10 are met.

5. Dispute resolution, Section 01 35 10.

B. Mix Sampling and Testing:

- Sub-lot size is 500 tons or part thereof. 1.
- 2. Sampling Protocol: ASTM D3665 and ASTM D979. Collect at least one (1) random Sample per sub-lot from behind paver and before compaction. Any sample collected because of non-uniform appearance shall not be used in determining a pay factor for the Lot.
- Testing Protocol: Field samples will be compacted in the laboratory 3. and tested for:
 - Air voids, ASTM D3203. a.
 - b. Voids in the mineral aggregate, AI MS 2.

I

- c. Binder content, ASTM D6307.
- d. Aggregate gradation, ASTM D5444.
- C. **Pay Reduction**: Lot is acceptable if binder content and aggregate gradation test deviations are within pay factor 1.00 limits in Table 1 or Table 2 as applicable. At ENGINEER's discretion a Lot with a sub-lot test deviation greater than pay factor 0.85 limits may stay in place at 50 percent pay.

	Table 1 – Pay Factors – Superpave Mix Design							
Criteria	Pay Factor		Range of Mean of Deviations of Tests Results in Percentage Points from Binder and Gradation Targets					
	Factor	500 Tons	1.000 Tons	1,500 Tons	≥ 2.000 Tons			
	1.00	0.0 - 0.7	0.0 - 0.54	0.0 - 0.46	0.0 - 0.41			
Dindon	0.975	0.71 - 0.8	0.55 - 0.61	0.47 - 0.52	0.42			
Binder Content	0.95	0.81 - 0.9	0.62 - 0.68	0.53 - 0.58	0.47 - 0.52			
Content	0.90	0.9 - 1.0	0.69 - 0.75	0.59 – 0.64	0.53 - 0.56			
	0.85	1.01 – 1.1	0.76 - 0.82	0.65 - 0.69	0.57,-20.64 0.00-0.6 0.00-0.00-			
	1.00	0.0 - 10.0	0.0 - 7.3	0.0 6.3	010.0-10.6			
1/2" and	0.975	11.0 - 12.0	7.4 – 8.3	4-7,18	010:00-10:6 cisig-635			
larger	0.95	13.0 - 13.9	8.4 – 93	7.2 07.9 6	pec6427.0			
Sieve	0.90	14.0 - 14.9	94-10.3	810-850	0? .1 – 7.7			
	0.85	15.0 - 16.0	10.4 - 11.3	nus ern 5 nc	6.4 2 7.0 0 7.1 - 7.7 7.8 - 8.4			
	1.00	0.0 - 9.9	0.0 -0.9		0.0 - 5.3			
3/8"	0.975	10.0 - 10.9	7927.81	- 6.6	5.4 – 5.9			
Sieve	0.95	11.0 - 11.9	17.9+e8.7, ic	6.77.3	6.0 - 6.6			
Sieve	0.90	120-13090	SOS-8.80	$C^{19.4} - 8.0$	6.7 – 7.2			
	0.85	14.0015.0	177.9+68.7 bil 09.8 - 606 - 9.3 C 10 5 11 0 50 0 68 7	8.1 – 8.9	7.3 – 7.9			
	1.00	010.0 09.9 C	n ¹ 2.0-68.7	0.0 - 5.7	0.0 - 5.2			
No 4	0.975	100 - 100	0.0 -08.7 0.8 - 7.6 7.7 - 8.5	5.8 - 6.3	5.3 - 5.8			
Sieve	018.95e	011.00011.99	7.7 - 8.5	6.4 - 6.9	5.9 - 6.4			
ntrau	BIOUT	2.0 + 12.9	8.6 - 9.4	7.0 - 7.5	6.5 - 7.0			
Sievect	0.85	13.0-14.0	9.5 - 10.2	7.6-8.0	7.1 – 7.6			
Contract Contract Strom Noosur Store	ef.00	0.0 - 7.9	0.0 - 5.6	0.0 - 4.8	0.0 - 4.3			
No Sieve	0.975	8.0 - 8.9	5.7 - 6.3	4.9 - 5.4	4.4 - 4.8			
Sieve	0.95	9.0 - 9.9	6.4 - 7.0	5.5 - 6.0	4.9 - 5.3			
	0.90 0.85	10.0 - 10.9	7.1 – 7.7 7.8 – 8.5	6.1 - 6.6 6.7 - 7.2	5.4 - 5.8			
		11.0 - 12.0			5.9 - 6.4			
	1.00	0.0 - 3.0	0.0-2.4	0.0 - 2.0	0.0 - 1.8			
No. 200	0.975 0.95	3.1 - 3.5 3.6 - 4.0	2.5 - 2.7 2.8 - 3.0	2.1 - 2.2 2.3 - 2.4	1.9 - 2.0 2.1 - 2.2			
Sieve	0.95	3.6 - 4.0 4.1 - 4.5	2.8 - 5.0 3.1 - 3.3	2.3 - 2.4 2.5 - 2.7	2.1 - 2.2 2.3 - 2.4			
	0.90	4.1 - 4.3 4.6 - 5.0	3.1 - 3.3 3.4 - 3.6	2.3 - 2.7 2.8 - 3.0	2.5 - 2.4 2.5 - 2.6			
	binder c	ontent using a	burn-off oven,	ASTM D6307				
				on, ASTM D6307				

Criteria	Pay		Mean of Dev and Gradation	viations of T on Targets i		
CITTEITA	Factor	500 Tons	1,000 Tons	1,500 Tons	2,000 Tons	≥2,500 Tons
	1.00	0.00-0.70	0.00-0.54	0.00-0.46	0.00-0.41	0.00-0.38
Binder	0.975	0.71-0.80	0.55-0.61	0.47-0.52	0.42-0.46	0.39-0.43
Content	0.95	0.81-0.90	0.62-0.68	0.53-0.58	0.47-0.52	0.44-0.47
Content	0.90	0.91-1.00	0.69–0.75	0.59-0.64	0.53-0.56	0.48-0.52
	0.85	1.01 - 1.10	0.76-0.82	0.65-0.69	0.57-0.61	0.53-0.56
	1.00	0.0–10.9	0.0–7.3	0.0-6.5	0.0-5.6	0.0-5.2
1/2"and	0.975	11.0–12.9	7.4-8.3	6.4–7.1	5.7-6.3	5.3-5.8
larger	0.95	13.0–13.9	8.4–9.3	7.2–7.9	6.4–7.0	5.9-6.4
Sieve	0.90	14.0–14.9	9.4–10.3	8.0-8.7	7.1-7.7	6.5-7.1
	0.85	15.0-16.0	10.4-11.3	8.8-9.5	7.8-8.4	72-7.7
	1.00	0.0-9.9	0.0-6.9	0.0-5.9	0.0-5.3	0.0-4.9
3/8"	0.975	10.0-10.9	7.0-7.8	6.0–6.6	5.4-6.9	5.0+0.9
Sieve	0.95	11.0-11.9	7.9–8.7	6.7–7.3	6.0-6.6	5 .6 6: 2 -6.6 6:7-72
	0.90	12.0-13.9	8.8-9.6	7.4-8.0	67-7.28	0:4+0.6
	0.85	14.0-15.0	9.7-10.5	8.1-8.9	1.00 5 0 S	00./-/2
	1.00	0.0-9.9	0.0-6.7	0.0-5.7	G10.0-552	6 0-4.8 4.9-5.4
No. 4	0.975	10.0-11.0	6.8–7.6	.8-0.3		
Sieve	0.95	11.1-11.9		00-0.9 07.0-7.9	5.9+0.4	5.5-5.9
	0.90 0.85	12.0-12.9	9.5-10.2		7.1-7.6	6.0-6.5 6.6-7.0
	1.00	01-79			0.0-4.3	0.0-7.0
	0.975	80-89	10-3.000 7-63	CA 9-5(X)	4.4-4.8	4.1-4.5
No. 8	0.97	9.0-989	6.4-7.05	50-6.0	4.9–5.3	4.6-4.9
Sieve	0.90	100-100	057. 109 7. FC		5.4-5.8	5.0-5.4
	0.85	1.0012.0		6.7–7.2	5.9-6.4	5.5-5.8
0	100	F10.0-758	00-5.2	0.0-4.6	0.0-4.2	0.0-3.9
	*\ 0.	8.0-8.9	5.3-5.8	4.7–5.1	4.3-4.6	4.0-4.3
NO. CO	0.95		5.9-6.4	5.2-5.6	4.7-5.1	4.4-4.7
100 Hever	0,000	10.0-10.9	6.5-7.0	5.7-6.1	5.2-5.5	4.8-5.1
No. CO Siever plans tact	010.95 0.90 00.85	11.0-12.0	7.1–7.6	6.2-6.6	5.6-5.9	5.2-5.4
Please No. 50	1.00	0.0-6.9	0.0-4.3	0.0-3.8	0.0-3.4	0.0-3.2
No 50	0.975	7.0–7.9	4.4-4.8	3.9–4.1	3.5-3.8	3.3-3.5
Sieve	0.95	8.0-8.9	4.9–5.3	4.2-4.5	3.9-4.1	3.6-3.8
bieve	0.90	9.0–9.9	5.4-5.8	4.6-4.9	4.2-4.4	3.9-4.1
	0.85	10.0-11.0	5.9–6.4	5.0-5.5	4.5-4.9	4.2-4.5
	1.00	0.0-3.0	0.0-2.4	0.0-2.0	0.0-1.8	0.0-1.7
No. 200	0.975	3.1-3.5	2.5-2.7	2.1–2.2	1.9–2.0	1.8–1.9
Sieve	0.95	3.6-4.0	2.8 - 3.0	2.3-2.4	2.1-2.2	2.0-2.1
	0.90	4.1-4.5	3.1-3.3	2.5-2.7	2.3-2.4	2.2-2.3
NOTES	0.85	4.6-5.0	3.4-3.6	2.8-3.0	2.5-2.6	2.4-2.5

D. Installation: See Section 32 12 16.13 acceptance requirements.

PART 2 PRODUCTS

2.1 **BINDER**

- A. Performance Graded Asphalt Binder (PGAB): See ASTM D6373.
 - Blending with polymers is allowed. 1.
 - 2. Do not use acid blends without documentation supporting need.
 - Adjust binder grade according to AASHTO M323 to account for 3 any binder stiffness caused by adding RAP or ROSP to the mix.
- B. Bitumen Binder: Oil Sand (OS) source is CONTRACTOR's choice.
- Blended Binder: CONTRACTOR's choice. A blended ratio of Asphalt C Binder to Bitumen Binder in the range of about 1:4 to about 4:1 max Mation Pecified in the require patent licensure (Reference: US RE39, 289 E) CONTRACTOR to verify.

2.2 AGGREGATE

- A. Crushed stone, crushed gravel, slag,
- B.

	to verify.	269 E. O	rigination	the							
2.2 AG	GREGATE	in an	cified I	dshall							
A.	Crushed stone, crushed gravel, slag, sand, or con	nonation	ec. an								
B.	Use Table 3 to determine suitability of aggrega	te source.	300								
	Table 3 Aggregate Physical P	Crushed stone, crushed gravel,slag, sand, or contribution on the shall Use Table 3 to determine suitability of aggregate source. Table 3 – Aggregate Physical Properties Read Class									
	Table 5 - Aggregate i hysical i toperites										
	Generation of the second secon	Road I & II	<u>Class</u> III								
	Coarse Aggregate		ΙαΠ	111							
	tour a thent long to the diffectured face	Fractured face D5821									
~	Coarse Aggregate	D5821	90 90	95 90							
105	Woar (bachess or toughness), percent, maximum	C131	35	35							
Genera	Field or elongates (3:1 length to width), percent, maximum Fine Aggregate	D4791		20							
of plo	Fine Aggregate										
contr	Angularity (uncompacted void content), percent, minimum	T304	40	45							
	Sand equivalent, percent, minimum	D2419	45	60							
	Plastic limit, maximum	D4318	0	0							
	Blended Physical Properties										
	Dry-rodded Unit Weight, lb/ft ³ , minimum	C29	75	75							
	Weight Loss (Soundness), percent, maximum	C88	16	16							
	Friable particles, percent, maximum	C142	2	2							
	NOTES										
	(a) Road Class is defined in Section 32 01 31.										
	(b) Course aggregate does not pass No. 4 sieve. F	ine aggrega	te does p	ass.							
	(c) Angularity is determined by weight.										
	(d) Wear of aggregate may have higher values if a to have higher values.	ggregate so	urce is kr	nown							
		. 1		1							

(e) Sand equivalent is waived for RAP or ROSP aggregate but applies to the

remainder of the aggregate blend.

- (f) Plastic limit, passing No. 40 sieve. Aggregate is non-plastic even when filler material is added to the aggregate.
- (g) Weight loss, using sodium sulfate.
- (g) Friable particles are clay lumps, shale, wood, mica, coal passing the No. 4 sieve, and other deleterious materials.

2.3 ADDITIVES

- A. Mineral Filler: ASTM D242.
- Recycle Agent: ASTM D4552. B.
- C. Anti-strip Agent: Heat stable cement slurry, lime slurry, or chemical liquid.
- D. RAP or ROSP: Free of detrimental quantities of deleterious material
 - Allowed up to 15 percent by weight of RAP or binder, which 1 lesser, with no change in specified binder grade.
 - whichever is lesser, if the binder grade is adjusted according to and she AASHTO M323 to meet the specified binder grade. sponty Determine RAP binder content by chemical extraction ce Allowed from 15 to 30 percent by weight of RAP or binder 2.
 - 3.

2.4 MIX DESIGN

- A. **Preparation**:
- ESIGN paration: Get the Mix Designator and the Road Class from the OWNER, 1. cons ENGINEER of bid documents o
 - datagraph P.4C to determine Submittal requirements. 2.

Aggregate Gradation - Superpave Mix Design: See Table 4. The Target Gradation Come for the specified aggregate grade must lie within the Master Grading Band limits. The target grading band limits for the Farget Grading Curve are the appropriate grading limits for pay factor 100 in table 1. The target grading band limits are allowed to extend Ooutside of the Master Grading Band limits.

Sieve		Grade								
	SP-1	SP-1 SP-3/4 SP-1/2								
1.5 inch	100.0	_	_							
1 inch	90.0 - 100.0	100.0	_							
3/4 inch	< 90	90.0 - 100.0	100.0	_						
1/2 inch	_	< 90	90.0 - 100.0	100.0						
3/8 inch	_	_	< 90	90.0 - 100.0						
No. 4	_	_	_	< 90						
No. 8	19.0 - 45.0	23.0 - 49.0	28.0 - 58.0	32.0 - 67.0						
No. 200	1.0 - 7.0	2.0 - 8.0	2.0 - 10.0	2.0 - 10.0						
NOTES										

Gradation is expressed in percent passing by weight per ASTM C136. (a) Percentage of fines passing No. 200 sieve determined by washing per

ASTM C117.

- (b) The alpha portion of the grade designator (SP) represents Superpave mix. The numerical portion (1, 3/4, 1/2, 3/8) represents the *nominal* maximum sieve size.
- C. Aggregate Gradation Marshall Mix Design: See Table 5. The Target Gradation Curve for the specified aggregate grade must lie within the Master Grading Band limits. The target grading band limits for the Target Grading Curve are the appropriate grading limits for pay factor 1.00 in Table 2. The target grading band limits are allowed to extend outside of the Master Grading Band limits.

Table 5 - Master Grading Band Limits - Marshal Mix Deisgn						
Siovo			Aggrega	ate Grades		
Sieve	DM-1	DM-3/4	DM-/2	OM-1/2	FM-1	FM-1/2
1 inch	100					
3/4 inch		100			100	alset
1/2 inch	75 - 91		100	100	90 - 100	100
3/8 inch		75 - 91		93 - 100	601-100	0 90 5100
No. 4	47 - 61	46 - 62	60 - 80	36 - 440	150040	8 30 - 50
No. 8			24	14-211	e 4 pr	5 - 15
No. 16	23 - 33	22 - 34	28-42	s otherwi	enco	
No. 50	12 - 22	11-23	br 0123	s otherefet		
No. 200	3 - 7	3 - 7 th	5,399	digg 4	2 -5	2 - 5
NOTES	10	hid or	ial for Di	ction.		

(a) Gradation is expressed in percent passing by weight, ASTM C136. Percentage optimes assing No. 200 sieve determined by washing, ASTM C17.

Friction Maxture ASTM 53515.

of plan

(c) The apha portion of the grade designator (DM, OM, FM) represents dense $f^{(0)}$ represents the *maximum* sieve size. contract doct

Table 6 - 1	Mix Design P	arameters		
	Super	Pave	Mars	hall
Compaction Level (b)	50Nd 75N	d 100Nd	50 blow	75 blow
Stability, lbs, minimum (c)			1200	1800
Flow, in 0.01 inch units (c)			10 -	18
Design Air Void Target, percent (d)	3.:	5	3.5	
Voids in Mineral Aggregate	ASTM	D3203	ASTM I	06927
(VMA) relative to maximum or nominal sieve size grading and	Nominal Grading		Maximum Grading	
calculated using Gsb(dry), percent, minimm	1	12.0	1	13.0
percent, minimi	3/4	13.0	3/4	4.0
	1/2	14.0	1/2	9210
	3/8	15.0	3/8	165080
RAP or ROSP specific gravity for calculations	Gsb (c	lry) by chen	nical extracti	an only
Dust to Binder Ratio, maximum	1.4	oject	othe fereite	
Fensile Strength Ratio (moisture sensitivity), minimum	REIT	is province	3/4 S/8 inglextraeting otherwise ing reference 0.80 tion-	0
Rutting (Hamburg rut test) (0)	ONA SHO	b T3424 bidd		
Road Class L	10 8 AS	ar const		
Road Class I plan Road Class II who plan	15 mm/10.0			
Road Class INOL CONCEPTER	00 mm 20,0	00 passes		
Read Class INO'S INCE OF NOTES (a) Road Class is defined in Sec	ction 32 01 31			
ENGINEER. 100Nd mix is applications with proactive	traffic applica intended for seal coat prog	tions only a lower lift ap ram.	plications or	surface
(c) Design Density Target: See theoretical specific gravity.(d) Stability, Flow, Voids: See			of maximum	
 (d) Stability, Flow, Volds. See (e) Tensile Strength Ratio (moin freeze thaw conditioning. C or minus one (1) percent air 	sture sensitivi compact test s	ty): See AS		
(f) With testing performed at t grade in the Hamburg rut test, th Samples is less than the amo	temperatures in average rut	depth of tw	o (2) mix de	sign test

D Design Parameters: Determined by AI MS-2

2.5 SOURCE QUALITY CONTROL

- A. Collect Samples randomly, ASTM D3665. Do not change sampling points:
 - 1 Sampling aggregate, ASTM D75. Collect samples before the drum mixer.
 - 2. Sampling binder, ASTM D140.
 - 3. Sampling bituminous paving mixture, ASTM D979.
- B. Validate binder grade received from Supplier, Section 32 12 03.
- Test mix every production day for the following: C.
 - Combined aggregate gradation in the mix, ASTM D5444. 1.
 - 2. Binder content in the mix, ASTM D6307.
 - Temperature of mix placed in the transport vehicle at the production 3. Warm Mix: 325 deg F maximum, obtain an original set warm Mix: 325 deg F maximum, obtain an original set men Binder mixes of Blended (D) St. Specified in and shi Hot Mix: Non plant.
 - a.
 - w arm Mix: 325 deg F maximum, otain an original shall
 w arm Mix: 325 deg F maximum, otain an original shall
 Bitumen Binder mixes or Blended Binder mixes on V and shall
 Hot Mix: NOT ALLOWED 5 other recently.
 Warm Mix: 230 whis is a statement of the st b.
- D. Warm Mix Testing: When rutting or moisture susceptibility tests are required an plant produced warm mix, condition the warm mix material before testing for two (2) hours at 275 plus or minus five (5) deg F per AASN FO B30 (short term aging). The material may be cooled to room perature before conditioning.

EXECUTION

ractdi

3.1 CONSTRUCTION EQUIPMENT

- A. Mixing Plant: ASTM D995. Provide.
 - Positive means to determine the moisture content of aggregate. 1.
 - 2. Positive means to sample all material components.
 - 3. Sensors to measure the temperature of the mix at discharge.
 - 4. Ability to maintain discharge temperature of mix.
 - Capability of maintaining plus or minus five (5) percent tolerance on 5. component percentages in final mix.
 - Oil Sand Introduction System: Do not burn off the light oils in 6. Bitumen Binder (oil sand).

3.2 INSTALLATION

- A. Pavement placement, Section 32 12 16.13.
- B. Pavement restoration, Section 33 05 25

END OF SECTION



SECTION 32 01 13.61 SLURRY SEAL

PART 1 **GENERAL**

1.1. SECTION INCLUDES

Stone and an asphalt binder slurry evenly mixed and spread as a seal coat A. for roadways and thoroughfares.

1.2 REFERENCES

A. AASHTO Standards:

R9 Acceptance Sampling Plans for Highway Constru

ASTM Standards: B

- Soundness of Aggregates by Use C88 Magnesium Sulfate.
- C117 Material Finer Than 0.0
- Resistance to Degradation of Small-Size coarse Aggregate C131 by Abrasion and Impact in the Los Angeles Machine.
- Sieve Analysis of Fine and Coarse Aggregates. C136
- Renotration of Bituminous Materials. D5
- offening Point of Brumen (Ring-and-Ball Apparatus).
- Minerad Filler for Biluminous Paving Mixtures.
- Coatine and Stripping of Bitumen-Aggregate Mixtures.
- Kinematic Viscosity of Asphalts (Bitumens). 01210
 - Sand Equivalent Value of Soils and Fine Aggregate.
- of Piract dB3319 Accelerated Polishing of Aggregates Using the British Wheel.
 - D3628 Selection and Use of Emulsified Asphalts.
 - D3740 Evaluation of Agencies Engaged in Testing and/or Inspection of Soil and Rock as Used in Engineering Design and Construction.
 - D3910 Design, Testing, and Construction of Slurry Seal.
 - D5821 Determining the percentage of Fractured Particles in Coarse Aggregate.
 - D6937 Density of Emulsified Asphalt.

1.3 SUBMITTALS

- Mix Design: Provide the following. Allow ENGINEER 10 days to A. evaluate the submittal. Do not mix aggregate and emulsions designated for other public or private projects.
 - 1. Date of mix design. If older than 180 days from date of submission recertify mix design.
 - 2. Target Grading Curve for aggregate.
 - 3. Percentages of emulsion, aggregate, water and additives in the mix.
 - 4. Emulsion type and time target for opening up a thoroughfare to traffic.
 - 5. Slurry application rate.
 - Aggregate physical properties (this section article 2.4). The 6. information is for suitability of source and not for project control. new report may be required if aggregate source is changed. Lest co results shall not be older than 455 days from the date of submission c
- Before Placement: Submit at least 48 hours before delivery of В
 - 1.
 - 2.
- Certification from emulsion supplier stating conclusion meets requirements in this section. This Provide daily remarks and on clates winding to be and shall Provide daily remarks and on clates winding to be and the meets of metric. 3.
- **Reports**: C.
 - 1 of material used, application rate, area covered. Indicate date, type, and project names. Jo

Provide delivery tickets for each emulsion delivery. Include certification from manufacturer that emulsion meets specifications. ³Submit or equantities in CONTRACTOR's emulsion storage tankers

haption transfer, after transfer and at the end of each working day.

1.4 QUALKPY ASSURANCE

- A. Foreman of paving crew has completed at least three (3) projects of similar scope.
- B. Use a laboratory that follows and complies with ASTM D3740 and Section 01 45 00 requirements.
- C. Verify mixture delivered to site contains the same emulsion specified in the mix design
- Do not change source of asphalt emulsion or aggregate without D. supporting changes in the mix design.
- Reject product that does ot meet requirements. E.

1.5 WEATHER

- A. Temperature:
 - Apply seal coat when air and pavement surface temperatures in the 1. shade are 45 deg F and rising.

- Cease application if air or pavement temperatures are below 55 deg 2. F and falling or if the finished product will freeze before 24 hours.
- Moisture and Wind: Β.
 - Do not apply seal coat to a wet surface (no visible standing water or 1 high sheen), during rain, if humidity prolongs curing, or in unsuitable windy weather.
 - Cease work if weather or other conditions prolong opening 2. pavement surface to traffic.

1.6 NOTICE

- A. Follow Laws and Regulations concerning when and to whom notices are to be given at least three (3) days before applying seal coat.
- B. Indicate application time and when new surface can be used. If necessary, include a map showing closed-off areas.
- Provide phone numbers of at least two (2) individuals where C. esend the CONTRACTOR who can be reached at any time during the work.
- and shall Warn of potential vehicle tow away and other construction issues D. affecting neighborhood.
- Should work not occur on specified day issues in updated while advising when work will be performed. It mentioned while CEPTANCE General: 1. Acceptance is by Lole^{1d} Associates of bidding. JUNI UND PROFESSION OT AS OTHER E.

1.7 ACCEPTANCE

A

contrac

- **TANCE** eral: Acceptance is by Lot^{id} Associates of bidding. If non-complying material has been installed and no price for the 2. material is specified, apply pay adjustment against cost of work requoing compling material as part of its installation, Section 01 29

 $\sim 0^{1}$

Dispute resolution, Section 01 35 10.

oppening surface treatment to traffic does not constitute acceptance.

Observation of CONTRACTOR's field quality control testing does not constitute acceptance. Such testing; however, may be used by ENGINEER for acceptance if requirements of Section 01 35 10 are met.

B. Asphalt Binder:

- 1. Lot size is total contracted product placement. Sub-lot size is one (1) day production.
- Of all sub-lot samples collected, randomly select one sub-lot and 2. test it for the physical properties in this section The lot is acceptable if tests on this sub-lot sample meets requirements. If the sample does not meet requirements, continue testing other samples for a sample that complies.

Pay Reduction: At ENGINEER's discretion, a lot with a deficient 3. sub-lot test may be accepted if pay for the lot is reduced using one of the following applicable pay factors, or lot may be accepted at 50 percent pay if lot is in Reject

Pay	Number of
<u>Factor</u>	<u>Non-complying Tests</u>
1.00	0
0.95	1
0.90	2
0.85	3
Reject	4

- C. Aggregate: Lot size is one (1) day's production with 300 tons sub-lots. Collect Samples randomly before mixing. Test gradation, ASTM C 136. Test thickness. Lot will be acceptable if:
 - Average gradation of each sieve for the Lot is within the 1 Grading Band for that sieve, and
 - Number of Samples in the Lot with any sieve measurement outside shall 2. ICE ONLY and of the Target Grading Band does not exceed two (2) and con
 - Material on 200 sieve does not exceed allowable 3.
 - Price Adjustment: Aggregate gradatione defects may be accepted if 4. 2.5 percent price reduction is applied against lot for each condition not met. Maximum price reduction for a lot is five (5) percent. ments are for

D. Placement:

- Mat App 1.
- for construct Appearance: plan to se Assis are constructed and shoulders.
 - Wo streiking effag marks or squeegee marks.

No light spots.

de-bonding.

Straight longitudinal edges with proper joints.

contra Price Adjustment: Not applicable. Correct deficiencies at no additional cost to OWNER.

PART 2 PRODUCTS

2.1 ASPHALT BINDER

- Crack Pouring Asphalt: Rubberized asphalt or asphalt rubber hot pour, A Section 32 01 17.
- Tack Coat: SS-1 or CSS-1, Section 32 12 13.13. Use a tack coat that is Β. compatible with seal coat application.
- C. Emulsified Asphalt: Unless specified elsewhere provide CQS-1h quick traffic type, ASTM D3628 with a two (2) hour return to traffic quickset. Provide the following properties.

Table 1 – Physical Properties							
	Standard	Target	Min	Max			
Tests on Emulsion							
Viscosity at 25 deg C, second		32	15	90			
Sieve test, percent	D 244	0.01		0.30			
Settlement, 5 day, percent		3.5		5			
Storage stability, 1 day, percent		0.6		1			
Residue by distillation, percent		64.2	60				
Tests on Residue from Evaporation							
Penetration at 25 ^o C, 0.1 mm	D 5	51	40	90			
Softening point, deg. C.	D 36	60	57				
Kinematic viscosity, cSt/sec	D 2170		650				
Saybolt furol viscosity at 77 ^o F., seconds	D 2170		-	50			
Polymer solids based on mass of residual asphalt, percent		3 10 0	308	set			
 NOTES (a) Polymer is a solid synthetic rubber or 1 (b) Cement mixing test waived. 	latex materia	3 og	cified in an	id shall			

OUIN ement mixing (U)Polymer solids are to be milled or blended into the asphare or emulsifier (c) solution before the emulsification process.

2.2 AGGREGATE

GREGATE Material: Stone slag, or other high quality particle or combination clean and free from organic particles or other detrimental substances with A. the following propertiess CO/

	Table 2 – Aggregate Properties						
Contracte officer	Contracte offic These not be			Min	Max		
eral Angularity (fractur	Angelarity (fractured faces), percent			80			
			C 131		35		
Soundness (weight	Soundness (weight loss in 5 cycles), percent		C 88		10		
Clay content (sand	• • •	SS Type I	D 2419	45			
Ciay content (sand	equivalent),	SS Type II	D 2419	55			
percent	SS Type III	D 2419	60				
Polishing, BPN	Polishing, BPN		D 3319	28			
Water absorption,	Water absorption, percent				1.25		
NOTES							

NOTES

C

- (a) Angularity of aggregate retained on No. 4 sieve with at least one (1) mechanically fractured face or clean angular face. Provide 100 percent (maximum) for thorough fares with a Road Class III (Section 32 12 05).
- (b) Wear of aggregate retained on No. 12 sieve after 500 revolutions.
- Soundness for combined coarse and fine aggregate measured using five (c) (5) cycles Na_2SO_4 .
- (d) Clay content before additives.

- B. **Gradation**: Analysed on a dry weight and percent passing basis.
 - Material passing any sieve and retained on the next consecutive 1. sieve is 45 percent maximum.
 - Target Grading Curve must lie within one (1) of the following 2. Master Grading Bands. Field Samples shall not vary from the Target Grading Curve by more than the Target Tolerance.

Table 3 – Master Grading Band and Target Tolerance Limits					
Sieve	Standard	Master	Target		
Sieve	Standaru	SS Type I	SS Type II	SS Type III	Tolerance
3/8 in.			100	100	
No. 4		100	90 - 100	70 - 90	+/- 5
No. 8		90 - 100	65 - 90	45 - 70	+1-5
No. 16	C136	65 - 90	45 - 70	28 - 50	+ 5, 5
No. 30		40 - 65	30 - 50	19 - 34	toils a t
No. 50		25 - 42	18 - 30	12-28	n tree
No. 100		15 - 30	10 - 21	19 54 2 6 7 - 61881 1155 - 11515 -	n ortgilgan to n ortgilgan to pecifical in to pecifical in to
No. 200	C117	10 - 20	6 15	15t - 1550	of/-2
NOTES				The service of	

- NOTES
- (a) Target tolerance is the al ble votation from the Target Grading Curve.
- (b) Portion retained on the No.4 sieve clean and free of clay coatings. Portion passing No. 200 sieve includes antheral filler.
- Por

2.3 ADDIT

water that is the ane non-detrimental, and free from salts and ontantinanti tS.

Mineral Filler: ASTM D242.

Portland cement, hydrated lime, limestone dust, fly ash, or aluminum suffate to regulate setting time and improve workability.

D. Limestone dust, fly ash, and rock dust to alter aggregate gradation.

2.4 MIX DESIGN

- Asphalt Binder: Select type and grade of emulsified asphalt, ASTM A. D3628.
- Proportioning: Use the consistency test of ASTM D3910 to determine B. optimum ratio of aggregate, filler, water, and emulsion.
- C. Set and Cure Time: Select to meet opening to traffic requirements.
- D. Stripping: More than 90 percent of bituminous-coated particles retain asphalt coating, ASTM D1664.

PART 3 EXECUTION

3.1 CONSTRUCTION EQUIPMENT

- A. Paver: Use a continuous-flow mixing unit:
 - Capable of applying at least 15,000 square yards of material per day. 1.
 - 2. Capable of accurately delivering a predetermined portion of aggregate, water, and asphalt emulsion to the mixing chamber.
 - Prevent loss of slurry from the distributor by using a mechanical 3. type squeegee distributor equipped with flexible material in contact with the pavement surface.
 - 4. Has a lateral control device and a flexible strike-off capable of being adjusted to lay the slurry at the mix design application rate.

3.2 PREPARATION

- **Meter Calibration**: On a test strip at least 500 feet long, determine the A. correct meter settings on the mixing equipment. The settings are to produce a product that complies with the following:
 - 1. Set time 30 minutes maximum. Initial set occurs when blotting the surface of the material yields only water (no entulsion), and w
 - No distress when exposed to traffic two (2) hours after placement. 2.
- Surface Repair: Method of payment to be determined by ENGINEER B. if any of the following repairs are required.
 - Raising low areas to grade, lowering high areas to grade, hole 1.
 - patching, inlars, on the providing tack coat on highly absorbed, polished, oxidized, or 2. raveled bituminous pavement or on brick or on Portland cement concrete supfaces.
 - Crach filling and crack sealing, Section 32 01 17.
- of plans from

- eneral from from the pavement to be repaired as follows. eneral from the part of the part of the parts of plans to be required as follows required to be repaired as follows required to be plans to Install and compact PG64-22, DM-3/4, 50 blow bituminous concrete in lifts not less than three (3) inches after compaction. See additional requirements in Section 33 05 25.
 - C. Masking: Mask-off Street Fixtures, end of streets, intersections.

Traffic Control: D.

- Implement traffic control plan requirements, Section 01 55 26. 1. Provide safe passage for pedestrians and vehicles. Do not proceed without flaggers if work requires maintaining two-way vehicular traffic.
- Grind off existing pavement markings and lane stripes. If existing 2. markings and stripes are to be reestablished, use reflective tabs to mark existing locations before applying seal coat. Unless specified otherwise, cost is included in the work of this section.

E. Cleaning:

- 1. Remove loose material that may cause drag marks.
- 2. Remove mud spots, sand, dust, oil, vegetation, and other objectionable material.
- Do not flush water, or apply pressurized water over cracked 3. pavement unless ENGINEER allows its' use and a sufficient time is allowed for drying.

3.3 PROTECTION

- A. Trees. Plant. Ground Cover:
 - Protect trees, plants, and other ground cover from damage. 1.
 - 2. Prune trees to allow equipment passage underneath, Section 32 01 93. Repair tree damage to no additional cost to OWNER.
- Protect structures, curb, gutter, sidewalks, guard rails, guide posts B. an original set from physical damage.

3.4 APPLICATION

- A. General:
- Machine meter settings must match mix design Water and shall additives may be adjusted (per nue design) for better come: set time. 1.
 - anadjacent pass has broken and started 2. Wait at least two (2) hour to cure.
 - when cufed shall present a uniform, skid-resistant 3. The seal coat. appearance with all cracks filled.
 - Do not apply lane marking tape or paint for traffic control until layout and placement has been verified with ENGINEER.

h the Spreader Box

Bo not exceed four (4) minutes total mixing time.

of 2012 No additional water.

- No lumping, balling or unmixed aggregate.
- 4. No segregation of the emulsion and aggregate fines from the coarse aggregate.
- 5. No breaking of emulsion.
- No overloading. Carry a sufficient amount of slurry in all parts of 6. the spreader box for complete coverage.
- C. Spreading:
 - Dampen surface immediately before application of surface treatment 1. (prevents premature breaking and improves bonding). All surfaces are to be uniformly damp with no free water standing on the surface or in cracks.
 - Keep material delivery at a constant rate even if forward speed lay-2. down machine varies.
 - Do not reduce application rate along edges or around manhole 3.

covers.

- 4 Apply seal coat right to the edge of the pavement. Do not leave uncovered areas near curbs, Street Fixtures, or edges.
- Make straight lines at all locations. 5
- 6. Place seal coat out to right-of-way line on side streets and intersections.
- 7. Use hand squeegees to spread mix in areas that cannot be reached with distribution spray bar.
 - Provide complete and uniform coverage. a.
 - Avoid unsightly appearance from hand work. b.
- 8. If coarse aggregate settles to bottom of mix, remove slurry from pavement.
- D. Joints:
 - 1. Make transverse joints straight-cut butt type, not **o**ve
 - 2. Place longitudinal joints on lane lines. Limit overlap to three inches maximum.
 - Tolerance for joint match is 1/4 not difference in elevation when 3. measured with a 10 feet long strught edge over the goint.
 - Stop and correct paying operation if longitudinal or transverse joints 4. have uncovered areas or unsightly appearance.
- E. Lines
 - aight lines along lip of gutter, shoulders end of streets, and 1 Make st n street intersections. No rupoff on these areas will be permitted.
 - ary edge lines no more than one (1) inch per 100 feet.

icknesse Measured in pounds per square yard. Standard application rate applies unless specified elsewhere. contract

<u>Slurry</u>	<u>Standard</u>	Heavy
SS Type I	8 to 12	10 to 13
SS Type II	12 to 16	15 to 18
SS Type III	15 to 18	22 to 25

3.6 FIELD QUALITY CONTROL

- Emulsion density testing, ASTM D6937. If testing shows material non-A. compliance, remove installed product and halt operations until new material is delivered and is known to be in compliance.
- B. If an ASTM C136 sieve analysis shows aggregate gradation noncompliance, either remove the material or blend in other aggregates to bring it into compliance. This may require a new mix design. Screening may be required at the stockpile to remove any defective material.
- C. Measure the total amounts of material installed, and verify it meets the application rate. Make all emulsion deliveries in the presence of OWNER's representative.

3.7 AFTER APPLICATION

- A. Raise reflective tabs that were covered over by application.
- B. Clean Street Fixtures.
- C. Leave no streaks caused by oversized aggregate particles or buildup on squeegees.
- D. Leave no holes, bare spots, or cracks. The seal coat shall be uniform and skid-resistant when cured.
- Do not apply permanent pavement markings or stripe material until E. layout and method of payment has been determined by ENGINEER and final application of seal coat has been in-place at least 10 days, or as permitted by ENGINEER. Layout must be verified by ENGINEER prior to application.

3.8 REPAIR

- Remove delaminated or non-compliant product found after inst A. and apply acceptable product.
- walk, guardin

- D. Make edge and end lines straight. Provide good appearance.
 E. Leave no streaks, holes, bare spots, or stacketters. I refer to the straight of the straight of the straight of the straight.
 E. Leave no streaks, holes, bare spots, or stacketters.
- Repair collateral damage caused by construction. F.

3.9 OPENING TO TRAFFICIAN

weather. Ketsp tractic off of treated surface until seal coat does not track-out. Contraine The not beated surface until seal coat does not track-ceneral from the other. of plans from the of contract documents.

SECTION 32 11 24 PULVERIZED PAVEMENT BASE COURSE

PART 1 GENERAL

1.1 SECTION INCLUDES

A. Full depth reclamation by pulverizing and mixing an existing bituminous pavement and road base in-place to produce a bituminous-aggregate base course mix.

1.2 **REFERENCES**

A. ASTM Standards:

- C136 Sieve Analysis of Fine and Coarse Aggregates
- C150 Portland Cement.
- C595 Blended Hydraulic Cement.
- D558 Moisture-Density Relations of Soil-Demen Mixtures.
- D2922 Density of Soil and Soil-Aggregate in Place by Nuclear Methods (Sharlow Depth)
- D4318 Liquid Linut, Plastic Linut, and Plasticity Index of Soils.
- D5102 Uncentimed Compressive Strength of Compacted Soil-
- 1.3 SUBMITTALS no Planes ments of C
 - Traffic control plan, Section of 55 26.
 - B. List of equipment to be used.

Coord Mixed Showing percentage and quantity of stabilizer needed.

14 ACCEPTANCE

Ant Gradation: Random measure.

- B. Depth: Random measure each 1,000 square yards.
- C. Density: Nuclear gage or proof roll.
- D. Quantity of stabilizer added matches submittal data.

PART 2 PRODUCTS

2.1 TACK COAT CURING COMPOUND

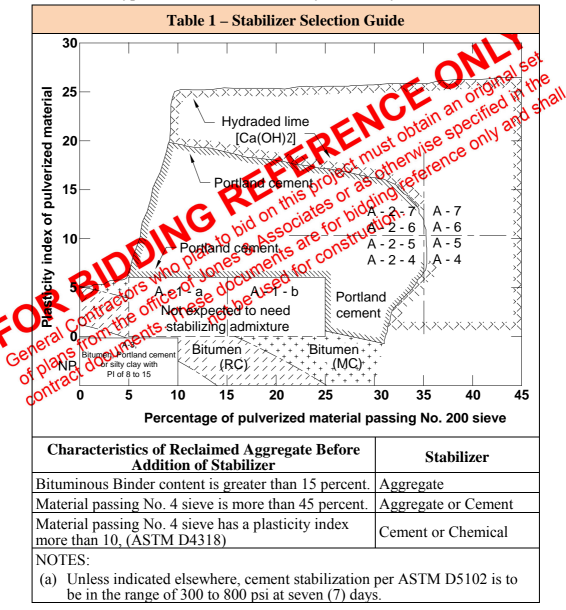
A. Cationic or anionic emulsified asphalt, Section 32 12 03.

2.2 **STABILIZER**

- A. Cement:
 - 1. Type I or II, ASTM C150, or
 - 2. Type IP or IS, ASTM C595.
- B. Aggregate: Gravel, untreated base course, crushed Portland cement concrete.
- C. Chemical Stabilizer: Use type allowed by ENGINEER.

2.3 MIX DESIGN

A. Stabilizer Selection: If required, use the following table as a guide. The amount and type should be determined by laboratory tests.



B. Gradation, ASTM C136.

	Percent Passing
<u>Sieve</u>	<u>by Weight</u>
3"	100
1"	85 to 95
No. 4	45 maximum

PART 3 EXECUTION

3.1 CONSTRUCTION EOUIPMENT

A. Pulverizing Machine: Capable of cutting to the required depth, pulverizing, and sizing the material.

3.2 PREPARATION

- C. Implement traffic control plan requirements, Secolon 0152, 13. At muse on the provide of the plan and shall
 D. Install Invert Covers, Section 0151, 13. At muse on the plan and shall
 E. Lower Street Fixtures. bidding referencer or as otherwite

- F. Determine need for stabilizer,
- 3.3 CONSTRUCTIO
 - by depose of building parement and untreated base course. A. Pulve
 - Control dust Section 01.57 В

Do not remove publicated material from site. To meet specified grade, enoyematerial below the pulverized product.

If stablizer is required, add stabilzer and pulverize a second time.

Shape, grade, roll, compact.

Cure stabilized material with water or asphalt tack coat.

3.4 FIELD QUALITY CONTROL

- A. Compaction:
 - 1 Reclaimed Aggregate: Ninety-five (95) percent or greater relative to a modified proctor density, Section 31 23 26. Use the following procedures:
 - Optimum water content and maximum density, ASTM D558. a.
 - Nuclear gage shallow depth, ASTM D2922. b.
 - 2. Stabilized Reclaimed Aggregate: Proof roll (after cement set).

3.5 **REPAIR**

- A. Repair surface irregularities.
- B. Seal cracks in cured stabilized material.

3.6 **OPENING TO TRAFFIC**

- A. Completed portions of pulverized pavement can be opened to low-speed traffic and to construction equipment, provided the curing material or moist curing operations are not impaired and provided the pulverized material is sufficiently stable to withstand marring or permanent deformation.
- B. After the pulverized material has received a curing compound or a subsequent overlay surface, or is sufficiently stable to withstand marring or permanent deformation it may be opened to all traffic.

END OF SECTION

Republic on this project must obtain an origin and contractors who plan to bid on this project must obtain an origin General Contractors who plan to bid on this project must obtain an original set General Contractors who plan to bid on this project as otherwise specified in the of plans from the office of Jones & Associates or as otherwise specified in the General Contractors who plan to bid on this project must obtain an original set of plans from the office of Jones & Associates or bidding reference only and shall of plans from the office of Jones & Associates of as otherwise specified in the documents. These documents are for bidding reference only and shall of plans from the office of Jones & Associates are for bidding reference only and shall be used for construction.

SECTION 32 17 23 PAVEMENT MARKINGS

PART 1 **GENERAL**

1.1 SECTION INCLUDES

- Words, striping, and other pavement markings. A.
- One-way or two-way prismatic reflectors. Β.

1.2 REFERENCES

A. AASHTO Standards:

- M237 Epoxy Resin Adhesive for Bonding Traffic Ma Hardened Concrete.
- Glass Beads Used in Traffic Paint M247
- M248
- White and Yellow Reflective Thermoplestic Striping Material (Solid Form). Traffin Paintsfied in M249 reference

B. ASTM Standards:

- Tensile Properties of Restic D638
- Suring Surface Frictional Properties Using the British E303 ndulum 1
 - Weasurement of Reference view Pavement Marking
 - Materials with SEN-Prescribed Geometry Using a Portable Retroreflectometer.

Standards:

AUTCD Manual on Uniform Traffic Control Devices for Streets and Highways.

1.3 **DEFINITIONS**

Retroreflective: Majority of reflected light is directed back to the light A. source.

1.4 SUBMITTALS

- A. Product data for primer to be used for tape applications.
- Manufacturer's affidavit certifying paint products meet or exceed B. material requirements of this section.
- Sample of prismatic reflector to be used along with manufacturer's C. statement of the reflector's minimum reflective area and specific intensity at the 0.2 degrees observation angle.
- D. Manufacturer's recommendation for type of adhesive to be used.
- E. Samples of each thermoplastic or preformed plastic pavement markings along with manufacturer's instructions of how the materials are to be applied.

1.5 QUALITY ASSURANCE

A. At the end of the correction period, pavement markings, when applied according to the recommendations of the manufacturer, show a neat, durable marking with no flow or distortion due to temperature if the pavement surface remained stable. The tape shows no appreciable fading, lifting or shrinkage, and no significant tearing, roll back or other sign of poor adhesion.

1.6 WEATHER

- A. Apply pavement striping and markings only when pavement surface is dry and air temperature is above 40 deg F during daylight hours.
- Do not apply pavement striping and markings when rain is anticipated B. within 12 hours.

PART 2

- 2.1 GLASS BEADS

2.2 FILM AND ADHESIVE

- ERENCEONI M247.
 rILM AND ADHESIVE
 A. Film: A pliant polymer with reproveflective glass beads distributed throughout its cross-sectional area and boarded to its top surface. The film is selected and blended to conform to standard white or yellow highway colors anothes a minimum thickness of 0.06 inches at the leght.
 Stel Resistance: 35 BPN minimum to the provent of th

erally inches per minute, the film has an elongation of 75 percent of Planta Xino 1, 150 contract

Type 1: 150 pounds minimum tensile strength per square inch of cross-section area.

- Type 2: 40 pounds minimum tensile strength per square inch of b. cross-section area.
- Reflectivity: Meet film reflectivity in the following table. 3.

Table 1 - Film Reflectivity				
Application	Application Tensile Color Strength White Yel		lor Yellow	
Non-residential Residential	Type 1 Type 2	500 300	350 250	
 NOTES (a) Follow ASTM E1710 procedures using 30 meter test distance, an entrance angle of 88.76 degrees, and an observation angle of 1.05 				

degrees.

- (b) Reflectivity is measured in millicandelas per square foot per footcandle (mcd/sf/fc).
- B. Adhesive:
 - 1. Class 1: Without pre-coated adhesive for applications with surface preparation adhesive recommended by the manufacturer at temperatures of 40 deg F or above and moderate humidity.
 - Class 2: With pre-coated pressure sensitive adhesive with minimum 2. adhesion value of 1.1 pounds per inch width, AASHTO M237

2.3 **PAINT**

- A. Alkyd type F (fast dry) ready-mix, AASHTO M248.
- Thermoplastic, AASHTO M249. Β.

2.4 PRISMATIC REFLECTORS

- A. Unless indicated otherwise, provide single lens snowple reflectors of the color indicated:
 - 1.
 - With an overall size not less than nine (9) inches long, five (5) inches wide, and 1-3/4 inch thick with a 7016 inches 2. other projection above its base
 - With a minimum reflective area of 1, as quare inches per face. 3.
- Reflector Specific Intensity: Meet mensity in the following table. B.

	Table 2 - Intensity		
	outro Pilones une for the Angle		e Angle
2	Ctor fice of dou	e vo Degrees	20 Degrees
205	onthe her hits he not	3.0	1.2
neral	frommæellow	1.8	0.72
Genolan	NOTES		
orintra	(a) Intensity measured at 0.2 degree observation angle.		
CO			

PART 3 EXECUTION

3.1 CONSTRUCTION EQUIPMENT

- Use equipment manufactured for pavement marking. Use workers A. experienced in operating such equipment.
- Use equipment capable of applying a strip, or strips with a width B. tolerance of plus or minus 1/4 inch. Equip machine with an automatic skip control giving a 10 feet long marked segment and a 30 feet long gap within a linear tolerance of six (6) inches over that cycle.
- C. If applying glass beads, locate bead applicator directly behind and synchronized with marking applicator.
- D. For thermoplastic paint materials, use equipment that is designed to

agitate the paint to prevent scorching, discoloration, or excessive high temperatures.

3.2 PREPARATION

- A. **General**: DO NOT begin pavement painting and marking operations without ENGINEER's knowledge of such activity.
- **Repair of Receiving Surface**: Method of payment to be determined by В. ENGINEER if any of the following repairs are required.
 - Raising low areas to grade, lowering high areas to grade, hole 1. patching, inlays.
 - Crack sealing and crack repairing, Section 32 01 17. 2.
 - 3. Pushing or shoving pavement repair.
 - Mill damaged area at least three (3) inches below required. a. surface elevation.
 - b. Install and compact three (3) inches of bituminous concrete, set Section 32 12 16.13. ENGINEER to determine Mix original the Designator.
 ffic Control: Implement notification and traffic current plant requirements, Section 21 55 200 Previde and plant requirements,

C. Traffic Control:

- 1. Section 01 55 26. Provide sate passage for pedestrians and vehicles. Do not proceed without certified flaggers a work requires.
- Grind off confusing pavement markings and lane stripes. 2.
- D. Cleaning: Broom on flush the surface to remove dirt, loose stones, or other foreign material. For better adhesion results clean the surface using high velocity compressed afr. 60
- Mark Badway, Mark way between control points established by E EVOINEER. ENGINEER will establish points on tangent at least every 100 feet and at 25 feet long intervals on curves. Maintain the line within teinch of the established control points. ENGINEER may also designate other payement striping locations such as stop bars, crosswalks, zebra o stripping, etc.
- F. Markings: Markings that adhere to bituminous concrete or Portland cement concrete by either a pressure sensitive pre-coated adhesive or an epoxy cement shall mold to the pavement contours by traffic action at normal pavement temperatures and shall be ready for traffic immediately after application.

3.3 INSTALLATION - ALKYD RESIN PAINT STRIPING

- A. Adjust pavement striping machine to apply paint at rate recommended by paint manufacturer. Provide two (2) applications over new pavement (pavement correction period has not expired)
- B. Glass Bead Application Rate (Final Application): 5.9 to 6.1 pounds per gallon of paint.
- Protect the markings until dry by placing approved guarding or warning C. device wherever necessary. Remove any markings not authorized or smeared or otherwise damaged, or correct as approved by ENGINEER.

3.4 INSTALLATION - THERMOPLASTIC PAINT STRIPING

- A. Clean off dirt, glaze, and grease before pre-striping.
- B. Pre-stripe the application area with a binder material that will form, when sprayed, a continuous film over pavement surface, and will dry rapidly and mechanically adhere to pavement surface. Install material in varying widths if indicated.
- C. At a temperature recommended by the equipment manufacturer, extrude thermoplastic material from equipment that is proven to produce a line 1/8 inch to 3/16 inch thick, continuous, uniform in shape and has clean and sharp dimensions.
- D. Do not use material that produces fumes that are toxic, obnoxious, or injurious to persons or property.
- E. Apply so finished lines have well-defined edges free of waviness
- F. Glass Bead Application Rate: Six (6) pounds of glass beads to every 100 square feet of marking.

3.5 INSTALLATION - TAPE STRIPING

- A. Apply pavement marking tape as indicated of directed. ENOINFER will establish control points.
- B. Apply tape only on surfaces that are dry and free of oils, grease, dust and dirt, and primed at the rate of approximately. P quart per 60 feet with an approved primer material
- C. Maintain the line or stablished control points. Apply intermittent pavement marking tape 24 inches long, spaced approximately 100 feet on tangents, and approximately 25 feet on curves unless otherwise directed. The WNGINEER will designate other pavement striping locations such as stop bars, or sswalks, zebra striping, etc.

Press downPtape immediately after application until it adheres and conforms to pavement surface.

Computerely remove all tape on sections where tape conflicts with revised traffic lanes before opening new lanes to traffic.

3.6 **DISTALLATION PAVEMENT MARKING FILMS**

- A. Apply before traffic is allowed on freshly paved surface.
- B. Unless indicated otherwise, provide Type 1, Class 2, polymer film markings in specified widths and shapes. Provide and layout words and marking symbol configurations per MUTCD requirements and as indicated.
- C. When indicated, inlay markings in fresh bituminous concrete pavement with a compaction roller during the paving operation.
- D. Apply all markings in accordance with manufacturer's recommendations.

3.7 INSTALLATION - PRISMATIC REFLECTORS

A. Install reflectors by cutting pavement and partially filling cut area with epoxy adhesive. Place reflector housing in the adhesive and apply pressure to properly seat. Allow epoxy to completely set before allowing traffic on markers.

B. Install markers so that housing top surface and edges are flush with pavement surface.

3.8 INSTALLATION - WORDS, SYMBOLS AND OTHER MARKINGS

- Wet sandblast existing or temporary pavement markings that may be A. confusing. Removal of markings by high-pressure water may be used if approved by ENGINEER.
- Apply word markings, letters, numerals and symbols with indicated B. stencils and templates. In the absence of such information all stencils and templates shall be identical to those currently used by OWNER.

3.9 REPAIR

Before the end of the correction period, renew stripes and markings if A. original visual effectiveness is reduced by 50 percent. Repaired on this project must obtain an original General Contractors who plan to bid on this project must obtain an original set General Contractors who plan to bid on this project as otherwise specified in the of plans from the office of Jones & Associates or as otherwise specified in the

General Contractors who plan to bid on this project must obtain an original set of plans from the office of Jones & Associates for bidding reference only and sha of plans from the office of Jones & Associates of as otherwise specified in the documents. These documents are for bidding reference only and shall be used for construction.

- J. AASHTO T 112: Clay Lumps and Friable Particles in Aggregate
- K. AASHTO T 176: Plastic Fines in Graded Aggregates and Soils by Use of the Sand Equivalent Test
- L. AASHTO T 278: Surface Frictional Properties Using the British Pendulum Tester
- Μ. AASHTO T 279: Accelerated Polishing of Aggregates Using the British Wheel
- N. ASTM D 6372: Design, Testing, and Construction of Microsurfacing
- siga project must obtain an original st International Slurry Seal Association (ISSA) Specifications and Guidelines О. Journal of the other of the specified in the
- Ρ. UDOT Minimum Sampling and Testing Requirements
- **UDOT Quality Management Plans** Q.

1.4 DEFINITIONS

- Α. Emulsified Asphalt - The emu
- the project of the emulsion. alt Residue B. Emulsified Asph
- sphak?Thegesidue of C.
- production

2.

Rrovide the mix design for approval before beginning construction. Refer to this Section, Article 2.6.

- The mix design must be performed by an AASHTO Resource accredited laboratory experienced in the design of micro surfacing systems.
- 3. Provide the Engineer with the following for polymer-modified asphalt emulsion with job-mix design.
 - a. Test report that meets the requirements of this Section, Article 2.1.
 - Target gradation for combined aggregate, and for mineral b. filler.
 - C. Name of the asphalt emulsion supplier.
 - Verification that the emulsion supplier adheres to UDOT d. Quality Management Plan Section 508, Asphalt Emulsion.

Micro Surfacing Page 2 of 15

- Β. Provide test reports for mineral aggregate for information.
 - 1 Refer to this Section, Article 2.2.
- C. Provide a Manufacturer's Certificate of Compliance for the Mineral Filler for information.
 - Refer to this Section, Article 2.3. 1.
- D. Provide calibration documentation for each mixing unit, including an individual calibration for each material at various settings that corresponds to the mixing unit metering device for information.
- Ε. Changes in the job-mix gradation for approval.
 - Submit a written request for any change in the job-mix gradation. 1.
 - 2. Submit a new job-mix design if changes in gradation are outside the gradation band allowed by the stockpile tolerance in Table 4
- Provide a daily report and log sheet for information that that contains: ~ F.
 - Calculations of the residual asphalt content of the mixture from the 1. equipment computer display at least three times daily nil
 - The aggregate application rate from the egyphient computer 2. display at least three times dailye 01
 - 3. Aggregate used, ton (dry), $\sim Q$
 - Daily tickets from the scheening unit doing 4.
 - Micro surfacing emulsion used ton ction 5.
 - Bituminous materials for tack coat used, if specified, ton. 6.
 - Mineral filler used, the
 - Water used in mixture, gallens.
 - Additive Used of mixture, gallons.
 - Sunface area completed, square yards.
 - (Surface area application rate (dry lbs aggregate per square vard). Rercentage of asphalt residue based on dry aggregate.

ACCEPTANCE

The Department performs acceptance sampling and testing of material according to UDOT Minimum Sampling and Testing Requirements.

- Β. The Department will assess price adjustments based on the average daily application rate of aggregate and residual asphalt per lot, using the Contractor's daily report, as verified by the Engineer. See this Section, Article 1.5 F.
 - 1. Calculate the pay factor and apply it to the square yard micro surfacing item.
 - Pay Factor = PF_{rate} (Table 1) x $PF_{residue}$ (Table 2),. a.

Micro Surfacing Page 3 of 15

- C. The aggregate application rate pay factor (PF_{rate}) is based on the application rate of dry aggregate.
 - The aggregate application target rate is 25 lbs/yd² 1.

Table 1			
Aggregate Application Rate Pay Factor			
Average Application Rate (lbs/yd ²)	PF _{rate}		
25.0 or Greater	1.0		
20.0 to 24.9	(Avg. Rate ÷ 25)		
Less than 20.0	Reapplication with option to		
	remove		

- The residual asphalt pay factor (PF_{residue}) is based on the D. asphalt residue and content placed for each lot.
 - The Target Value is the Residual asphalt target value for 1. based on the mix design.
 - 2. The emulsified asphalt residue is provided on t ertificate of Compliance from the Emulsion

	Residual Asphalt, Daily Average (%)	PFresidue
	(Target Value 0.50) < Daily Average s (Target Value + 0.50)	1.0
R	Target Value 01:00) € Daily Average < (Target Value - 0.50) or d (Target Value 00.50) € Daily Average ≤ (Target Value + 1.00)	0.8
	Smoothness	Reapplication with option to
Generans	Daily Average > (Target Value + 1.00)	remove and replace

Refer to Section 02701 for smoothness requirements. 1.

PART 2 PRODUCTS

2.1 **EMULSIFIED ASPHALT**

- Α. Use a polymer-modified asphalt emulsion manufactured specifically for micro surfacing.
 - Refer to Table 3. 1.

Micro Surfacing Page 4 of 15

2. The supplier must be on the approved list adhering to the UDOT Quality Management Plan 508 Asphalt Emulsion.

Table 3			
	Polymer-M	Iodified Asphalt Emul	sion
Test Method	Description	Micro CQS-1P(NLR) Or	Micro CQS-1hP(NLR) Or
		Micro CQS-1P(SLR)	Micro CQS-1hP(SLR) (a)
AASHTO T59	Viscosity, 25º C, SFS	20 Min; 100 Max	20 Min; 100 Max
AASHTO T59	Particle Charge Test	Positive	Positive
AASHTO T59	Sieve Test, %	0.1 Max	0.1 Max 🚬 🔪
AASHTO T59 -modified (b)	Residue by distillation, %	65 Min	65 Mino iginal set
Emulsion Residue Testing			
AASHTO T49	Penetration, 25°C, dmm	70 – 120	65 Min 65 Min 40 - 708 noriginal set 40 - 708 noriginal shall 57. Mo specified and shall 57. Mo specified and shall 69 Min ce
AASHTO T53	Softening point, °C	55 Min	D57. Mile St only
AASHTO	Elastic Recovery,	60 Min	60 Min Ce
T301	5 cm per min.,	diect oth	ferei
(Modified) (c), (d)	25°C, %	this property ding	(e.
(a) Genera	Illy used for Washingto	on Sounty ates, biou	i.
(b) Modifie	d distillation procedure	D-Heatlemulsion residue to	177 ± 5° C and maintain that
temperature for 20 min. Derform the distillation within 60 ± 15 min.			
(c) Modify paragraph 4.8 as follows: Stop the optiliometer after 20 cm has been reached			
 -modified (b) distillation, % Emulsion Residue Testing AASHTO T49 Penetration, 25°C, dmm AASHTO T53 Softening point, °C AASHTO T53 Softening point, °C AASHTO Elastic Recovery, 50 Min Col Min<			
B. C. Mill of blend the polymer material into the asphalt or emulsifier solution before the emulsification process. Obtain certification from the asphalt emulsion manufacturer that the			
to Charles and the second of t			
plans, a Obtain certification from the asphalt emulsion manufacturer that the			

emulsion contains at least 3.0 percent polymer solids of natural latex rubber (NLR) or synthetic latex rubber (SLR) based on the weight of asphalt (asphalt residual).

- 2. Latex rubber must be 100 percent natural latex rubber (NLR) or synthetic latex rubber (SLR) as specified in Section 02742S.
- C. The Department reserves the right to test the emulsion and also look at bills of lading to verify the polymer or modifier types used.
- D. Formulate the polymer-modified asphalt emulsion so the paving mixture will sufficiently cure to allow a return to traffic in one hour under application conditions.

Micro Surfacing Page 5 of 15

2.2 MINERAL AGGREGATE

- Α. Use 100 percent crushed mineral aggregates, clean and free from organic matter or other detrimental substances that meet the following requirements:
 - Maximum clay lumps and friable particles of 2 percent for coarse 1. and fine aggregates. Refer to AASHTO T 112.
 - 2. Maximum weighted sodium sulfate soundness loss of 15 percent. Refer to AASHTO T 104.
 - 3. Maximum loss by abrasion of 30 percent. Refer to AASHTO T 96.
 - Sand equivalent of 65 or greater. Refer to AASHTO T 176, 4. alternate method 2, pre-wet method (test the sample in the wet condition).
 - Minimum polishing value of 31. Refer to AASHTO 5. 279.
 - Do not use predominantly limestone or dolomite ac a.
- he gradation band as d Establish a job mix or target gradation within Β. Base the mix design on the target gradation WS C specified in Table 4.
 - 1.
 - ed in Table 4. Base the mix design on the target gradation.^{NISE} nce Verify that the percent passing each sieve does not vary by more 2. than the stockpile tolerance from the target. Refer to AASHTOT 11 and AASHTOT nid o'

to bid of cristation block of the struction			
2	Psleve Size	Job Mix Gradation Target Band Percent Passing	Stockpile Tolerances
20	ontra the on Th	100 100	0
ceral.	from #tents	75-85	±5
General Contra	10 ^{CV#8}	50-65	±5
ot Pita	** #16	33-45	±5
COLL	#30	24-29	±5
	#50	16-21	±4
	#100	10-15	±3
	#200	7-13	±2

The percent passing is based on total aggregate (dry weight) and fine and coarse aggregate with approximately the same bulk specific gravities.

> **Micro Surfacing** Page 6 of 15

2.3 MINERAL FILLER

- Use one of the following for Mineral Filler. Refer to AASHTO M 17. Α.
 - 1. Non-air entrained Type I/II Portland cement. Refer to AASHTO M 85
 - Hvdrated lime, free from lumps or foreign matter. Refer to Section 2. 02746.
- B. Determine the amount of mineral filler needed through the laboratory mix design.
 - 1. The amount of mineral filler used must be between 0.5 percent and 2.0 percent by the weight of dry aggregate.
 - 2. Adjust the percentage of mineral filler ± 0.5 percent as nece sarv for better consistency or to optimize set times with Engine approval.
 - 3. Mineral filler is considered separately from the aggregate at obtain an illy and sh

2.4 WATER

Use potable water free from harmful salts, reactive chemicals, and any other contaminants. IVES Use additives as not on clates, bidding references, and any Α.

2.5 **ADDITIVES**

other contaminants. **TIVES** Use additives as required to accelerate attretard the break-set of the micro Α. surfacing mix, to improve the resulting finished surface, or to increase resion. "ho

Determine the onitial additive quantities from the mix design for the migro surfacing mix or individual materials.

Use additives compatible with the other components of the mix.

OB-MIX DESIGN

Design according to the specifications listed in Table 5.

Show each ingredient amount meets the following requirements: 1.

- The minimum residual asphalt content is at least 7.5 percent a. by dry total weight of aggregate. The design residual asphalt content and allowable tolerances must fall at or above the 7.5 percent minimum. Determine the optimum residual asphalt content according to the requirements in Table 5.
- The aggregate gradation target is within the job-mix b. gradation design limits in Table 4.
- Mineral filler, percentage by total dry weight of aggregate. C.
- The asphalt emulsion contains at least 3.0 percent polymer d. solids, based on the residual asphalt content certified by emulsion supplier.

Micro Surfacing Page 7 of 15

- 2. Identify the optimum residual asphalt as a percentage of the dry weight of aggregate to meet Table 5 requirements. The job mix formula tolerance is +/- 0.5% residual asphalt.
- Identify any additives included to control mix times and cohesion.
 a. Provide acceptable limits for additives.
- 4. Use the same materials and aggregate gradation to be used on the project.
- 5. Provide a micro surfacing mixture that can be spread in variable thickness cross-sections, ruts, scratch courses, and surfaces.
- 6. Changes in aggregate source, emulsion, or mineral filler will require a new mix design submitted for approval by the engineer and a new test strip as outlined in Section 3.5.

	Table 5	
Mix Design Requirements		
ISSA Test No.	Description	Specification
ISSA TB-139	Wet Cohesion @ 30 Minutes Minimum (Set) @ 60 Minutes Minimum (Traffic)	20 kg-cm Mixemium and shar 20 kg-cpc Mihimum or Near Spin Mance
ISSA TB-109	Excess Asphalt by LWT sand roje A	50 g/teMaximum (538 g/m² Maximum)
ISSA TB-114	Wet Stripping on the shid	Pass (90% Minimum)
*ISSA TB-100	Wet Stripping Wet-Track Abrasion@oss Ociate blu One-hour Stak & Ass are for struc Six-day Stakes ents are construct Six-day Stakes documents for construct tors who of Johe document for construct tors who of tors who of tor	50 g/ft ² (538 g/m ²) Maximum 75 g/ft ² (807 g/m ²) Maximum
ISSA TB-1471	Lateral Risplacement	5% Maximum
ISSA TOB-140	Classification Compatibility	11 Grade Points Minimum (AAA, BAA)
ISSAPTB-213	Mix Time @ 77° F (25° C)	Controllable to 120 Seconds Minimum

* Perform the wet track abrasion test under laboratory conditions as a component of the mix design process.

2.7 EQUIPMENT

- A. Use mixing equipment specifically designed and manufactured to mix and place micro surfacing.
 - 1. Mix the material by an automatically-sequenced, self-propelled micro surfacing mixing machine with a continuous-flow revolving multi-blade double -shafted mixing unit that:
 - a. Accurately delivers and proportions the aggregate, emulsified asphalt, mineral filler, control additives, and water.

Micro Surfacing Page 8 of 15

2024 Standard Specifications Latest Revision: <u>November 18, 2021</u>

- b. Discharges the mixed product on a continuous flow basis.
- 2. Use a machine with sufficient storage capacity for aggregate, emulsified asphalt, mineral filler, control additive, and water to maintain an adequate supply to the proportioning controls.
- 3. Use a machine capable of self-loading materials while continuing to place micro surfacing.
- Verify that the operator has full control of the forward and reverse 4. speed during applications of the micro-surfacing material.
 - Use original manufacturer designed equipment for the selfa. loading device, opposite side driver stations, and forward and reverse speed controls.
- Β. Use a machine with a hydraulically adjustable (while applying mixture) spreader box with a screed adjustment for yield control and an adjustment
- C.
- Equip the micro surfacing spreader box with the following original states or the following original states and distribute it. Ribbon flights mounted on an adjustable shaft to continually agitate and distribute the materials throughout the box of St CUIN
 - Curb bumpers and replaceable runners with at least 5 ft long end 2. runners.
 - 3. A sufficient walkway to provide access to either side of the spreader box so the operator can avoid walking through the freshly placed material. 107
- Verity that the equipment provides sufficient turbulence to prevent 4. the mix from setting in the box of causing excessive side buildup or RB umpa
 - The seals of contact with the road, front and rear, to prevent the
- Con the mixture from the box. the secondary strike-off located approximately 2 to 3 ft behind the seneral from primary strike-off to minimize transverse corrugations and to improve surface texture. a. Vorify it energy from precondary strike-off located approximately 2 to 3 ft behind energy from primary strike-off to minimize transverse corrugations and to of plans docu improve surface texture. a. Verify that the secondary etriles General Contract
 - Verify that the secondary strike-off has elevation and width adjustments similar to the primary strike-off and a pivot point that can be tilted for texturing or raised completely off the surface.
 - b. Verify that the secondary strike-off has the same adjustments as the spreader box.
 - 7. The ability to side-shift the box to compensate for variations in the pavement geometry.
 - The Capability of applying micro surfacing mixture in variable 8. widths up to 15 ft.
 - D. Use a rut-filling spreader box specifically designed to fill ruts with an average depth greater than $\frac{1}{2}$ inch. Ruts greater than $\frac{1}{2}$ -inch deep require multiple passes to restore the cross section.

Micro Surfacing Page 9 of 15

- Ε. Use a computerized material monitoring system with integrated material control devices such that the amount of each material can be determined at any time.
 - Calibrate each material control device before each mix application 1. and as often thereafter as deemed necessary by the Engineer.
 - 2. Use a monitoring system capable of recording, displaying, and printing the following information:
 - Individual sensor counts for emulsion, aggregate, mineral a. filler, water, and additive.
 - b. Aggregate, emulsion, and mineral filler output in pounds per minute.
 - Percentages of emulsion, mineral filler, water, and additive. C.
 - Cumulative totals of aggregate, emulsion, mineral filler d. water, and additive.
 - Scale factor for all materials. e.
- Verify the daily totals from the computerized monitoring system for the F. aggregate and the daily total from the scalping-screen weighing system are within 2 percent.
- G. the presence of the Engineer before Calibrate each mixing unit in construction.
 - Do not use any machine will calibration has been completed. 1.
 - During the project construction, any mechanical change to the 2. upment components that deliver micro surfacing materials to the ug mill mixer will require new calibration. PN These dol not be usi

MATIONS

Do not apply micro surfacing during rain or other adverse weather conditions within 48 hours after a rain event. Allow pavements and cracks to dry thoroughly after significant rain events before applying micro surfacing, to avoid trapping moisture in the underlying pavement layer.

- Β. Do not apply micro surfacing if either the pavement or air temperature is below 50 degrees F.
- C. Do not apply micro surfacing when the temperature is projected below 37 degrees F within 48 hours of placing micro surfacing.
- D. Cease micro surfacing operations when the weather or other conditions prolong opening road surface to traffic beyond two hours.

Micro Surfacing Page 10 of 15

- Ε. Remove and replace the micro surfacing if any of the following occurs:
 - Lumping, balling, or unmixed aggregates. 1.
 - 2. Separation of the coarse aggregate from the emulsion and fines.
 - 3. Excessive breaking of emulsion inside the spreader box.
 - Streaking caused by oversized aggregate. 4.
 - 5. Flushing or excessively rich areas appearing in the micro surfacing after two hours from the time of placement.
 - Any measurable rutting, shoving, or other evidence of premature 6. deformation when exposed to traffic.
- F. Keep traffic off the roadway surface until the micro surfacing has cured.
 - Allow for additional curing time at locations such as driveways, 1 intersections, and where sharp turning movements may take place anoriginals pecified in the or where vehicles may accelerate quickly.

3.2 STOCKPILE

- and shall Construct individual 500-ton stockpiles traincrossuffacing aggregates. Α.
 - Engineer will test stockpiles at least one, and at most seven days, 1. before use.
 - Combining, altering or moving 500 ton stockpiles may require 2. retesting by the Engineer before use 1011
- fOl Notify the Engineer at Deast seven calendar days before micro surfacing Β. placement in order for the initial stook piles to be sampled and tested for ceptance.^{NO}

Obtain the Engineer's watten acceptance of a stockpile before its use for micro surfacing.

Rrovide stockpile Quality Control information to the Engineer for every 500 Vons of aggregates to include the following:

- Aggregate gradation meeting job-mix formula tolerances according 1. to Table 4.
- 2. Sand Equivalency. Refer to AASHTO T 176.
- Ε. Be capable of determining aggregate moisture within 10 minutes at all times.
- F. Rework or remove material not meeting specifications from the stockpile area. Identify stockpiles that will be reworked.
- G. The Department will retest corrected material for acceptance.

Micro Surfacing Page 11 of 15

3.3 PREPARATION

- Clean the pavement surface of all dirt, sand, dust, oil, and other Α. objectionable material immediately before applying micro surfacing.
- Β. Allow unsealed cracks to dry thoroughly before applying micro surfacing when using water to clean the road surface.
- C. Cover manholes, valve boxes, drop inlets, and other service utility entrances before surfacing.
- D. Protect all structures, including items such as guardrail, guideposts concrete barriers, drains, and parapet walls.

3.4 APPLICATION

- Pre-wet the pavement surface as required due to local Α. fogging ahead of the micro surfacing box.
 - Do not create standing water on the payement in front of the micro 1. surfacing box.
- Place micro surfacing mix that meets the job-mix design. B.
 - Control the ingredient proportions with metering or measuring 1. devices on the micro surfacing equipment.
 - Use readings from the metering or measuring devices to



- Contract of the mix during production as per Section 2.3. Mineral Filler, B.1 General for the set-control agent to + 1 percent energy from the set-control agent to ± 1 percent of the job-mix design of plans to ± 1 verify that the emulsion submitted with a same emulsion

 - Verify that the emulsion submitted with the job-mix design is the
 - 5. Verify that the emulsion residue is ± 0.5 percent of the job-mix design.
 - a. Engineer may require a new job-mix design for review if large disparities occur.
 - Calculate the percent emulsion on the daily electronic b. printout from the calibrated paver for emulsion and aggregate quantities.

Micro Surfacing Page 12 of 15

- C. Produce a mixture according to the mix design and the quality control tolerances.
 - 1. Maintain guality control documentation and make it available to the Engineer upon request or at completion of daily work. Refer to this Section. Article 1.5 F.
- D. Pass the mineral aggregate over a vibratory scalping screen before transfer to the micro surfacing mixing machine to remove oversize material.
 - 1. Verify that the screening unit is capable of providing weigh tickets for each load of material.
- Ε. Carry a sufficient amount of micro surfacing in all parts of the box so that full width and complete coverage is obtained with no streaks or narrow spots.
 - 1.
 - Do not spray water directly into the spreader box during thend shall application of micro surfacing under any second shall application of micro surfacing un 2.
- Apply micro surfacing of proper consistency at a minimum rate of 25 F. Ibs/yd² based on the dry weight of aggregate for each lot.
- for biddi Apply micro surfacing for du fillingiates G.
- micro surfacing for out filling:^{a t}or ^{blo}ction. Apply micro suffacing as a scratch toat pass using a steel or high A pass using a steel or useep of as prected by the Engineer. Make multiple basses with the rut filling spreader box for ruts greater than ½ inch deep or as directed by the Engineer that greater than ½ inch deep or as directed by the Engineer General 5 from moditional micro surfact density rubber strike of when equired to fill ruts less than 1/2 inch

 - Seneral Contraction of Hans to surfacing layer. eneral from indicational micro surfacing layer. of High the apply water to freshly placed micro surfacing.

3.5 TEST STRIP

- Α. Construct a test strip at least 500 ft long on the roadway before initial placement.
 - 1. Arrange for the test strip to be constructed on the project site under anticipated placement conditions (intersections, travel lanes, approaches, time of day, temperature, and humidity) in coordination with the Engineer.
 - 2. Construct the test strip with the job mix proportions, materials, and equipment to be used on the project.

Micro Surfacing Page 13 of 15

- 3. Adjustments to the mixture formula will be permitted provided they do not exceed the values stated in the mix design.
 - Prepare a new mix design and construct another test strip if a. modifications to the mixture formula are in excess of the values in the mix design.
- 4. The Engineer will evaluate the test strip to determine if the mixture set and cure properties as well as the equipment and placement techniques are acceptable.
 - Verify that the initial set is achieved within 30 minutes and a. the surface shows no signs of distress when exposed to traffic after curing for 1 hour.
- 5. Remove and replace or repair the test strip placement, with the Engineer's approval and at no cost to the Department, if the test strip does not meet the conditions stated above.
- Β. Make necessary adjustments if test strip does not perform
 - Repeat the test strip process. 1.
- newjob-mix design if failures indicate The Engineer may require a new job 2.

3.6 **FINISHING DETAILS**

contractadocui

- an ingredient problem. HING DETAILS Verify that the depth of each micro suffacing course does not exceed twice the maximum accounter size Α. twice the maximum aggregate size.
 - Not required when uping a the filling spreader box. 1
- hat the finished longitudinal and transverse joints are neat and Β. 90

Jeneral of plans from those the stille. Constructed ngitudinal joints within 6 inches of the lane lines where

Werlify that the overlap of micro surfacing at any joint does not exceed 6 inches.

Repair the joints if any of the following conditions exist:

- Build-up of material at the joints. a.
- Uncovered areas at the joints. b.
- Longitudinal and transverse joints with more than 1/4 inch C. vertical space between the surface and a 4 ft straightedge placed perpendicular to the joint.
- Verify that the edges of the micro surfacing follow the centerline, 4. lane lines, shoulder lines, and curb lines.
- Repair the edges if they vary more than 6 inches. 5.

Micro Surfacing Page 14 of 15

- 6. Use methods approved by the Engineer to correct deficiencies.
 - Verify that the repaired surfaces are dense with a uniform a. texture.
 - b. Repair sections with surface irregularities the same width as the existing pass of micro-surfacing.
 - Small areas of patching are not permitted. C.
- C. Verify that the finished micro surfacing has a uniform texture free of scratches, tears, and other surface irregularities.
 - Repair the surface, at Contractor's expense, if any of the following 1. conditions exist:
 - More than one surface irregularity 1/4 inch or wider and 10 ft a. or longer in any 100 ft section.
 - More than three surface irregularities ¹/₂ inch or wider and b. more than 6 inches long in any 100 ft section
 - Any surface irregularity 1 inch or wider and more than 4 C. and shall inches long.
 - Any tire track damage to the tre sh micro surfacina. d.
 - Slick spots or any area of bleeding (surface flushing). e.
- Place the micro surfacing adjacent to concrete pavenients or concrete D. curb and gutter with a state longitudinal edges
 - Do not allow over-lap in these areas 1.
- Ε. Maintain neat construction lives at all locations.

of plans

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3.

- the micro surfacing at side treets and intersections out to right-of-F. way line including around radii where applicable.
 - Use thand squeegees to spread the micro surfacing in areas where micro Orfacing machine cannot operate.
 - ocu Lightly dampen areas before mix placement.
 - Provide complete and uniform coverage.
 - Avoid unsightly appearance from handwork.
 - 4. Use the same type of finish in hand worked areas as applied by the spreader box.
- Η. Use construction paper or comparable products so that beginning and ending joint lines from each construction pass are straight and neat.
- Ι. Use construction paper or comparable products to protect all roadway utilities.

END OF SECTION

Micro Surfacing Page 15 of 15

SECTION 02737

PAVEMENT SOFT SPOT REPAIR

PART 1 GENERAL

1.1 SECTION INCLUDES

Α. Removal and replacement of soft spots in the existing asphalt pavement, untreated base course, and borrow.

1.2 **RELATED SECTIONS**

- ES UI 25 CONVERNISE SPECIFIED IN AND Shall Α.
- Β.
- C.
- D.
- E.
- Juextiles Juon 02721: Untreated Base Course RCT BC must obtain an original stee Section 02741: Asphalt Mix on this proof all of the proof reference on wards and sha Section 02744. Stope Matrix Asphane for bidding reference of the proof all of t F.
- 1.3
- **Not** Used
- of Used
- CEPTANCE 1.6

A.

- Sampling and testing of material is according to UDOT Minimum Sampling and Testing Requirements.
- Β. Granular Borrow and Untreated Base Course
 - The Engineer takes a random sample from each soft spot and tests 1. for moisture, gradation, and laboratory density and performs in-place density determination.
 - Compact material to a minimum 92 percent of the maximum 2. laboratory density.

Pavement Soft Spot Repair 02737 - Page 1 of 4

- C. Asphalt Mix/SMA Density Requirements
 - The Engineer takes a random sample from each soft spot. 1.
 - 2. Compact material to a minimum 92 percent of the theoretical maximum specific gravity.

PART 2 PRODUCTS

2.1 GEOSYNTHETICS

- Refer to Section 02072. Α.
- 2.2 SEPARATION GEOTEXTILE
 - Α. Refer to Section 02075.

bid on this project must obtain an original set Old On this project must obtain an original set Associates or for hidding reference only and end Associates or for hidding reference only and end Associates or for hidding reference only and end Associates of as otherwise specified in the Associates of as otherwise specified in the and shall reference only and shall reference only and shall 2.3 **UNTREATED BASE COURSE (UTBC)**

Refer to Section 02721. Α.

2.4 **ASPHALT MIX**

- Α. Refer to Secti
- not be used for construction. 2.5 STONE M

ocsection 027440C

BORROW

eter to Section 02056.

PART **EXECUTION**

3.1 ASPHALT PAVEMENT SOFT SPOT REPAIR

- Α. Remove the deteriorated asphalt to a depth of at least 6 inch below final roadway surface for non-interstate routes and at least 8 inch for interstate routes or as determined by the Engineer.
 - Non-deteriorated existing asphalt may be left in place if at least 2 1. inch thick.

Pavement Soft Spot Repair 02737 - Page 2 of 4

- 2. Remove material by pavement sawcutting or rotomilling, leaving all edges square and vertical.
 - Size the removal area to be at least 6 ft by 6 ft. a.
 - b. Locate cuts at least 6 inch beyond the visible limits distress.
 - Locate longitudinal cuts on lane lines or at the center of the C. lane.
- 3. Remove the deteriorated asphalt without damaging the surrounding asphalt pavement.
- 4. Transport and dispose of excavated material.
- Β. Grade and compact the existing base course surface if existing asphalt is removed full-depth.
 - Use the largest piece of vibratory or impact compaction equipment 1. practical.
 - 2. Continue compaction until additional work does not measured density.
- C. Remove loose material and clean vertical and paving.
- Place and compact Asphalt Mix on SMA to within he incertain the surrounding pavement surface. This provide the source of the source of the bid on this provide the bid of the bid on this provide to bid on the bid of the bid on the source of the bid of of th issociates or as D.

3.2 UTBC SOFT SPOT REP

of plans

- struction and remove 10 inches of existing base course or as determined A. Excavate the Engineer.
 - Transport and dispose of excavated material in approved location.

Grade and compact the existing base.

of Plan, docupractical. contract. Conti-Use the largest piece of vibratory or impact compaction equipment

Continue compaction until additional work does not improve the measured density

- C. Place Separation Geotextile to within 1 inch of the edge of excavation
- D. Place and Compact UTBC
 - 1. Use the largest piece of vibratory or impact compaction equipment practical.
 - 2. Continue compaction until additional work does not improve the measured density

Pavement Soft Spot Repair 02737 - Page 3 of 4

3.3 BORROW SOFT SPOT REPAIR

- Α. Remove saturated or unsatisfactory material in the repair area to a depth of at least 24 inch or as determined by the Engineer.
 - Transport and dispose of excavated material in approved location. 1.
- Β. Place Geosynthetic Composite System.
 - When Geosynthetic Composite System is comprised of separate 1. lavers of material:
 - Place Separation Geotextile to within 1 inch of the edge of a. excavation.
 - b. Place Geogrid. Wrap one foot up the sides.
 - 2. When Geosynthetic Composite System is a single layer, wrat one foot up the sides of the excavation.
- C. Place and compact Granular Borrow or material deemed satisfactor the Engineer.
 - Materials may include recycled Portland Cement Concrete of 1. rotomill tailings if generated during construction
- Seneral contract of the new set of t

Pavement Soft Spot Repair 02737 - Page 4 of 4



Part 5: Drawings

