September 2019

TOWN OF
Bloomfield
CONNECTICUT

Bloomfield Municipal Splash Pad
Contract No. 1098
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## TOWN BIDDING REQUIREMENTS

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END OF SECTION
SECTION 00 11 13

ADVERTISEMENT FOR BIDS

Town/City of Bloomfield, Connecticut
(Owner)

Sealed bids for construction of Bloomfield Municipal Splash Pad for the Town of Bloomfield, Connecticut, will be received at the Town of Bloomfield Leisure Services, 330 Park Avenue, Bloomfield, CT until prevailing time, on at which time and place said bids will be publicly opened and read aloud.

The scope of work includes construction of

 replacing an existing wading pool with a new municipal splash pad.

The Instructions to Bidders, Form of General Bid, Agreement, Plans, Specifications, Performance and Payment Bond, and other Contract Documents may be examined at the following:

Weston & Sampson Engineers, Inc., Rocky Hill, Connecticut

Electronic Copies can be obtained through the Town of Bloomfield Purchasing Department.

The selected contractor shall furnish a performance bond and a payment bond in amount at least equal to one hundred percent (100%) of the contract price as stipulated in Section 00 72 00 GENERAL CONDITIONS of these specifications.

Attention of bidders is particularly called to the requirements as to conditions of employment observed and prevailing wage rates to be paid under contract as determined by Connecticut General Statutes 31-53.

By submission of a bid, the Bidder agrees that this bid shall be good and may not be withdrawn for a period of 30 working days, Saturdays, Sundays and legal holidays excluded after the opening of bids.

The Owner reserves the right to waive any informalities or to reject any or all bids.

TOWN/CITY OF BLOOMFIELD, CONNECTICUT
BY ITS

__________________________________________

__________________________________________

__________________________________________

Weston & Sampson Engineers, Inc.
Rocky Hill, Connecticut
SECTION 00 21 13

INSTRUCTIONS TO BIDDERS

1. RECEIPT AND OPENING OF BIDS
2. BID FORM
3. BID DEPOSIT
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5. COMPARISON OF BIDS
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33. WAIVER OF LOCAL FEES
34. OSHA TEN HOUR TRAINING CERTIFICATION
35. BID SUBMITTAL REQUIREMENTS
1. RECEIPT AND OPENING OF BIDS

The Town/City of Bloomfield, Connecticut, herein called the Awarding Authority or Owner, acting by and through its Board of Selectmen, will receive sealed Bids for Construction of the work to be done under this Contract, including the following, all as indicated on the Contract Drawings and specified herein:

A. Furnish all labor, materials, tools and equipment for the project as specified on the attached drawings and specifications.

B. The construction of all incidentals to complete work as described above.

Such Bids, addressed to Town of Bloomfield, and clearly marked "Proposal for Bloomfield Municipal Splash Pad," will be received at the Town of Bloomfield Leisure Services Building, 330 Park Avenue, Bloomfield, CT until the date and time listed in Section 00 11 13 Advertisement for Bids.

2. BID FORM

A. Each Bid shall be submitted on the required Bid Form. The Bid Form shall be removed and submitted separately. All blank spaces for Bid prices must be filled in with the lump sum and unit prices for which the Bid is being submitted.

B. Bid Forms must be completed in ink or by typewriter. The Bid price for each item on the form shall be stated in words, and figures. Discrepancies between words and figures will be resolved in favor of words. Discrepancies between the indicated total of unit prices multiplied by the estimated quantities and the correct total will be resolved in favor of the correct total. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum.

C. A Bid which includes for any item a Bid Price that is abnormally low or high may be rejected as unbalanced.

3. BID DEPOSIT

A. Each Bid submitted by bidders filing bids in accordance with the required procedure shall be accompanied by a bid deposit in the form of a bid bond, or cash, or a certified check on, or a treasurer's or cashier's check issued by, a responsible bank or trust company in the amount of five percent (5%) of the value of the proposed work, payable to the "Town of Bloomfield."

B. All bid deposits of general bidders except those of the three lowest responsible and eligible general bidders shall be returned within five (5) working days, Saturday, Sunday and legal holidays excluded, after the opening of bids. Bid deposits withheld shall be returned upon execution and delivery of the general contract; except that if the selected general bidder fails to execute a contract and furnish the required bonds and insurance certificates, the contractor's deposit shall become the property of the Awarding Authority as liquidated damages in an amount not to exceed the difference between the contractor's bid price and the bid price of the next lowest responsible and eligible bidder.

C. In case of death, disability, or other unforeseen circumstances affecting the bidder, such bid deposit may be returned. After execution of the Contract and acceptance of the bonds by the Awarding Authority, the bid deposit accompanying the proposal of the successful bidder will be returned.
D. All bid deposits will be returned on the execution of the Contract, or if no award is made within 90 days after the date of the opening thereof, unless forfeited under the conditions stipulated above.

4. BID OPENING PROCEDURES

A. Bid signatures will be checked.

B. Acknowledgement of addenda will be checked (see Section 00 41 13, Form of General Bid).

C. The total dollar amount of each bid will be read, and the individual bid prices for each item of the three apparent low bidders will be read.

D. The bid form attachments will be verified to be included with the bid and signatures confirmed. The review of the bid form attachments will be completed following the bid opening.

E. The bid opening will then be closed. All those present at the bid opening may examine any of the bids after close of the bid opening.

5. COMPARISON OF BIDS

A. Bids will be compared on the basis of the quantities and units and lump sum prices stated in Section 00 41 13, Form of General Bid.

B. In the event of a discrepancy between written and numerical figures in lump sum prices, the written figures shall govern.

6. WITHDRAWAL OF BIDS

Bidders may not withdraw or modify their bids for a period of 90 days, Saturday, Sunday and legal holidays excluded, following the opening of the bids.

7. ADDENDA AND INTERPRETATIONS

All questions by prospective bidders as to the interpretations of the Advertisement for Bids, Form of General Bid, Agreement, Drawings, Specifications or Bonds, must be submitted in writing to the Project Engineer, Weston & Sampson Engineers, Inc., 273 Dividend Road, Rocky Hill, CT 06067, at least ten (10) days before the date herein set for the opening of bids. An interpretation of all questions so raised which, in the Engineer’s opinion requires interpretation, will be mailed to prospective bidders at the addresses given by them not later than five (5) days before the date of opening of bids. No other form of communication in this regard will be considered legal and binding. Failure of any bidder to receive any such addendum or interpretation shall not relieve such bidder from any obligation under this bid as submitted. All addenda so issued shall be covered in the Bid and shall become part of the Contract Documents.

8. DELETIONS FROM CONTRACT

The Awarding Authority reserves the right, prior to award of the Contract, to delete any portion of the contractor's work as its interests may appear, and to adjust the quantities of work at any time.
9. **EXAMINATION**

By submitting a bid, the bidder warrants that they have examined the site of the work, the specifications and drawings and is fully acquainted with all conditions and restrictions pertaining to the work and the execution thereof. No claim for any extra work or extension of time will be allowed for failure to observe this requirement. Conditional bids will not be accepted.

10. **CONTRACT TIME**

All drainage work and water service relocations related to the Contract shall be completed within sixty (60) calendar days of the execution of the Contract or the Notice to Proceed, whichever is later. The remainder of the project including removal and installation of sidewalks, curbing, and pavement shall be completed by **May 31, 2020**. The successful bidder will be assessed $500.00 per calendar day as liquidated damages, and not as a penalty, for every day the work remains uncompleted after the scheduled completion date.

The Owner wishes to proceed with this project as soon as possible. Bidders should be prepared to commence work on or about **14 Calendar Days**, and should not bid for this contract if they will be unable to meet the Owner’s project schedule.

11. **PERFORMANCE AND PAYMENT BONDS**

A. The selected Bidder shall provide both performance and payment bonds at the time of execution of the contract.

B. Each bond shall be in amounts equal to one hundred percent (100%) of the contract amount, shall be in the form as given elsewhere herein, shall be by a surety qualified to do business under the laws of the State of Connecticut and satisfactory to the Awarding Authority.

12. **ABILITY AND EXPERIENCE**

A. The Awarding Authority will not award a contract to any bidder who cannot furnish satisfactory evidence of their ability and experience in this type of work and that they have sufficient plant and capital to enable them to prosecute and complete the work within the given time period.

B. The Awarding Authority may make such investigations as it deems necessary to determine the above and a bidder shall furnish any information requested in this regard and shall furnish same under oath if required.

13. **INSURANCE CERTIFICATES**

The Contractor will not be permitted to start any construction work until they have submitted certificates of insurance acceptable to the Awarding Authority. Certificates shall be submitted at the time of execution of the contract. Refer to Section **00 73 00 Supplemental General Conditions** for details regarding insurance requirements.

14. **RIGHTS OF THE AWARDING AUTHORITY**

A. The Awarding Authority may reject, as informal, bids that are incomplete, conditional, or obscure, or that contain additions or erasures that are not initialed or other irregularities.
B. The Awarding Authority reserves the right to reject any or all bids or to accept any bid as their interests may appear.

C. The Awarding Authority anticipates awarding a contract for this project within ten (10) days of the date of bid opening; however, this date is subject to change. Bidders shall be prepared to submit within four (4) working days all documents and information required for full execution of the Agreement. If the Contractor fails to do so, the Awarding Authority reserves the right to rescind the Contract Award.

15. EXECUTION OF THE AGREEMENT

A. Within ten (10) days of the receipt of the Agreement signed by the successful bidder and receipt of acceptable performance and payment bonds, the Awarding Authority shall sign the Agreement and return a duplicate of the executed Agreement.

B. The Notice to Proceed shall be issued within ten (10) days of the execution of the Agreement. This time period may be extended by mutual agreement between the Awarding Authority and the Contractor.

16. PREVAILING WAGE RATES

A. Federal Wage Rates and Connecticut Wage Rates are attached to these specifications. The higher of the Federal or Connecticut wage rates for each job classification shall apply.

B. All construction associated with this contract will be consistent with the federal wage rate decision included in this Bid Package.

17. SAFETY AND HEALTH REGULATIONS

A. The successful bidder shall comply with the Department of Labor Safety and Health Regulations for Construction promulgated under the Occupational Safety and Health Act of 1970 (PC-91-596) and under Section 107 of the Contract Work Hours and Safety Standards Act (PL-91-54).

B. The successful bidder shall have a competent person or persons, as required under Occupational Safety and Health Act, on the Site to inspect the work and to supervise the conformance of the work with the regulations of the Act.

C. This project is subject to the Safety and Health regulations of the U.S. Department of Labor set forth in 29 CFR, Part 1926. Contractors shall be familiar with the requirements of these regulations.

18. NON-DISCRIMINATION IN EMPLOYMENT

A. Contracts for work under this proposal shall obligate the Contractor and Subcontractor not to discriminate in employment practices.

B. Bidders for the General Contract must submit with their initial bid a signed statement as to whether they have previously performed work subject to the President’s Executive Order No. 11246, or any preceding similar Executive Order.
C. Bidders must, if requested, submit a compliance report concerning their employment practices and policies in order to maintain their eligibility to receive the award of the contract.

D. Bidders must, if requested, submit a list of all sub-contractors who will perform work on the project and submit written signed statements from authorized agents of the labor pools with which they will or may deal for employees on the work, together with supporting information to the effect that said labor pools' practices and policies are in conformity with Executive Order 11246, and that said labor pools will affirmatively cooperate in or offer no hindrance to the recruitment, employment, and equal treatment of employees seeking employment and performing work under the Contract, or certification as to what efforts have been made to secure such statement when such agents or labor pools have failed to furnish same prior to the Award of the Contract.

19. ACCESS TO THE SITE

Representatives of the Grant Awarding Agency and of the State of Connecticut shall have access to the work wherever it is in preparation or progress and the successful Bidder shall provide proper facilities for such access and inspection.

20. "OR EQUAL" CLAUSE

A. Whenever the specifications define the material or article required by using the name of the proprietary product or of a manufacturer or vendor rather than by using descriptive detail of substance and function, the words "or equal" are to be understood to follow immediately the name of the maker, vendor, or proprietary product. The words, "or equal" shall be interpreted as including any material or article which, in the opinion of the Engineer, is equal in quality durability, appearance, strength, and design to the article named and which will perform adequately the functions imposed by the general design.

B. Whenever in the specifications the names of manufacturers are mentioned as indicating that their products will comply with a particular specification, or when specific trade names or plate numbers or letters are mentioned, it is not intended to exclude products of other manufacturers whose names, trade names or symbols have not been mentioned, provided however, that such products otherwise comply, in the opinion of the Engineer, with the specification. The Engineer’s opinion in all cases mentioned in this section shall be final.

21. PROJECT GUARANTEE

A. The Contractor guarantees that the work and services to be performed under the Contract and all work, material, and equipment performed, furnished, used or installed in the construction of the same, shall be free from defects and flaws and shall be performed and furnished in strict accordance with the Drawings, Specifications, and other Contract Documents; that the strength of all parts of all manufactured equipment shall be adequate and as specified and that the performance test requirements of the Contract shall be fulfilled. This guarantee shall be for a period of one (1) year from and after the date of completion and acceptance of the work as stated in the final estimate. If part of the work is accepted by the Awarding Authority, the guarantee for that part of the work shall be for a period of one (1) year from the date fixed for such acceptance.

B. If at any time within said period of guarantee any part of the work requires repairing, correction or replacement, the Awarding Authority may notify the Contractor in writing to make the required repairs, correction or replacements. If the Contractor neglects to commence making such repairs, corrections or replacements to the satisfaction of the Awarding Authority within three (3) days from the date of receipt of
such notice, or having commenced fails to prosecute such work with diligence, the Awarding Authority may employ other persons to make the same, and all direct and indirect costs of making said repairs, corrections or replacements, including compensation for additional professional services, shall be paid by the Contractor.

C. It is hereby, however, agreed and understood that this guarantee shall not include any repairs or replacements made necessary by any cause or causes other than improper, inadequate, or defective work, quality of the work, materials or design by the Contractor or those employed directly or indirectly by the Contractor.

22. INFORMATION NOT GUARANTEED

A. All information given on the Drawings or in the other Contract Documents relating to subsurface and other conditions, natural phenomena, existing pipes, and other structures is from the best sources available to the Awarding Authority. All such information is furnished only for the information and convenience of bidders and is not guaranteed.

B. It is agreed and understood that the Awarding Authority does not warrant or guarantee that the subsurface or other conditions, natural phenomena, existing pipes, or other structures encountered during construction will be the same as those indicated on the Drawings or in the other Contract Documents.

C. It is agreed further and understood that no bidder or contractor shall use or be entitled to use any of the information made available to them or obtained in any examination made by them in any manner as a basis of or ground for any claim or demand against the Awarding Authority or the Engineer, arising from or by reason of any variance which may exist between the information made available and the actual subsurface or other conditions, natural phenomena, existing pipes or other structures actually encountered during the construction work, except as may be otherwise be expressly provided for in the Contract Documents.

23. LAWS AND REGULATIONS

The Bidder's attention is directed to the fact that all applicable Federal and State Laws, municipal ordinances, and the construction of the project shall apply to the contract throughout, as though herein written out in full.

24. SEVERABILITY

If any provisions of this Agreement or portion of such provision of the application thereof to any persons, entity, or circumstances is held invalid, the remainder of the Agreement (or remainder of such provision) and the application of such to other persons, entities, or circumstances shall not be affected thereby so long as such remaining or modified provisions reflect the intent of the parties.

25. POWER OF ATTORNEY

Attorneys-in-fact who sign contract bonds must file with each bond a certified and effectively dated copy of their power of attorney.

See Paragraph 23.B above.

26. UTILITY INFORMATION
Following are the names and addresses of the agencies and utility companies which may be affected, but the completeness is not guaranteed:

Connecticut Light & Power

Call-Before-You-Dig
Telephone: 1-800-922-4455

27. PREPARATION OF CONTRACT DOCUMENTS AND PLANS

The plans and specifications for the work have been prepared by Weston & Sampson Engineers, Inc. of Rocky Hill, CT.

28. WAIVER OF LOCAL FEES

The Awarding Authority shall waive permit and other local fees that are under its jurisdiction to so waive. Bids should reflect the waiver of such fees in the total bid price.

29. OSHA TEN HOUR TRAINING CERTIFICATION

Not later than thirty days after the award of this contract, the Contractor shall furnish proof to the Labor Commissioner that all employees performing manual labor on this project have completed a course of at least ten hours in duration in construction safety and health approved by OSHA.

30. BID SUBMITTAL REQUIREMENTS

A complete bid shall consist of all of the following:

SECTION 00 41 13 - BID FORM

- CONTRACTOR’S QUALIFICATION STATEMENT
- LISTING OF PROPOSED SUBCONTRACTORS
- AFFIDAVIT
- CERTIFICATE OF BIDDER REGARDING EQUAL EMPLOYMENT OPPORTUNITY
- CERTIFICATION BY PROPOSED SUBCONTRACTOR REGARDING EQUAL EMPLOYMENT OPPORTUNITY
- ASSURANCE OF COMPLIANCE (SECTION 3, HUD ACT OF 1968)
- BID BOND
- CERTIFICATE AS TO CORPORATE BIDDER
- STATEMENT OF BIDDER’S COMPLIANCE WITH EXECUTIVE ORDER NO. 3
- CERTIFICATE OF MATERIAL CONFORMANCE WITH THE SPECIFICATIONS
- CERTIFICATION OF BIDDER REGARDING SECTION 3 AND SEGREGATED FACILITIES
- SECTION 3 PLAN (FORMAT)
- GENERAL CONTRACTOR’S SECTION 3 PLAN CERTIFICATION
• CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS
• SUBCONTRACTOR’S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS
• CERTIFICATION OF COMPLIANCE WITH TAX LAWS
• CERTIFICATE OF NON-COLLUSION
• CERTIFICATION OF DUMPING FACILITIES

Failure to submit a bid that includes both the Bid Form and all Bid Form attachments listed above may result in bidder’s disqualification by the Awarding Authority.

END OF SECTION
PART 1 – GENERAL

1.01 DESCRIPTION:

This Section provides specific information and defines specific requirements of the Contractor regarding the preparation and acquisition of permits required to perform the work of this project.

1.02 RELATED WORK:

A. Section 01 11 00, CONTROL OF WORK AND MATERIALS
B. Section 02 41 19, SELECTIVE DEMOLITION
C. Section 13 00 00, SUMMARY OF WORK FOR SPRAY DECKS
D. Section 26 00 50, ELECTRICAL WORK – GENERAL PROVISIONS
E. Section 31 00 00, EARTHWORK

1.03 GENERAL REQUIREMENTS:

A. The Contractor shall assist in obtaining certain permits, as indicated. The Contractor shall obtain and pay for all other permits required.
### Permits Required by Contractor

- Electrical Permit
- Building Permit
- Pool Construction Permit
- Demolition Permit

*Contractor shall prepare permit application and obtain the permit after contract is awarded, bearing all expenses. Owner will pay for and/or waive the permit application fee, if applicable.*

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**PART 2 - PRODUCTS**

Not Used.

**PART 3 – EXECUTION**

3.01 **PERFORM WORK IN ACCORDANCE WITH REQUIREMENTS:**

A. The Contractor shall perform the work in accordance with the Contract Documents, including the attached permits/order of conditions, and any applicable municipal requirements.

B. Prior to commencing any construction activities, the Contractor shall demonstrate to the Owner and the Engineer, through on-site inspection and submitting copies of permits or approvals, that it is in full compliance with the terms and conditions of all permits specified herein. The Contractor shall maintain full compliance with all permits throughout the performance of the work, and upon request, grant access to permitting authorities to inspect the site for the purpose of verifying such compliance.

**END OF SECTION**
SECTION 00 41 13

FORM FOR GENERAL BID

To the Awarding Authority:

A. The Undersigned proposes to furnish all labor and materials required for the Bloomfield Splash Pad project in Bloomfield, Connecticut in accordance with the accompanying plans and specifications prepared by Weston & Sampson Engineers, Inc. for the contract price specified below, subject to additions and deductions according to the terms of the specifications.

B. This bid includes addenda numbered ________________.

C. The proposed contract price is:

_________________________ dollars

(in words)

($_________________________).

D. ALTERNATES:

_________________________

1. Deduct – Colored Concrete
   a. Removal of the colored concrete for just a concrete slab, with (3) expansion joints to be determined.

   Value: ________________________________

F. The undersigned agrees that, if it is selected as general contractor, it will within five days, Saturdays, Sundays and legal holidays excluded, after presentation thereof by the awarding authority, execute a contract in accordance with the terms of this bid and furnish a performance bond and also a labor and materials or payment bond, each of a surety company qualified to do business under the laws of the State of Connecticut, Charter of the Town of Bloomfield, and satisfactory to the awarding authority and each in the sum of the contract price, the premiums for which are to be paid by the general contractor and are included in the contract price.
The undersigned hereby certifies that it is able to furnish labor that can work in harmony with all other elements of labor employed or to be employed on the work; that all employees to be employed at the worksite will have successfully completed a course in construction safety and health approved by the United States Occupational Safety and Health Administration that is at least 10 hours in duration at the time the employee begins work and who shall furnish documentation of successful completion of said course with the first certified payroll report for each employee; and that it will comply fully with all laws and regulations applicable to awards made subject to section forty-four A.

The undersigned further certifies under the penalties of perjury that this bid is in all respects bona fide, fair and made without collusion or fraud with any other person. The word "person" shall mean any natural person, joint venture, partnership, corporation or other business or legal entity which sells materials, equipment or supplies used in or for, or engages in the performance of, the same or similar construction, reconstruction, installation, demolition, maintenance or repair work or any part thereof.

The undersigned further certifies under penalty of perjury that the said undersigned is not presently debarred from doing public construction work in the State of Connecticut or any other applicable debarment provisions of any Chapter of the General Laws or any rule or regulations promulgated thereunder.

The Bidder hereby agrees that if selected as the Contractor it will commence work under this contract on or before a date to be fixed in the written “Notice to Proceed” given by the Owner to the Contractor and to fully complete the project within 224 consecutive days of the start date fixed in the “Notice to Proceed.” The Bidder further agrees to pay as liquidated damages the sum of the $500 for each consecutive calendar day thereafter during which the work has not been fully completed, as provided in the “Liquidated Damages” provisions of Section 00 72 00 GENERAL CONDITIONS, and in accordance with 00 73 00 Supplemental Conditions.

The undersigned understands that all bids for this project are subject to the applicable bidding laws of the State of Connecticut, County, and City bidding laws. The municipality reserves the right to waive formalities in bids submitted by bidders, and to accept the bid that in the opinion of the governing body is in the best interest of the citizens.

The undersigned understands that the Owner reserves the right to reject any or all bids and
to waive any informalities in the bidding.

The undersigned agrees that this bid shall be good and may not be withdrawn for a period of 30 days, Saturdays, Sundays and legal holidays excluded, after the opening of bids, where Federal approval is not required; and where Federal approval is required, the time for holding bids is 30 days, Saturdays, Sundays and legal holidays excluded, after Federal approval.

Bid security in the form of a bid bond, cash, certified check, treasurer's or cashier's check, payable to the Owner, in a dollar amount of 5 percent of the total bid, in accordance with the conditions in the INSTRUCTION TO BIDDERS, has been attached to this bid.

The undersigned Bidder hereby certifies it will comply with the specific affirmative action steps contained in the EEO/AA provisions of this Contract, including compliance with the Disadvantaged Business Enterprise provisions as required under these contract provisions. The contractor receiving the award of the contract shall incorporate the EEO/AA provisions of this contract into all subcontracts and purchase orders so that such provisions will be binding upon each subcontractor or vendor.

The undersigned certifies under penalties of perjury that there have been no substantial changes in its financial position or business organization other than those changes noted within the application since the applicant's most recent pre-qualification statement.

Respectfully submitted:

Date __________ By ________________________________

(Signature)

___________________________________________
(Name - Typed or Printed)

___________________________________________
(Title)

___________________________________________
(Business Name)

___________________________________________
(Federal ID Number)

___________________________________________
(Business Address)

___________________________________________
(City and State)
Project: Bid 1098 Splash Pad

Minimum Rates and Classifications for Heavy/Highway Construction

Connecticut Department of Labor
Wage and Workplace Standards Division

ID#: H 26560

By virtue of the authority vested in the Labor Commissioner under provisions of Section 31-53 of the General Statutes of Connecticut, as amended, the following are declared to be the prevailing rates and welfare payments and will apply only where the contract is advertised for bid within 20 days of the date on which the rates are established. Any contractor or subcontractor not obligated by agreement to pay to the welfare and pension fund shall pay this amount to each employee as part of his/her hourly wages.

Project Number: Project Town: Bloomfield
FAP Number: State Number:
Project: Bid 1098 Splash Pad

<table>
<thead>
<tr>
<th>CLASSIFICATION</th>
<th>Hourly Rate</th>
<th>Benefits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Boilermaker</td>
<td>33.79</td>
<td>34% + 8.96</td>
</tr>
<tr>
<td>1a) Bricklayer, Cement Masons, Cement Finishers, Plasterers, Stone Masons</td>
<td>34.72</td>
<td>32.15</td>
</tr>
<tr>
<td>2) Carpenters, Piledrivermen</td>
<td>33.53</td>
<td>25.66</td>
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<tr>
<td>2a) Diver Tenders</td>
<td>33.53</td>
<td>25.66</td>
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As of: Friday, September 20, 2019
**Project:** Bid 1098 Splash Pad

3) **Divers**

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03a) **Millwrights**

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4) **Painters:** (Bridge Construction) Brush, Roller, Blasting (Sand, Water, etc.), Spray

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4a) **Painters:** Brush and Roller

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4b) **Painters:** Spray Only

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4c) **Painters:** Steel Only

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4d) **Painters:** Blast and Spray

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**As of:** Friday, September 20, 2019
Project: Bid 1098 Splash Pad

4e) Painters: Tanks, Tower and Swing

5) Electrician (Trade License required: E-1,2 L-5,6 C-5,6 T-1,2 L-1,2 V-1,2,7,8,9)

6) Ironworkers: Ornamental, Reinforcing, Structural, and Precast Concrete Erection

7) Plumbers (Trade License required: P-1,2,6,7,8,9 J-1,2,3,4 SP-1,2) and Pipefitters (Including HVAC Work) (Trade License required: S-1,2,3,4,5,6,7,8 B-1,2,3,4 D-1,2,3,4 G-1, G-2, G-8, G-9)

---LABORERS---

8) Group 1: Laborer (Unskilled), Common or General, acetylene burner, concrete specialist

9) Group 2: Chain saw operators, fence and guard rail erectors, pneumatic tool operators, powdermen

As of: Friday, September 20, 2019
Project: Bid 1098 Splash Pad

<table>
<thead>
<tr>
<th>Group</th>
<th>Description</th>
<th>Hours</th>
<th>Rate</th>
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<tbody>
<tr>
<td>10)</td>
<td>Group 3: Pipelayers</td>
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<tr>
<td>11)</td>
<td>Group 4: Jackhammer/Pavement breaker (handheld); mason tenders (cement/concrete), catch basin builders, asphalt rakers, air track operators, block paver, curb setter and forklift operators</td>
<td>31.25</td>
<td>20.84</td>
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<tr>
<td>12)</td>
<td>Group 5: Toxic waste removal (non-mechanical systems)</td>
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<td>13)</td>
<td>Group 6: Blasters</td>
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<td></td>
<td>Group 7: Asbestos/lead removal, non-mechanical systems (does not include leaded joint pipe)</td>
<td>31.75</td>
<td>20.84</td>
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<td></td>
<td>Group 8: Traffic control signalmen</td>
<td>18.00</td>
<td>20.84</td>
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<td></td>
<td>Group 9: Hydraulic Drills</td>
<td>29.30</td>
<td>18.90</td>
</tr>
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</table>

*As of:* Friday, September 20, 2019
Project: Bid 1098 Splash Pad

---LABORERS (TUNNEL CONSTRUCTION, FREE AIR). Shield Drive and Liner Plate Tunnels in Free Air.---

13a) Miners, Motormen, Mucking Machine Operators, Nozzle Men, Grout Men, Shaft & Tunnel Steel & Rodmen, Shield & Erector, Arm Operator, Cable Tenders  
32.98  20.84 + a

13b) Brakemen, Trackmen  
32.01  20.84 + a

---CLEANING, CONCRETE AND CAULKING TUNNEL---

14) Concrete Workers, Form Movers, and Strippers  
32.01  20.84 + a

15) Form Erectors  
32.34  20.84 + a

---ROCK SHAFT LINING, CONCRETE, LINING OF SAME AND TUNNEL IN FREE AIR:---

As of: Friday, September 20, 2019
Project: Bid 1098 Splash Pad

16) Brakemen, Trackmen, Tunnel Laborers, Shaft Laborers
   32.01  20.84 + a

17) Laborers Topside, Cage Tenders, Bellman
   31.90  20.84 + a

18) Miners
   32.98  20.84 + a

---TUNNELS, CAISSON AND CYLINDER WORK IN COMPRESSED AIR:
---

18a) Blaster
   39.47  20.84 + a

19) Brakemen, Trackmen, Groutman, Laborers, Outside Lock Tender, Gauge Tenders
   39.27  20.84 + a

20) Change House Attendants, Powder Watchmen, Top on Iron Bolts
   37.29  20.84 + a

As of: Friday, September 20, 2019
Project: Bid 1098 Splash Pad

21) Mucking Machine Operator

<table>
<thead>
<tr>
<th></th>
<th>Rate</th>
<th>Base Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two axle trucks</td>
<td>29.51</td>
<td>24.52 + a</td>
</tr>
<tr>
<td>Three axle trucks; two axle ready mix</td>
<td>29.62</td>
<td>24.52 + a</td>
</tr>
<tr>
<td>Three axle ready mix</td>
<td>29.67</td>
<td>24.52 + a</td>
</tr>
<tr>
<td>Four axle trucks, heavy duty trailer (up to 40 tons)</td>
<td>29.72</td>
<td>24.52 + a</td>
</tr>
<tr>
<td>Four axle ready-mix</td>
<td>29.77</td>
<td>24.52 + a</td>
</tr>
</tbody>
</table>

*TRUCK DRIVERS* (*see note below*)

As of: Friday, September 20, 2019
Project: Bid 1098 Splash Pad

Heavy duty trailer (40 tons and over) 29.98 24.52 + a

Specialized earth moving equipment other than conventional type on-the-road trucks and semi-trailer (including Euclids) 29.77 24.52 + a

----POWER EQUIPMENT OPERATORS----

Group 1: Crane handling or erecting structural steel or stone, hoisting engineer (2 drums or over), front end loader (7 cubic yards or over), Work Boat 26 ft. & Over, Tunnel Boring Machines. (Trade License Required) 40.97 24.80 + a

Group 2: Cranes (100 ton rate capacity and over); Excavator over 2 cubic yards; Piledriver ($3.00 premium when operator controls hammer); Bauer Drill/Caisson. (Trade License Required) 40.64 24.80 + a

Group 3: Excavator/Backhoe under 2 cubic yards; Cranes (under 100 ton rated capacity), Gradall; Master Mechanic; Hoisting Engineer (all types of equipment where a drum and cable are used to hoist or drag material regardless of motive power of operation), Rubber Tire Excavator (Drott-1085 or similar); Grader Operator; Bulldozer Fine Grade (slopes, shaping, laser or GPS, etc.). (Trade License Required) 39.88 24.80 + a

Group 4: Trenching Machines; Lighter Derrick; Concrete Finishing Machine; CMI Machine or Similar; Koehring Loader (Skooper) 39.48 24.80 + a

As of: Friday, September 20, 2019
**Project:** Bid 1098 Splash Pad

<table>
<thead>
<tr>
<th>Group 5: Specialty Railroad Equipment; Asphalt Paver; Asphalt Spreader; Asphalt Reclaiming Machine; Line Grinder; Concrete Pumps; Drills with Self Contained Power Units; Boring Machine; Post Hole Digger; Auger; Pounder; Well Digger; Milling Machine (over 24&quot; Mandrell)</th>
<th>38.87</th>
<th>24.80 + a</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group 5 continued: Side Boom; Combination Hoe and Loader; Directional Driller.</td>
<td>38.87</td>
<td>24.80 + a</td>
</tr>
<tr>
<td>Group 6: Front End Loader (3 up to 7 cubic yards); Bulldozer (rough grade dozer).</td>
<td>38.55</td>
<td>24.80 + a</td>
</tr>
<tr>
<td>Group 7: Asphalt Roller; Concrete Saws and Cutters (ride on types); Vermeer Concrete Cutter; Stump Grinder; Scraper; Snooper; Skidder; Milling Machine (24&quot; and Under Mandrel).</td>
<td>38.20</td>
<td>24.80 + a</td>
</tr>
<tr>
<td>Group 8: Mechanic, Grease Truck Operator, Hydroblaster, Barrier Mover, Power Stone Spreader; Welder; Work Boat under 26 ft.; Transfer Machine.</td>
<td>37.79</td>
<td>24.80 + a</td>
</tr>
<tr>
<td>Group 9: Front End Loader (under 3 cubic yards), Skid Steer Loader regardless of attachments (Bobcat or Similar); Fork Lift, Power Chipper; Landscape Equipment (including hydroseeder).</td>
<td>37.34</td>
<td>24.80 + a</td>
</tr>
<tr>
<td>Group 10: Vibratory Hammer, Ice Machine, Diesel and Air Hammer, etc.</td>
<td>35.24</td>
<td>24.80 + a</td>
</tr>
</tbody>
</table>

**As of:** Friday, September 20, 2019
Project: Bid 1098 Splash Pad

Group 11: Conveyor, Earth Roller; Power Pavement Breaker (whiphammer), Robot Demolition Equipment.  35.24  24.80 + a

Group 12: Wellpoint Operator.  35.18  24.80 + a

Group 13: Compressor Battery Operator.  34.58  24.80 + a

Group 14: Elevator Operator; Tow Motor Operator (Solid Tire No Rough Terrain).  33.41  24.80 + a

Group 15: Generator Operator; Compressor Operator; Pump Operator; Welding Machine Operator; Heater Operator.  32.99  24.80 + a

Group 16: Maintenance Engineer/Oiler  32.32  24.80 + a

Group 17: Portable asphalt plant operator; portable crusher plant operator; portable concrete plant operator.  36.76  24.80 + a

As of: Friday, September 20, 2019
Project:  Bid 1098 Splash Pad

Group 18:  Power Safety Boat; Vacuum Truck; Zim Mixer; Sweeper; (minimum for any job requiring CDL license).

<table>
<thead>
<tr>
<th>Job Description</th>
<th>Rate</th>
<th>Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>20) Lineman, Cable Splicer, Technician</td>
<td>48.19</td>
<td>6.5% + 22.00</td>
</tr>
<tr>
<td>21) Heavy Equipment Operator</td>
<td>42.26</td>
<td>6.5% + 19.88</td>
</tr>
<tr>
<td>22) Equipment Operator, Tractor Trailer Driver, Material Men</td>
<td>40.96</td>
<td>6.5% + 19.21</td>
</tr>
<tr>
<td>23) Driver Groundmen</td>
<td>26.50</td>
<td>6.5% + 9.00</td>
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</table>

**NOTE:  SEE BELOW

----LINE CONSTRUCTION----(Railroad Construction and Maintenance)----

As of:  Friday, September 20, 2019
<table>
<thead>
<tr>
<th>Classification</th>
<th>Hourly Rate</th>
<th>Increase (%)</th>
</tr>
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<tbody>
<tr>
<td>23a) Truck Driver</td>
<td>40.96</td>
<td>6.5% + 17.76</td>
</tr>
<tr>
<td>24) Driver Groundmen</td>
<td>30.92</td>
<td>6.5% + 9.70</td>
</tr>
<tr>
<td>25) Groundmen</td>
<td>22.67</td>
<td>6.5% + 6.20</td>
</tr>
<tr>
<td>26) Heavy Equipment Operators</td>
<td>37.10</td>
<td>6.5% + 10.70</td>
</tr>
<tr>
<td>27) Linemen, Cable Splicers, Dynamite Men</td>
<td>41.22</td>
<td>6.5% + 12.20</td>
</tr>
<tr>
<td>28) Material Men, Tractor Trailer Drivers, Equipment Operators</td>
<td>35.04</td>
<td>6.5% + 10.45</td>
</tr>
</tbody>
</table>

*As of:* Friday, September 20, 2019
Project: Bid 1098 Splash Pad

01) Asbestos/Toxic Waste Removal Laborers: Asbestos removal and encapsulation (except its removal from mechanical systems which are not to be scrapped), toxic waste removers, blasters. **See Laborers Group 5 and 7**
Project: Bid 1098 Splash Pad

Welders: Rate for craft to which welding is incidental.

*Note: Hazardous waste removal work receives additional $1.25 per hour for truck drivers.

**Note: Hazardous waste premium $3.00 per hour over classified rate

ALL Cranes: When crane operator is operating equipment that requires a fully licensed crane operator to operate he receives an extra $4.00 premium in addition to the hourly wage rate and benefit contributions:

1) Crane handling or erecting structural steel or stone; hoisting engineer (2 drums or over)

2) Cranes (100 ton rate capacity and over) Bauer Drill/Caisson

3) Cranes (under 100 ton rated capacity)
   - Crane with 150 ft. boom (including jib) - $1.50 extra
   - Crane with 200 ft. boom (including jib) - $2.50 extra
   - Crane with 250 ft. boom (including jib) - $5.00 extra
   - Crane with 300 ft. boom (including jib) - $7.00 extra
   - Crane with 400 ft. boom (including jib) - $10.00 extra

All classifications that indicate a percentage of the fringe benefits must be calculated at the percentage rate times the "base hourly rate".

Apprentices duly registered under the Commissioner of Labor's regulations on "Work Training Standards for Apprenticeship and Training Programs" Section 31-51-d-1 to 12, are allowed to be paid the appropriate percentage of the prevailing journeymen hourly base and the full fringe benefit rate, providing the work site ratio shall not be less than one full-time journeyperson instructing and supervising the work of each apprentice in a specific trade.

~~Connecticut General Statute Section 31-55a: Annual Adjustments to wage rates by contractors doing state work~~

The Prevailing wage rates applicable to this project are subject to annual adjustments each July 1st for the duration of the project.

Each contractor shall pay the annual adjusted prevailing wage rate that is in effect each July 1st, as posted by the Department of Labor.

It is the contractor's responsibility to obtain the annual adjusted prevailing wage rate increases directly from the Department of Labor's website.

The annual adjustments will be posted on the Department of Labor's Web page: www.ct.gov/dol.

The Department of Labor will continue to issue the initial prevailing wage rate schedule to the Contracting Agency for the project.

All subsequent annual adjustments will be posted on our Web Site for contractor access.

Contracting Agencies are under no obligation pursuant to State labor law to pay any increase due to the annual adjustment provision.

As of: Friday, September 20, 2019
Effective October 1, 2005 - Public Act 05-50: any person performing the work of any mechanic, laborer, or worker shall be paid prevailing wage

All Person who perform work ON SITE must be paid prevailing wage for the appropriate mechanic, laborer, or worker classification.

All certified payrolls must list the hours worked and wages paid to All Persons who perform work ON SITE regardless of their ownership i.e.: (Owners, Corporate Officers, LLC Members, Independent Contractors, et. al)

Reporting and payment of wages is required regardless of any contractual relationship alleged to exist between the contractor and such person.

~~Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clause (29 CFR 5.5 (a) (1) (iii)).

Please direct any questions which you may have pertaining to classification of work and payment of prevailing wages to the Wage and Workplace Standards Division, telephone (860)263-6790.
SECTION 00 61 13.13

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: That we ____________________________
(Name of Contractor)

a ____________________________, hereinafter called “Principal” and
(Corporation, Partnership, Joint Venture, Limited Liability Company or Individual)

___________________________
(Surety) of ____________________
(City) (State)
called the “Surety” and licensed by the Connecticut Insurance Department to do business under the
laws of the State of Connecticut are held and firmly bound to Town of Bloomfield ____________,
Connecticut, hereinafter called "Owner," in the penal sum of ____________________________
___________________________ Dollars and ____________________________ Cents ($
___________________________) in lawful money of the United States, for the payment of
which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators and
successors, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that Whereas, the Principal entered into
a certain contract with the Owner, dated the ______ day of ________________________, ______, a
copy of which is hereto attached and made a part hereof for the construction described as follows:

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all
the undertakings, covenants, terms, conditions, and agreements of the Contract during the original
term thereof, and any extensions thereof which may be granted by the Owner, with or without notice
to the Surety, and if he shall satisfy all claims and demands incurred under the Contract, and shall
fully indemnify and save harmless the Owner from all costs and damages which it may suffer by
reason of failure to do so, and shall reimburse and repay the Owner all outlay and expense which the
Owner may incur in making good any default, then this obligation shall be void; otherwise, this
obligation shall remain in full force and effect.

PROVIDED, FURTHER, that the Surety’s obligation under this Bond shall arise after
(1) the Owner has declared the Principal in default of the Contract or any provision thereof, or (2)
has declared that the Principal has failed, or is otherwise unable or unwilling, to execute the work
consistent with, and in conformance to, the Contract (collectively referred to as a “Contractor
Default”). The determination of a Contractor Default shall be made solely by the Owner. The
Owner need not terminate the Contract to declare a Contractor Default or to invoke its rights under
this Bond, and Contractor hereby agrees not to assert any claims against Surety under any indemnity
or similar agreements on the grounds that Surety has interfered with the Contract by fulfilling its
obligations hereunder in the absence of a termination of said Contract.

When the Surety’s obligation under this Bond arises, the Surety, at its sole expense and at the
consent and election of the Owner, shall promptly take one of following steps: (1) arrange for the
Principal to perform and complete the work of the Contract; (2) arrange for a contractor other than

PERFORMANCE BOND
00 61 13.13-1
the Principal to perform and complete the work of the Contract; (3) reimburse the Owner, in a manner and at such time as the Owner shall reasonably decide, for all costs and expenses incurred by the Owner in performing and completing the work of the Contract. Surety will keep Owner reasonably informed of the progress, status and results of any investigation of any claim of the Owner.

If the Surety does not proceed as provided in this Bond with due diligence and all deliberate speed, the Surety shall be deemed to be in default of this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner.

After the Surety’s obligation under this Bond arises, the Surety is obligated, to the limit of the amounts of this Bond, for (1) the correction of defective work and completion of the Contract; (2) additional design, professional services, and legal costs, including attorney’s fees, resulting from the Contractor Default or from the default of the Surety under this Bond; (3) any additional work beyond the Contract made necessary by the Contractor Default or default of the Surety under this Bond; (4) indemnification obligations of the Principal, if any, as provided in the Contract; and (5) liquidated damages as provided in the Contract, or if no such damages are specified, actual damages and consequential damages resulting from the Contractor Default or any default of the Surety under this Bond.

Any proceeding, legal or equitable, under this Bond shall be instituted in any court of competent jurisdiction in the State of Connecticut.

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

The Surety providing the Bond shall have a rating of A or better within Best’s Key Rating Guide.

IN WITNESS WHEREOF, this instrument is executed in _____ ( ) counterparts, each one of which shall be deemed an original, this the __________ day of ____________________, 20___.

ATTEST:

______________________________    ______________________________
Principal                          Witness as to Principal Signature
By______________________________    ______________________________
    Signature                      Name and Title

______________________________    ______________________________
    Name and Title                 Address
Address

City and State

______________________________

City and State

(SEAL)

ATTEST:

______________________________

Surety

Witness as to Surety Signature

By______________________________

Attorney-in-Fact Signature

Name and Title

______________________________

Name and Title

Address

______________________________

Address

City and State

______________________________

City and State

(SEAL)

NOTE: Date of Bond must not be prior to date of Contract. If Contractor is a Partnership, all partners should execute Bond.

END OF SECTION
PAYMENT BOND

SECTION 00 61 13.16

KNOW ALL MEN BY THESE PRESENTS: That we _____________________ (Name of Contractor) a ___________________________ (Corporation, Partnership, Joint Venture, Limited Liability Company or Individual) hereinafter called “Principal” and ______________________ (Surety) of __________, State of ________ (City) (State) hereinafter called “Surety” and licensed by the Connecticut Insurance Department to do business under the laws of the State of Connecticut are held and firmly bound to the Town of Bloomfield _______, Connecticut, hereinafter called ”Owner,” in the penal sum of ______________ Dollars and ____________ Cents ($__________ ) in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators and successors, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal has entered into a certain contract with the Owner (the “Contract”), dated the _______ day of ____________, 20___, which Contract is by reference made a part hereof, for the construction described as follows:

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, subcontractors, and corporations furnishing materials for or performing labor in the prosecution of the work provided for in such contract, and any authorized extension or modification thereof, including all amounts due for materials, lubricants, oil, gasoline, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all labor, performed in such work whether by subcontractor or otherwise, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said Surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract or to the work to be performed thereunder or the specifications accompanying the same shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of this Contract or to the work or to the specifications. The Surety Company providing the bond shall have a rating of A or better within the Best Key Rating Guide.

PROVIDED, FURTHER, that no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrument is executed in _____ ( ) counterparts, each one of which shall be deemed an original, this the __________ day of _________________, 20___.
ATTEST:

____________________________
Principal

____________________________
Name and Title

____________________________
Address

____________________________
City and State

____________________________
Witn as to Principal Signature

____________________________
Signature

____________________________
Name and Title

____________________________
Address

____________________________
City and State

(SEAL)

ATTEST:

____________________________
Surety

____________________________
Witn as to Surety Signature

____________________________
By

____________________________
Attorney-in-Fact Signature

____________________________
Name and Title

____________________________
Address

____________________________
City and State

____________________________
City and State

(SEAL)

NOTE: Date of Bond must not be prior to date of Contract. If Contractor is a Partnership, all partners should execute Bond.

END OF SECTION
STANDARD GENERAL CONDITIONS
OF THE CONSTRUCTION CONTRACT

Prepared by

EJCDC
ENGINEERS JOINT CONTRACT DOCUMENTS COMMITTEE

Issued and Published Jointly by

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To prepare supplementary conditions that are coordinated with the General Conditions, use EJCDC’s Guide to the Preparation of Supplementary Conditions (EJCDC® C-800, 2013 Edition). The full EJCDC Construction series of documents is discussed in the Commentary on the 2013 EJCDC Construction Documents (EJCDC® C-001, 2013 Edition).

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# STANDARD GENERAL CONDITIONS OF THE CONSTRUCTION CONTRACT

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ARTICLE 1 – DEFINITIONS AND TERMINOLOGY

1.01 Defined Terms

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 prescribed form setting forth the prices for the Work to be performed.

5. Bidder—An individual or entity that submits a Bid to Owner.

6. Bidding Documents—The Bidding Requirements, the proposed Contract Documents, and all Addenda.

7. Bidding Requirements—The advertisement or invitation to bid, Instructions to Bidders, Bid Bond or other Bid security, if any, the Bid Form, and the Bid with any attachments.

8. Change 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 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; 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. §§5501 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.; (f) 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 Documents**—Those items so designated in the Agreement, and which together comprise the Contract.

14. **Contract Price**—The money that Owner has agreed to pay Contractor for completion of the Work in accordance with the Contract Documents.

15. **Contract Times**—The number of days or the dates by which Contractor shall: (a) achieve Milestones, if any; (b) achieve Substantial Completion; and (c) complete the Work.

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 Contract requires Contractor to achieve by an intermediate completion date or by a time prior 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 fixing the date on which the Contract Times will commence to run and on which Contractor shall start to perform the Work.

28. **Owner**—The individual or entity with 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 Contract.

29. **Progress Schedule**—A schedule, prepared and maintained by Contractor, describing the sequence and duration of the activities comprising the Contractor’s plan to accomplish the Work within the Contract Times.

30. **Project**—The total undertaking to be accomplished for Owner by engineers, 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 furnished 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 at which the Work (or a specified part thereof) has progressed to the point where, in the opinion of Engineer, the Work (or a specified part 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 intended. The terms “substantially complete” and “substantially completed” as applied to all or part of the Work refer to Substantial Completion thereof.

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 may include 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 in the Work.

1.02 **Terminology**

A. The words and terms discussed in the following paragraphs are not defined but, when used in the Bidding Requirements or Contract Documents, have the indicated meaning.

B. **Intent of Certain Terms or Adjectives:**

1. 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.

D. **Defective:**

1. The word “defective,” when modifying the word “Work,” refers to Work that is unsatisfactory, faulty, or deficient in that it:
   
   a. does not conform to the Contract Documents; or
   
   b. does not meet the requirements of any applicable inspection, reference standard, test, or approval referred to in the Contract Documents; or
   
   c. has been damaged prior to Engineer’s recommendation of final payment (unless responsibility for the protection thereof has been assumed by Owner at Substantial Completion in accordance with Paragraph 15.03 or 15.04).

E. **Furnish, Install, Perform, Provide:**

1. The word “furnish,” when used in connection with services, materials, or equipment, shall mean to supply and deliver said services, materials, or equipment to the Site (or some other specified location) ready for use or installation and in usable or operable condition.

2. The word “install,” when used in connection with services, materials, or equipment, shall mean to put into use or place in final position said services, materials, or equipment complete and ready for intended use.
3. The words “perform” or “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.

4. If the Contract Documents establish an obligation of Contractor with respect to specific services, materials, or equipment, but do not expressly use any of the four words “furnish,” “install,” “perform,” or “provide,” then Contractor shall furnish and install said services, materials, or equipment complete and ready for intended use.

F. Unless stated otherwise in the Contract Documents, words or phrases that have a well-known technical or construction industry or trade meaning are used in the Contract Documents in accordance with such recognized meaning.

ARTICLE 2 – PRELIMINARY MATTERS

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 electronic 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 original printed record version of the Contract, including Drawings and Specifications signed and sealed by Engineer and other design professionals. Owner shall make such original printed record version of the Contract available to Contractor for review. Owner may delegate the responsibilities under this provision to Engineer.

2.03 Before Starting Construction

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

1. a preliminary Progress Schedule indicating the times (numbers of days or dates) for starting and completing the various stages of the Work, including any Milestones specified in the Contract;

2. a preliminary Schedule of Submittals; and
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

A. Before any Work at the Site is started, a conference attended by Owner, Contractor, 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.

B. At this conference Owner and Contractor each shall designate, in writing, a specific 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.

2.05 Initial Acceptance of Schedules

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.

1. The Progress Schedule will be acceptable to Engineer if it provides an orderly 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, nor interfere with or relieve Contractor from Contractor’s full responsibility therefor.

2. Contractor’s Schedule of Submittals will be acceptable to Engineer if it provides a workable arrangement for reviewing and processing the required submittals.

3. Contractor’s Schedule of Values will be acceptable to Engineer as to form and substance if it provides a reasonable allocation of the Contract Price to the component parts of the Work.

2.06 Electronic Transmittals

A. Except as otherwise stated elsewhere in the Contract, the Owner, Engineer, and Contractor may transmit, and shall accept, Project-related correspondence, text, data, documents, drawings, information, and graphics, including but not limited to Shop Drawings and other submittals, in electronic media or digital format, either directly, or through access to a secure Project website.

B. 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

A. The Contract Documents are complementary; what is required by one is as binding as if required by all.

B. It is the intent of the Contract Documents to describe a functionally complete project (or part thereof) to be constructed in accordance with the Contract Documents.

C. Unless otherwise stated in the Contract Documents, if there is a discrepancy between the 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.

E. Engineer will issue clarifications and interpretations of the Contract Documents as provided herein.

3.02 Reference Standards

A. Standards Specifications, Codes, Laws and Regulations

1. Reference in the Contract Documents to standard specifications, manuals, reference standards, or codes of any technical society, organization, or association, or to Laws or Regulations, whether such reference be specific or by implication, shall mean the standard specification, manual, reference standard, code, or Laws or Regulations in effect at the time of opening of Bids (or on the Effective Date of the Contract if there were no Bids), except as may be otherwise specifically stated in the Contract Documents.

2. No provision of any such standard specification, manual, reference standard, or code, or any instruction of a Supplier, shall be effective to change the duties or responsibilities of Owner, Contractor, or Engineer, or any of their subcontractors, consultants, agents, or employees, from those set forth in the part of the Contract Documents prepared by or for Engineer. No such provision or instruction shall be 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.

2. **Contractor’s Review of Contract Documents**: If, before or during the performance of 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 7.15) 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.

3. Contractor shall not be liable to Owner or Engineer for failure to report any conflict, error, ambiguity, or discrepancy in the Contract Documents unless Contractor had actual knowledge thereof.

B. **Resolving Discrepancies**:

1. Except as may be otherwise specifically stated in the Contract Documents, the provisions of the part of the Contract Documents prepared by or for Engineer shall take precedence in resolving any conflict, error, ambiguity, or discrepancy between such provisions of the Contract Documents and:
   a. the provisions of any standard specification, manual, reference standard, or code, or the instruction of any Supplier (whether or not specifically incorporated by reference as a Contract Document); or
   b. the provisions of any Laws or Regulations applicable to the performance of the 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**

A. During the performance of the Work and until final payment, Contractor and Owner shall 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.

B. 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 bearing the seal of Engineer or its consultants, including electronic media editions, or reuse any 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

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 3.05 will survive final payment, or termination of the Contract. Nothing herein shall preclude Contractor from retaining copies of the Contract Documents for record purposes.

ARTICLE 4 – COMMENCEMENT AND PROGRESS OF THE WORK

4.01 Commencement of Contract Times; Notice to Proceed

A. The Contract Times will commence to run on the thirtieth day after the Effective Date of the 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 Paragraph 2.05 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 Times 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 postponed 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 responsible, delays, disrupts, or interferes with the performance or progress of the Work, then Contractor shall be entitled to an equitable adjustment in the Contract Times and Contract Price. 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.

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

C. 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;
2. abnormal weather conditions;
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.

D. Delays, disruption, and interference to the performance or progress of the Work resulting 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.

E. Paragraph 8.03 governs delays, disruption, and interference to the performance or progress of the Work resulting from the performance of certain other work at or adjacent to the Site.

F. Contractor shall not be entitled to an adjustment in Contract Price or Contract Times for any delay, disruption, or interference if such delay is concurrent with a delay, disruption, or interference caused by or within the control of Contractor.
G. Contractor must submit any Change Proposal seeking an adjustment in Contract Price or Contract Times under this paragraph within 30 days of the commencement of the delaying, disrupting, or interfering event.

ARTICLE 5 – AVAILABILITY OF LANDS; SUBSURFACE AND PHYSICAL CONDITIONS; HAZARDOUS ENVIRONMENTAL CONDITIONS

5.01 Availability of Lands

A. Owner shall furnish the Site. Owner shall notify Contractor of any encumbrances or restrictions not of general application but specifically related to use of the Site with which Contractor must comply in performing the Work.

B. Upon reasonable written request, Owner shall furnish Contractor with a current statement of record legal title and legal description of the lands upon which permanent improvements 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:

1. Contractor shall confine construction equipment, temporary construction facilities, the 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 dispute resolution proceeding, or at law; and (c) to the fullest extent permitted by Laws and Regulations, 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 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 all court or arbitration or other dispute resolution costs) arising out of or relating to any claim or action, legal or equitable, brought by any such owner or occupant against Owner, Engineer, or any other party indemnified hereunder to the extent caused directly or indirectly, in whole or in part...
by, or based upon, Contractor’s performance of the Work, or because of other actions
or conduct of the Contractor or those for which Contractor is responsible.

B. **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, rubbish, and other debris. Removal and disposal of such waste materials,
rubbish, and other debris shall conform to applicable Laws and Regulations.

C. **Cleaning:** Prior to Substantial 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 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, techniques, 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 in such drawings; or
3. any Contractor interpretation of or conclusion drawn from any Technical Data or any
   such other data, interpretations, opinions, or information.
5.04 **Differing Subsurface or Physical Conditions**

A. **Notice by Contractor:** If Contractor believes that any subsurface or physical condition that is uncovered or revealed at the Site either:

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 Engineer’s written findings, conclusions, and recommendations, Owner shall issue a written 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, in whole or in part.

D. **Possible Price and Times Adjustments:**

1. Contractor shall be entitled to an equitable adjustment in Contract Price or Contract Times, or both, to the extent that the existence of a differing subsurface or physical condition, or any related delay, disruption, or interference, causes an increase or decrease in Contractor’s cost of, or time required for, performance of the Work; subject, however, to the following:

   a. such condition must fall within any one or more of the categories described in Paragraph 5.04.A;

   b. with respect to Work that is paid for on a unit price basis, any adjustment in Contract Price will be subject to the provisions of Paragraph 13.03; and,
c. 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.

2. Contractor shall not be entitled to any adjustment in the Contract Price or Contract Times with respect to a subsurface or physical condition if:
   a. Contractor knew of the existence of such condition at the time Contractor made 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
   c. Contractor failed to give the written notice as required by Paragraph 5.04.A.

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 in the Contract Documents with respect to existing Underground Facilities at or adjacent to the Site is based on information and data furnished to Owner or Engineer by the owners of such Underground Facilities, including Owner, or by others. Unless it is otherwise expressly provided in the Supplementary Conditions:

1. Owner and Engineer do not warrant or guarantee the accuracy or completeness of any such information or data provided by others; and

2. the cost of all of the following will be included in the Contract Price, and Contractor shall have full responsibility for:
   a. reviewing and checking all information and data regarding existing Underground Facilities at the Site;
   b. locating all Underground Facilities shown or indicated in the Contract Documents as being at the Site;
   c. coordination of the Work with the owners (including Owner) of such Underground Facilities, during construction; and
   d. the safety and protection of all existing Underground Facilities at the Site, and repairing any damage thereto resulting from the Work.

B. 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 part.

E. **Possible Price and Times Adjustments:**

1. Contractor shall be entitled to an equitable adjustment in the Contract Price or Contract Times, or both, to the extent that any existing Underground Facility at the Site that was not shown or indicated in the Contract Documents, or was not shown or indicated with reasonable accuracy, or any related delay, disruption, or interference, causes an increase or decrease in Contractor’s cost of, or time required for, performance of the Work; subject, however, to the following:
   a. Contractor did not know of and could not reasonably have been expected to be aware of or to have anticipated the existence or actual location of the Underground Facility in question;
   b. With respect to Work that is paid for on a unit price basis, any adjustment in Contract Price will be subject to the provisions of Paragraph 13.03;
   c. 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; and
   d. Contractor gave the notice required in Paragraph 5.05.B.

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.

3. 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 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, techniques, 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 in such drawings; or
   3. any Contractor interpretation of or conclusion drawn from any Technical Data or any such other data, interpretations, opinions or information.

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

D. Contractor shall be responsible for controlling, containing, and duly removing all 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 or 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 fullest extent permitted by Laws and Regulations, Owner shall indemnify and hold harmless Contractor, Subcontractors, 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 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.H 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 by Laws or Regulations, the Supplementary Conditions, or other specific provisions of the Contract. Contractor shall also furnish such other bonds as are 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 sureties as are named in “Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies” as published in Circular 570 (as amended and supplemented) by the Financial Management 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.

C. Contractor shall obtain the required bonds from surety companies that are duly licensed or authorized in the jurisdiction in which the Project is located to issue bonds in the required 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. Upon 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 deductibles. Contractor may block out (redact) any confidential premium or pricing information contained in any policy or endorsement furnished under this provision.

D. Owner shall deliver to Contractor, with copies to each named insured and additional insured (as identified in this Article, the Supplementary Conditions, or elsewhere in the Contract), certificates of insurance establishing that Owner has obtained and is maintaining the policies, coverages, and endorsements required of Owner by the Contract (if any). Upon request by Contractor or 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 documentation of applicable self-insured retentions and deductibles. Owner may block out (redact) any confidential premium or pricing information contained in any policy or endorsement furnished under this provision.

E. Failure of Owner or Contractor to demand such certificates or other evidence of the other party’s full compliance with these insurance requirements, or failure of Owner or 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 sickness or disease, or death of Contractor’s employees (by stop-gap 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 all operations by or on behalf of Contractor, on an occurrence basis, against:

1. claims for damages because of bodily injury, sickness or disease, or death of any person other than Contractor’s employees.
2. claims for damages insured by reasonably available personal injury liability coverage.
3. claims for damages, other than to the Work itself, because of injury to or destruction of tangible property wherever located, including loss of use resulting therefrom.

C. 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.
2. 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.
7. Additional insured endorsements that include both ongoing operations and products and completed operations coverage through ISO Endorsements CG 20 10 01 and CG 20 37 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 insurance against claims for damages because of bodily injury or death of any person 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 basis.

E. Umbrella or excess liability: Contractor shall purchase and maintain umbrella or excess liability insurance written over the underlying employer’s liability, commercial general liability, and automobile liability insurance described in the paragraphs 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 insurance: Contractor shall purchase and maintain a policy covering third-party injury and property damage 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 no less than three years after final completion.

G. **Additional insureds**: The Contractor’s commercial general liability, automobile liability, umbrella or excess, and pollution liability policies shall include and list as additional insureds Owner and Engineer, and any individuals or entities identified in the Supplementary 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 if expressly required in this Article) and at all times thereafter when Contractor may be correcting, removing, or replacing defective Work as a warranty or 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 of them to perform any of the Work, or by anyone for whose acts any of them may be liable.

J. The coverage requirements for specific policies of insurance must be met by such policies, and not by reference to excess or umbrella insurance provided in other policies.
6.04 Owner’s Liability Insurance

A. In addition to the insurance required to be provided by Contractor under Paragraph 6.03, Owner, 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:

1. 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.”

2. be written on a builder’s risk “all risk” policy form that shall at least include insurance 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; debris removal; demolition occasioned by enforcement of Laws and Regulations; water damage (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 current; earthquake; volcanic activity, and other earth movement; or flood, are not commercially available under builder’s risk policies, by endorsement or 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, machinery, apparatus, equipment, fixtures, and other property of a similar nature that are to be incorporated into or used in the preparation, fabrication, construction, erection, or completion of the Work, including Owner-furnished or assigned property; (b) spare parts inventory required within the scope of the Contract; and (c) temporary works which are not intended to form part of the permanent constructed Work but which are intended to provide working access to the Site, or to the Work under construction, or which are intended to provide temporary support for the Work under construction, including scaffolding, form work, fences, shoring, falsework, and temporary structures.

4. 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 prior 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 notice to each 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 a policy deductible.

D. Partial Occupancy or Use by Owner: If Owner will occupy or 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 purchaser 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 permitted to lapse on account of any such partial use or occupancy; rather, 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.

E. Additional Insurance: If Contractor elects to obtain other special insurance to be included in or 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:

1. loss due to business interruption, loss of use, or other consequential loss extending beyond direct physical loss or damage to Owner’s property or the Work caused by, arising out of, or resulting from fire or other perils whether or not insured by Owner; and

2. loss or damage to the completed Project or part thereof caused by, arising out of, or resulting from fire or other insured peril or cause of loss covered by any property insurance maintained on the completed Project or part thereof by Owner during partial occupancy or use pursuant to Paragraph 15.04, after Substantial Completion pursuant to Paragraph 15.03, or after final payment pursuant to Paragraph 15.06.

C. Any insurance policy maintained by Owner covering any loss, damage or consequential loss referred to in Paragraph 6.06.B shall contain provisions to the effect that in the event of payment of any such loss, damage, or consequential loss, the insurers will have no rights of recovery against Contractor, Subcontractors, or Engineer, or the officers, directors, members, 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

A. Any insured loss under the builder’s risk and other policies of insurance required by 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.

B. Proceeds for such insured losses may be made payable by the insurer either jointly to 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.

C. If no other special agreement is reached, the damaged Work shall be repaired or replaced, the money so received applied on account thereof, and the Work and the cost thereof covered by Change Order, if needed.

ARTICLE 7 – CONTRACTOR’S RESPONSIBILITIES

7.01 Supervision and Superintendence

A. Contractor shall supervise, inspect, and direct the Work competently and efficiently, devoting such attention thereto and applying such skills and expertise as may be necessary to perform the Work in accordance with the Contract Documents. Contractor shall be solely responsible for the means, methods, techniques, sequences, and procedures of construction.

B. 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 Labor; Working Hours

A. Contractor shall provide competent, suitably qualified personnel to survey and lay out the Work and perform construction as required by the Contract Documents. Contractor shall at all times maintain good discipline and order at the Site.

B. Except as otherwise required for the safety or protection of persons or the Work or 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

A. 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, start up, and completion of the Work, whether or not such items are specifically called for in the Contract Documents.

B. All materials and equipment incorporated into the Work shall be of good quality and new, 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.

C. All materials and equipment shall be stored, applied, installed, connected, erected, protected, used, cleaned, and conditioned in accordance with instructions of the applicable Supplier, except as otherwise may be provided in the Contract Documents.

7.04 “Or Equals”

A. Whenever an item of material or equipment is specified or described in the Contract Documents by using the name of a proprietary 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 is intended to establish the type, function, appearance, and quality required. Unless the specification or description contains or is followed by words reading that no like, equivalent, or “or equal” item is permitted, Contractor may request that Engineer authorize the use of other items of material or equipment, or items from other proposed suppliers under the circumstances described below.

1. If Engineer in its sole discretion determines that an item of material or equipment proposed by Contractor is functionally equal to that named and sufficiently similar so that no change in related Work will be required, Engineer shall deem it an “or equal” 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:
   a. in the exercise of reasonable judgment Engineer determines that:
      1) it is at least equal in materials of construction, quality, durability, appearance, strength, and design characteristics;
      2) it will reliably perform at least equally well the function and achieve the results imposed by the design concept of the completed Project as a functioning whole;
      3) it has a proven record of performance and availability of responsive service; and
      4) it is not objectionable to Owner.
   b. Contractor certifies that, if approved and incorporated into the Work:
      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.

B. Contractor’s Expense: Contractor shall provide all data in support of any proposed “or 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 nor denial of an “or-equal” request shall result in any change in Contract Price. The Engineer’s denial of an “or-equal” request shall be final and binding, and may not be reversed through an appeal under any provision of the Contract Documents.

E. Treatment as a Substitution Request: If Engineer determines that an item of material or equipment proposed by Contractor does not qualify as an “or-equal” item, Contractor may request that Engineer considered the proposed item as a substitute pursuant to Paragraph 7.05.

7.05 Substitutes

A. Unless the specification or description of an item of material or equipment required to be furnished 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 items of material or equipment under the circumstances described below. To the extent possible such requests shall be made before commencement of related construction at the 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.

2. The requirements for review by Engineer will be as set forth in Paragraph 7.05.B, as 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:

1) 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

3) whether incorporation or use of the proposed substitute item in connection with the Work is subject to payment of any license fee or royalty.

c. will identify:

1) all variations of the proposed substitute item from that specified, and
2) available engineering, sales, maintenance, repair, and replacement services.

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

B. *Engineer’s Evaluation and Determination*: Engineer will be allowed a reasonable time to
evaluate 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 evaluati
ng 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
can 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.

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 negotiation 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 or purchase order, Contractor shall submit to
Owner the 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
unless Owner raises a substantive, reasonable objection within five days.
E. Owner may require the replacement of any Subcontractor, Supplier, or other individual or entity 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 or entities performing or furnishing any of the Work from communicating with Engineer or Owner, except through Contractor or in case of an emergency, or 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 trade.

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.

N. Owner may furnish to any Subcontractor or Supplier, to the extent practicable, information about amounts paid to Contractor on account of Work performed for Contractor by the particular Subcontractor or Supplier.
O. Nothing in the Contract Documents:
   1. 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 Documents, but not identified as being subject to payment of any license fee or royalty 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 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 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 not specified in the Contract Documents.

7.08 Permits

A. Unless otherwise provided in the Contract Documents, Contractor shall obtain and pay for all construction permits and licenses. Owner shall assist Contractor, when necessary, in obtaining such permits and licenses. Contractor shall pay all governmental charges and inspection 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.

B. If Contractor performs any Work or takes any other action knowing or having reason to 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.

C. Owner or Contractor may give notice to the other party of any changes after the submission of Contractor’s Bid (or after the date when Contractor became 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 in Laws or 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 entitlement 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 days of such notice Contractor may submit a Change Proposal, or Owner may initiate a Claim.

7.11 **Record Documents**

A. 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 record 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 **Safety 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;
2. all the Work and materials and equipment to be incorporated therein, whether in 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 caused, directly or indirectly, 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 anyone for 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, directly 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).

F. 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

A. Contractor shall be responsible for coordinating any exchange of material safety data 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 have:
   a. reviewed and coordinated the Shop Drawing or Sample with other Shop Drawings and Samples and with the requirements of the Work and the Contract Documents;
   b. determined and verified all field measurements, quantities, dimensions, specified performance and design criteria, installation requirements, materials, catalog numbers, and similar information with respect thereto;
   c. determined and verified the suitability of all materials and equipment offered with respect to the indicated application, fabrication, shipping, handling, storage, assembly, and installation pertaining to the performance of the Work; and
   d. determined and verified all information relative to Contractor’s responsibilities for means, methods, techniques, sequences, and procedures of construction, and safety precautions and programs incident thereto.

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.

3. With each submittal, Contractor shall give Engineer specific written notice of any 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 7.16.D.

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.

D. **Engineer’s Review:**
   1. Engineer will provide timely review of Shop Drawings and Samples in accordance with the Schedule of Submittals acceptable to Engineer. Engineer’s review and approval will be only to determine if the items covered by the submittals will, after installation or incorporation in the Work, conform to the information given in the Contract Documents and be compatible with the design concept of the completed Project as a functioning whole as indicated by the Contract Documents.
   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.
   5. Engineer’s review and approval of a Shop Drawing or Sample shall not relieve Contractor from responsibility for complying with the requirements of Paragraph 7.16.A and B.
   6. Engineer’s review and approval of a Shop Drawing or Sample, or of a variation from 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 Document.
8. Contractor shall perform the Work in compliance with the requirements and commitments set forth in approved Shop Drawings and Samples, subject to the provisions of Paragraph 7.16.D.4.

E. **Resubmittal Procedures**:

1. Contractor shall make corrections required by Engineer and shall return the required number of corrected copies of Shop Drawings and submit, as required, new Samples for review and approval. Contractor shall direct specific attention in writing to revisions other than the corrections called for by Engineer on previous submittals.

2. Contractor shall furnish required submittals with sufficient information and accuracy to obtain required approval of an item with no more than three submittals. Engineer will record Engineer’s time for reviewing a fourth or subsequent submittal of a Shop Drawings, sample, or other item requiring approval, and Contractor shall be responsible for Engineer’s charges to Owner for such time. Owner may impose a set-off against payments due to Contractor to secure reimbursement for such charges.

3. 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**

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.

B. Contractor’s warranty and guarantee hereunder excludes defects or damage caused by:

1. abuse, modification, or improper maintenance or operation by persons other than Contractor, Subcontractors, Suppliers, or any other individual or entity for whom Contractor is responsible; or

2. normal wear and tear under normal usage.

C. Contractor’s obligation to perform and complete the Work in accordance with the Contract 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;

2. recommendation by Engineer or payment by Owner of any progress or final payment;

3. the issuance of a certificate of Substantial Completion by Engineer or any payment related thereto by Owner;

4. use or occupancy of the Work or any part thereof by Owner;

5. any review and approval of a Shop Drawing or Sample submittal;

6. the issuance of a notice of acceptability by Engineer;

7. any inspection, test, or approval by others; or

8. any correction of defective Work by Owner.
D. If the Contract requires the Contractor to accept the assignment of a contract entered into by Owner, then the specific warranties, guarantees, and correction obligations contained in the assigned contract shall govern with respect to Contractor’s performance obligations to Owner for the Work described in the assigned contract.

7.18 Indemnification

A. 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 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 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.

B. 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:

1. the preparation or approval of, or the failure to prepare or approve maps, Drawings, opinions, reports, surveys, Change Orders, designs, or Specifications; or
2. giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage.

7.19 Delegation of Professional Design Services

A. Contractor will not be required to provide professional design services unless such services are specifically required by the Contract Documents for a portion of the Work or unless such services are required to carry out Contractor’s responsibilities for construction means, methods, techniques, sequences and procedures. Contractor shall not be required to provide professional services in violation of applicable Laws and Regulations.

B. If professional design services or certifications by a design professional related to systems, materials, or equipment are 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 licensed professional, whose signature and seal shall appear on all drawings, calculations, specifications, certifications, and other submittals prepared by such professional. Shop
Drawings 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 submitted 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.

D. Pursuant to this paragraph, Engineer’s review and approval of design calculations and 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 equipment and the execution of such other work. Contractor shall do all cutting, 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 not endanger any work of others by cutting, excavating, or otherwise altering such work; provided, however, that Contractor may cut or alter others’ work with the written consent of Engineer and the others whose work will be affected.

D. If the proper execution or 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 promptly report to Engineer in writing any delays, defects, or deficiencies in such other work that 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**

A. If, in the course of performing other work at or adjacent to the Site for Owner, the Owner’s employees, any other contractor working for Owner, or any utility owner 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 both. 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 such other work that was provided to Contractor in the Contract Documents prior to the submittal 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 on Contractor assigning to Owner all Contractor’s rights against such other contractor or utility owner with respect to the damage, delay, disruption, or interference that is the subject of the adjustment. 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.

B. Contractor shall take reasonable and customary measures to avoid damaging, delaying, disrupting, 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 contractor 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, Owner shall issue all communications to Contractor through Engineer.

9.02 Replacement of Engineer
A. Owner may at its discretion appoint an engineer to replace Engineer, provided Contractor makes no reasonable objection to the replacement engineer. The replacement engineer’s status under the Contract Documents shall be that of the former Engineer.

9.03 Furnish Data
A. Owner shall promptly furnish the data required of Owner under the Contract Documents.

9.04 Pay When Due
A. Owner shall make payments to Contractor when they are due as provided in the Agreement.

9.05 Lands and Easements; Reports, Tests, and Drawings
A. Owner’s duties with respect to providing lands and easements are set forth in Paragraph 5.01.
B. Owner’s duties with respect to providing engineering surveys to establish reference points 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*

A. Owner’s responsibility in respect to an undisclosed Hazardous Environmental Condition is set forth in Paragraph 5.06.

9.11 *Evidence of Financial Arrangements*

A. Upon request of Contractor, Owner shall furnish Contractor reasonable evidence that 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*

A. While at the Site, Owner’s employees and representatives shall comply with the specific applicable requirements of Contractor’s safety programs of which Owner has been informed.

B. Owner shall furnish copies of any applicable Owner safety programs to Contractor.

**ARTICLE 10 – ENGINEER’S STATUS DURING CONSTRUCTION**

10.01 *Owner’s Representative*

A. Engineer will be Owner’s representative during the construction period. The duties and 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*

A. Engineer will make visits to the Site at intervals appropriate to the various stages of 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.

B. Engineer’s visits and observations are subject to all the limitations on Engineer’s authority 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 will furnish a Resident Project Representative to represent Engineer at the Site and assist Engineer in observing the progress and quality of the Work, then the authority and responsibilities of any such Resident Project Representative will be as provided in the Supplementary Conditions, and limitations on the responsibilities thereof will be as provided in Paragraph 10.08. If Owner designates another representative or agent to represent Owner at the Site who is not Engineer’s consultant, agent, or employee, the responsibilities and authority and limitations thereon of such other individual or entity will be as provided in the Supplementary Conditions.

10.04 Rejecting Defective Work

A. Engineer has the authority to reject Work in accordance with Article 14.

10.05 Shop Drawings, Change Orders and Payments

A. Engineer’s authority, and limitations thereof, as to Shop Drawings and Samples, are set forth in Paragraph 7.16.

B. 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.

C. Engineer’s authority as to Change Orders is set forth in Article 11.

D. Engineer’s authority as to Applications for Payment is set forth in Article 15.

10.06 Determinations for Unit Price Work

A. Engineer will determine the actual quantities and classifications of Unit Price Work 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, or give 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 surety for or employee or agent of any of them.
B. 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. Engineer will not be responsible for Contractor’s failure to perform the Work in accordance with the Contract Documents.

C. Engineer will not be responsible for the acts or omissions of Contractor or of any Subcontractor, any Supplier, or of any other individual or entity performing any of the Work.

D. Engineer’s review of the final Application for Payment and accompanying documentation and all maintenance and operating instructions, schedules, guarantees, bonds, certificates of inspection, tests and approvals, and other documentation required to be delivered by Paragraph 15.06.A will only be to determine generally that their content complies with the requirements 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 Work, (2) the design (as set forth in the Drawings, Specifications, or otherwise), or (3) other engineering or technical matters, without the recommendation of the Engineer. Such an amendment shall be set forth in a Change Order.

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, if any, on the Contract Price 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 Price or 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 Claim seeking an adjustment of the Contract Price or the Contract Times, or both, no later than 60 days after issuance of the Work Change Directive.

3. **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 an emergency as provided in Paragraph 7.15 or in the case of uncovering Work as provided in Paragraph 14.05.

11.04 **Change of Contract Price**

A. The Contract Price may only be changed by a Change Order. Any Change Proposal for an 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.

B. An adjustment in the Contract Price will be determined as follows:

1. where the Work involved is covered by unit prices contained in the Contract Documents, then by application of such unit prices to the quantities of the items involved (subject to the provisions of Paragraph 13.03); or

2. where the Work involved is not covered by unit prices contained in the Contract Documents, then by a mutually agreed lump sum (which may include an allowance for overhead and profit not necessarily in accordance with Paragraph 11.04.C.2); or

3. 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).

C. Contractor’s Fee: When applicable, the Contractor’s fee for overhead and profit shall be 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:

   a. for costs incurred under Paragraphs 13.01.B.1 and 13.01.B.2, the Contractor’s fee 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 11.01.C.2.a and 11.01.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 actual 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.C.2.a through 11.04.C.2.e, inclusive.

11.05 Change of Contract Times

A. The Contract Times may 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 12.

B. An adjustment of the Contract Times shall be subject to the limitations set forth in Paragraph 4.05, concerning delays in Contractor’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.

2. **Engineer’s Action**: Engineer will review each Change Proposal and, within 30 days after 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 Contractor 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 commencing the time for appeal of the denial under Article 12.

3. **Binding Decision**: Engineer’s decision will be final and binding upon Owner and Contractor, unless Owner or Contractor appeals the decision by filing a Claim under Article 12.

B. **Resolution of Certain Change Proposals**: If the Change Proposal does not involve the design (as set forth in the Drawings, Specifications, or otherwise), the acceptability of the Work, or other engineering or technical matters, then Engineer will notify the parties that the Engineer is unable to resolve the Change Proposal. For purposes of further resolution of such a Change Proposal, such notice shall be deemed a denial, and Contractor may choose to seek resolution under the terms of Article 12.

11.07 **Execution of Change Orders**

A. Owner and Contractor shall execute appropriate Change Orders covering:

1. changes in the Contract Price or Contract Times which are agreed to by the parties, including any undisputed sum or amount of time for Work actually performed in 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;

3. changes in the Work which are: (a) ordered by Owner pursuant to Paragraph 11.02, (b) 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

4. changes in the Contract Price or Contract Times, or other changes, which embody the 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 Times, or other relief under the Contract Documents; and

3. Disputes that Engineer has been unable to address because they do not involve the design (as set forth in the Drawings, Specifications, or otherwise), the acceptability of the Work, or other engineering or technical matters.

B. Submittal of Claim: The party submitting a Claim shall deliver it directly to the other party to the Contract promptly (but in no event later than 30 days) after the start of the event giving rise 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, for 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 good faith, that the supporting data are accurate and complete, and that to the best of 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 appeal of the denial. A denial of the Claim shall be final and binding unless within 30 days of the denial the other party invokes the procedure set forth in Article 17 for the final resolution of disputes.

G. Final and Binding Results: If the parties reach a mutual agreement regarding a Claim, whether through approval of the Claim, direct negotiations, mediation, or otherwise; or if a Claim is approved in part and denied in part, or denied in full, and such actions become final and binding; then the results of the agreement or action on the Claim shall be incorporated in a Change Order to the extent they affect the Contract, including the Work, the Contract Times, or the Contract Price.

ARTICLE 13 – COST OF THE WORK; ALLOWANCES; UNIT PRICE WORK

13.01 Cost of the Work

A. Purposes for Determination of Cost of the Work: The term Cost of the Work means the sum of all costs necessary for the proper performance of the Work at issue, as further defined below. The provisions 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:

1. Payroll costs for employees in the direct employ of Contractor in the performance of 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.

2. Cost of all materials and equipment furnished and incorporated in the Work, including costs of transportation and storage thereof, and Suppliers' field services required in connection therewith. All cash discounts shall accrue to Contractor unless Owner deposits funds with Contractor with which to make payments, in which case the cash discounts shall accrue to Owner. All trade discounts, rebates, and refunds and returns from sale of surplus materials and equipment shall accrue to Owner, and Contractor shall make provisions so that they may be obtained.

3. Payments made by Contractor to Subcontractors for Work performed by 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 be acceptable. If any subcontract provides that the Subcontractor is to be paid on the basis of Cost of the Work plus a fee, the 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.

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

5. Supplemental costs including the following:
   a. The proportion of necessary transportation, travel, and subsistence expenses of 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.
   c. Rentals of all construction equipment and machinery, and the parts thereof, 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 causes
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 determining Contractor’s fee.

g. The cost of utilities, fuel, and sanitary facilities at the Site.

h. Minor expenses such as communication service at the Site, express and courier services, and similar petty cash items in connection with the Work.

i. The costs of premiums for all bonds and insurance that Contractor is required by the Contract Documents to purchase and maintain.

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

1. Payroll costs and other compensation of Contractor’s officers, executives, principals (of 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.

4. Costs due to 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, including but not limited to, the correction of defective Work, disposal of materials or equipment wrongly supplied, and making good any damage to property.

5. Other overhead or general expense costs of any kind and the costs of any item not 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 pursuant to this Article 13, Contractor will establish and maintain records thereof in accordance with generally accepted accounting practices and submit in a form acceptable to Engineer an itemized cost breakdown together with supporting data.

13.02 Allowances

A. It is understood that Contractor has included in the Contract Price 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:

1. the cash allowances include the cost to Contractor (less any applicable trade discounts) of materials and equipment required by the allowances to be delivered at the Site, and all applicable taxes; and

2. Contractor’s costs for unloading and handling on the Site, labor, installation, overhead, profit, and other expenses contemplated for the cash allowances have been included in the Contract Price and not in the allowances, and no demand for additional payment on account of any of the foregoing will be valid.

C. **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**

A. Where the Contract Documents provide that all or part of the Work is to be Unit Price 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.

B. The estimated quantities of items of Unit Price Work are not guaranteed and are solely for 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.

D. Engineer will determine the actual quantities and classifications of Unit Price Work 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.

E. Within 30 days of Engineer’s written decision under the preceding paragraph, Contractor may submit a Change Proposal, or Owner may file a Claim, seeking an adjustment in the Contract Price if:

1. the quantity of any item of Unit Price Work performed by Contractor differs materially and significantly from the estimated quantity of such item indicated in the Agreement;

2. there is no corresponding adjustment with respect to any other item of Work; and

3. Contractor believes that it is entitled to an increase in Contract Price as a result of having incurred additional expense or 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 such increase or decrease.
ARTICLE 14 – TESTS AND INSPECTIONS; CORRECTION, REMOVAL OR ACCEPTANCE OF DEFECTIVE WORK

14.01 Access to Work

A. Owner, Engineer, their consultants and other representatives and personnel of Owner, independent 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

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 qualified 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;

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 individuals 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. If any Work (or 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 Engineer, uncover such Work for observation. Such uncovering shall be at Contractor’s expense unless Contractor had given Engineer timely notice of Contractor’s intention to
cover the same and Engineer had not acted with reasonable promptness in response 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, then Owner may impose a reasonable set-off against payments due under Article 15.

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, if 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, costs, losses, and damages 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 diminished value of the Work to the extent not otherwise paid by Contractor. If any such acceptance occurs prior to final payment, the necessary revisions in the Contract Documents with respect to the Work shall be incorporated 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 **Uncovering Work**

A. Engineer has the authority to require special 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.

1. 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 Owner 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 Subcontractor, any Supplier, any other individual or entity, or any surety 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 replace rejected Work as required by Engineer, or if Contractor fails to perform the Work in accordance with the Contract Documents, or if Contractor fails to comply with any other provision of the Contract Documents, then Owner may, after seven days written notice to Contractor, correct or remedy any such deficiency.

B. In exercising the rights and remedies under this Paragraph 14.07, Owner shall proceed expeditiously. 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 submit to 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 Documents. If payment is requested on the basis of materials and equipment not incorporated 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 Liens, and evidence that the materials and equipment are covered by appropriate property insurance, a warehouse bond, or other arrangements to protect Owner’s interest therein, all of which must be satisfactory to Owner.

2. Beginning with the second Application for Payment, each Application shall include an affidavit of Contractor stating that all previous progress payments received on account of the Work have been applied on account to discharge Contractor’s legitimate obligations associated with prior Applications for Payment.

3. 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:
a. the Work has progressed to the point indicated;

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

c. the conditions precedent to Contractor’s being entitled to such payment appear to have been fulfilled in so far as it is Engineer’s responsibility to observe the Work.

3. By recommending any such payment Engineer will not thereby be deemed to have represented that:

a. inspections made to check the quality or the quantity of the Work as it has been performed have been exhaustive, extended to every aspect of the Work in progress, or involved detailed inspections of the Work beyond the responsibilities specifically assigned to Engineer in the Contract; or

b. there may not be other matters or issues between the parties that might entitle Contractor to be paid additionally by Owner or entitle Owner to withhold payment to Contractor.

4. Neither Engineer’s review of Contractor’s Work for the purposes of recommending payments nor Engineer’s recommendation of any payment, including final payment, will impose responsibility on Engineer:

a. to supervise, direct, or control the Work, or

b. 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

e. to determine that title to any of the Work, materials, or equipment has passed to 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.

6. Engineer will recommend reductions in payment (set-offs) necessary in Engineer’s opinion to protect Owner from loss because:

a. the Work is defective, requiring correction or replacement;

b. the Contract Price has been reduced by Change Orders;

c. Owner has been required to correct defective Work in accordance with Paragraph 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.

D. Payment Becomes Due:

1. Ten days after presentation of the Application for Payment to Owner with Engineer’s recommendation, the amount recommended (subject to any Owner set-offs) will become due, and when due will be paid by Owner to Contractor.

E. Reductions in Payment by Owner:

1. In addition to any reductions in payment (set-offs) recommended by Engineer, Owner is entitled to impose a set-off against payment based on any of the following:
   a. claims have been made against Owner on account of Contractor’s conduct in the performance or furnishing of the Work, or Owner has incurred costs, losses, or damages on account of Contractor’s conduct in the performance or furnishing of the Work, including but not limited to claims, costs, losses, or damages from workplace injuries, adjacent property damage, non-compliance with Laws and Regulations, and patent infringement;
   b. Contractor has failed to take reasonable and customary measures to avoid damage, delay, disruption, and interference with other work at or adjacent to the Site;
   c. Contractor has failed to provide and maintain required bonds or insurance;
   d. Owner has been required to remove or remediate a Hazardous Environmental Condition for which Contractor is responsible;
   e. Owner has incurred extra charges or engineering costs related to submittal 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;
   g. Owner has been required to correct defective Work in accordance with Paragraph 14.07, or has accepted defective Work pursuant to Paragraph 14.04;
   h. the Contract Price has been reduced by Change Orders;
   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;
   l. 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 promptly 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 submits a Change Proposal contesting the reduction.

3. Upon a subsequent determination that Owner’s refusal of payment was not justified, the amount wrongfully withheld shall be treated as an amount due as determined by Paragraph 15.01.C.1 and subject to interest as provided in the Agreement.

15.02 Contractor’s Warranty of Title

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

15.03 Substantial Completion

A. 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 following 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 upon 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 payment. In appropriate cases Contractor may submit monthly Applications for Payment for completed punch list items, following the progress payment procedures set forth above.

F. Owner shall have the right 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 or Occupancy

A. Prior 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:

1. 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.

2. At any time Contractor may notify Owner and Engineer in writing that Contractor 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.

3. Within a reasonable time after either such request, Owner, Contractor, and Engineer 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.

4. No use or occupancy or separate operation of part of the Work may occur prior to compliance with the requirements of Paragraph 6.05 regarding builder’s risk or other property insurance.

15.05 Final Inspection

A. Upon written notice from Contractor that the entire Work or an agreed portion thereof is complete, Engineer will promptly make a final inspection with Owner and Contractor and will notify Contractor in writing of all particulars in which this inspection reveals that the Work, or agreed portion thereof, is incomplete or defective. Contractor shall immediately take such measures as are necessary to complete such Work or remedy such deficiencies.

15.06 Final Payment

A. Application for Payment:

1. After Contractor has, in the opinion of Engineer, satisfactorily completed all corrections identified during the final inspection and has delivered, in accordance with the Contract Documents, all maintenance and operating instructions, schedules, guarantees, bonds, certificates or other evidence of insurance, certificates of
inspection, annotated record documents (as provided in Paragraph 7.11), and other documents, Contractor may make application for final payment.

2. The final Application for Payment shall be accompanied (except as previously delivered) by:
   a. all documentation called for in the Contract Documents;
   b. consent of the surety, if any, to final payment;
   c. satisfactory evidence that all title issues have been resolved such that title to all 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.
   d. a list of all disputes that Contractor believes are unsettled; and
   e. complete and legally effective releases or waivers (satisfactory to Owner) of all 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:**

1. If, on the basis of Engineer’s observation of the Work during construction and final inspection, and Engineer’s review of the final Application for Payment and 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 recommendation of final payment and present the Application for Payment 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 to Owner and Contractor that the Work is acceptable, subject to the provisions of Paragraph 15.07. Otherwise, Engineer will return the Application for Payment to Contractor, indicating in writing the reasons for refusing to recommend final payment, in which case Contractor shall make the necessary corrections and resubmit the Application for Payment.

C. **Completion of Work:** The Work is complete (subject to surviving obligations) when it is ready for final payment as established by the Engineer’s written recommendation of final payment.

D. **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.

B. The acceptance of final payment by Contractor will constitute a waiver by Contractor of all 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 Owner’s written instructions:

1. correct the defective repairs to the Site or such other adjacent areas;
2. correct such defective Work;
3. if the defective Work has been rejected by Owner, remove it from the Project and replace it with Work that is not defective, and
4. satisfactorily correct or repair or remove and replace any damage to other Work, to the work of others, or to other land or areas resulting therefrom.

B. If Contractor does not promptly comply with the terms of Owner’s written instructions, or in an emergency where delay would cause serious risk of loss or damage, Owner may have the defective Work corrected or repaired or may have the rejected Work removed and replaced. Contractor shall pay 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 correction or repair or such removal and replacement (including but not limited to all costs of repair or replacement of work of others).

C. 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.
E. Contractor’s obligations under this paragraph are in addition to all other obligations and 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 or 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 disregard of the authority of Owner or Engineer.

B. If one or more of the events identified in Paragraph 16.02.A occurs, then after giving Contractor (and any surety) ten days written notice that Owner is considering a declaration that Contractor is in default and termination of the contract, Owner may proceed to:

1. declare Contractor to be in default, and give Contractor (and any surety) notice that the Contract is terminated; and
2. enforce the rights available to Owner under any applicable performance bond.

C. Subject to the terms and operation of any applicable performance bond, if Owner has terminated the Contract for cause, Owner may exclude Contractor from the Site, take possession of the Work, incorporate in the Work all materials and equipment stored at the Site or for which Owner has paid Contractor but which are stored elsewhere, and complete the Work as Owner may deem expedient.

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 Owner, terminate the Contract. In such case, Contractor shall be paid for (without duplication of any items):

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;

2. expenses sustained prior to the effective date of termination in performing services and furnishing labor, materials, or equipment as required by the Contract Documents in connection with uncompleted Work, plus fair and reasonable sums for overhead and profit on such expenses; and

3. other reasonable expenses directly attributable to termination, including costs incurred to prepare a termination for convenience cost proposal.

B. Contractor 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, or 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 has 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 dispute resolution process provided for in the Supplementary Conditions; or
   2. agree with the other party to submit the dispute to another dispute resolution process; or
   3. if no dispute resolution process is provided for in the Supplementary Conditions or mutually agreed to, give written notice to the other party of the intent to submit the dispute to a court of competent jurisdiction.

ARTICLE 18 – 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

A. 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 apply.
18.04 **Limitation of Damages**
A. With respect to any and all Change Proposals, Claims, disputes subject to final resolution, and other matters at issue, neither Owner nor Engineer, nor any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors, shall be liable to Contractor for any claims, costs, losses, or damages sustained by Contractor on or in connection with any other project or anticipated project.

18.05 **No Waiver**
A. A party’s non-enforcement of any provision shall not constitute a waiver of that provision, nor shall it affect the enforceability of that provision or of the remainder of this Contract.

18.06 **Survival of Obligations**
A. All 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 **Headings**
A. Article and paragraph headings are inserted for convenience only and do not constitute parts of these General Conditions.
# SECTION 00 73 00
## SUPPLEMENTARY CONDITIONS

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SUPPLEMENTARY CONDITIONS

AMENDMENTS TO GENERAL CONDITIONS

These Supplementary Conditions amend or supplement the Standard General Conditions of the Construction Contract (EJCDC C-700, 2013 edition) and other provisions of the Contract Documents as indicated below. All provisions which are not so amended or supplemented remain in full force and effect.

ARTICLE 1. DEFINITIONS AND TERMINOLOGY

Delete the words "The individual or entity named as such in the Agreement" in 1.01.A.20 of the General Conditions, “Engineer”, and insert the following in their place:

"The individual or entity duly appointed by the Owner to undertake the duties and powers herein assigned to the Engineer, acting either directly or through duly appointed representatives."

ARTICLE 2. PRELIMINARY MATTERS

SC-2.02

Delete paragraph 2.02A of the General Conditions in its entirety.

SC-2.03

“Delete paragraph 2.03 A.3 of the General Conditions and replace with the following:

3. a preliminary Schedule of Values for each Lump Sum item listed in the Bid, which includes quantities and prices of items which when added together equal the Lump Sum Bid Price and subdivides the Lump Sum Bid item 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.”

SC-2.05

“Delete paragraph 2.05 A.3 of the General Conditions and replace with the following.

3. Contractor’s Schedule of Values for Lump Sum Items will be acceptable to Engineer as to form and substance if it provides a reasonable allocation of the Lump Sum Price to the component parts of the Work associated with the Lump Sum Item.”

08/29/2019 00 73 00-3
ARTICLE 3. DOCUMENTS: INTENT, REQUIREMENTS, REUSE

SC-3.01

Add the following sentence at the end of Paragraph 3.01A of the General Conditions:

"...by all. Each and every provision of law and clause required by law to be inserted in these Contract Documents shall be deemed to be inserted herein, and they shall be read and enforced as though it were included herein, and if through mistake or otherwise, any such provision is not inserted, or if not correctly inserted, then upon the application of either party, the Contract Documents shall forthwith be physically amended to make such insertion."

SC-3.03

Delete the last phrase of paragraph 3.03 A.3 of the General Conditions starting with “had”, and substitute the following:

“knew or reasonably should have known thereof.”

ARTICLE 4. COMMENCEMENT AND PROGRESS OF THE WORK

SC-4.01

Add a new paragraph immediately after paragraph 4.01A of the General Conditions which is to read as follows:

“B. Notwithstanding the time limitations provided in paragraph 4.01A, the OWNER may desire to commence the Contract Times later than the sixtieth day after the bid opening. The OWNER and CONTRACTOR, upon mutual agreement, may extend the commencement of the Contract Times to any date that they elect. OWNER must obtain CONTRACTOR’s approval for extending the time beyond the dates/times stated in the Contract Documents.”

SC-4.03

Add a new paragraph immediately after paragraph 4.03A of the General Conditions which is to read as follows:

"B. Engineer may check the lines, elevations and reference marks set by Contractor, and Contractor shall correct any errors disclosed by such check. Such a check shall not be considered as approval of Contractor's work and shall not relieve Contractor of the responsibility for construction of the entire Work in accordance with the Contract Documents. Contractor shall furnish personnel to assist Engineer in checking lines and grades."

SC-4.04

Add the following paragraph after paragraph 4.04B of the General Conditions:
SC-4.05

Delete Article 4.05A in its entirety and replace with the following:

“A. The Contractor hereby agrees that the Contractor shall have no claim for damages of any kind against the Owner or the Designer on account of any delay in the commencement or performance of any of the work or any delay or suspension of any portion of the work, whether such delay is caused by the Owner, the Designer, or otherwise except as provided for within the prevailing statutes. The Contractor acknowledges that the Contractor’s sole remedy for any such delay and/or suspension will be an extension of time as provided in the Contract Documents. The Contractor will under no circumstances be eligible for additional compensation on account of any delay even if an extension of time is granted by the Owner.

Delete Article 4.05G in its entirety and replace it with the following:

“G. Change Order requests for an extension of time under this paragraph must be submitted no later than 14 calendar days from the commencement of the event giving rise to the claimed delay, and must be accompanied by a detailed analysis identifying each action(s) or additional work item(s) which caused the delay and identifying exactly which items along the critical path were impacted or delayed. Accumulating the amount of time required to complete a series of additional work items or delays and adding this time to the original Contract Time will not be considered justification for an extension of time. To justify an extension of Contract Time, the Contractor must prove clearly and convincingly that the critical path for construction has been impacted by circumstances beyond the control of the Contractor and that the CPM schedule cannot be revised to eliminate the need for the requested time extension.”

Add the following new paragraphs after paragraph 4.05G of the General Conditions:

“4.06 Liquidated Damages:

A. If the Contractor shall neglect, fail or refuse to complete the work within the time herein specified, or any proper extension thereof granted by the Owner, then the Contractor does hereby agree, as a part consideration for the awarding of this Contract, to pay to the Owner the amount specified in the Contract, not as a penalty but as liquidated damages for such breach of contract as hereinafter set forth, for each and every calendar day that the Contract shall be in default after the time stipulated in the Contract for completing the work. Such damages may be retained from time to time by the Owner from progress payments or any amounts owing to the Contractor, or otherwise collected.

B. The said amount is fixed and agreed upon by and between the Contractor and the Owner because of the impracticability and extreme difficulty of fixing and ascertaining the actual damages the Owner would in such event sustain, and said amount is agreed to be the amount
of damages which the Owner would sustain and said amount shall be retained from time to time by the Owner from current periodical estimates.

C. It is further agreed that time is of the essence of each and every portion of this Contract and of the specifications wherein as definite and certain length of times if fixed for the performance of any act whatsoever; and where under the Contract an additional time is allowed for the completion of any work, the new time limit fixed by such extension shall be of the essence of this Contract. Provided that the Contractor shall not be charged with liquidated damages of any excess cost when the Owner determines that the Contractor is without fault and the Contractor's reasons for the time extension are acceptable to the Owner; Provided, further, that the Contractor shall not be charged with liquidated damages or any excess cost when the delay in completion of the work is due:

1) to any preference, priority or allocation order duly issued by the Government;
2) to unforeseeable cause beyond the control and without the fault or negligence of the Contractor, including, but not restricted to, acts of God, or of the public enemy, acts of the Owner, acts of another Contractor in the performance of a contract with the Owner, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and severe weather; and
3) to any delays of subcontractors or suppliers occasioned by any of the causes specified in subsections C(1) and C(2) above;

D. Provided, further, that the Contractor shall, within thirty (30) days from the beginning of such delay, unless the Owner shall grant a further period of time prior to the date of final settlement of the Contract, notify the Owner, in writing, of the causes of the delay, who shall ascertain the facts and extent of the delay and notify the Contractor within a reasonable time of its decision in the matter."

ARTICLE 5. AVAILABILITY OF LANDS; SUBSURFACE AND PHYSICAL CONDITIONS; HAZARDOUS ENVIRONMENTAL CONDITIONS

SC-5.03
Delete the term “Supplementary Conditions” of paragraph 5.03A of the General Conditions and replace it with “Contract Documents”.

Delete the term “Supplementary Conditions” of paragraph 5.03B line 2 of the General Conditions and replace it with “Contract Documents”.

SC-5.05
Delete the following words from lines 3 and 4 of paragraph 5.05 E.1 of the General Conditions:

“...or was not shown or indicated with reasonable accuracy”

SC-5.06
08/29/2019 00 73 00-6
Delete the term Supplementary Conditions in paragraph 5.06A of the General Conditions and replace it with “Contract Documents”.

Add the following sentences at the end of paragraph 5.06A of the General Conditions:

"Responsibilities of the Contractor with regard to removal and disposal of hazardous materials and substances on the project are described in detail in these Contract Documents. The Contractor, who may act as Owner's agent, and all Subcontractors are responsible to transport all hazardous materials and to handle and dispose of all such material in accordance with local, state and federal regulations and will ensure proper material disposal at a facility licensed to receive such material."

Add the following to the first sentence of paragraph 5.06C:

“or unless Contractor caused or contributed to such Hazardous Environmental Condition.”

ARTICLE 6. BONDS AND INSURANCE

NOTICE TO CONTRACTOR:

1. Proof of Insurance coverage shall be furnished to the Owner in accordance with the schedule for submittal of Bonds and Agreements.

2. Additionally, refer to Article 2. PRELIMINARY MATTERS, Paragraph SC-2.01 B of the General Conditions.

SC-6.01

Insert these sentences following SC-6.01.A of the General Conditions: The Surety Company providing the bonds shall have a rating of A or better within the Best Key Rating Guide. The CONTRACTOR shall pay the premiums for such Bonds.

SC-6.02

Delete paragraph 6.02D of the General Conditions in its entirety if Owner is not providing insurance policies, coverages or endorsements for the Work.

SC-6.03

Add the following to paragraph 6.03C:

“9. Independent Contractors Coverage.”

The limits 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 law:

6.03A Workers' Compensation.
Worker's Compensation per Statutory Requirements

Coverage B - Employer's Liability $100,000/$500,000/$100,000

6.03B and 6.03C Commercial General Liability Limits shall include coverage for Independent Contractors, explosion, collapse and underground hazard coverage (XCU), broad form property damage, blanket contractual liability and products/completed operations. The general aggregate limits shall be endorsed so that they respond on a per project and per location basis.

Limits:

$1,000,000 each occurrence

$2,000,000 general aggregate

$2,000,000 products/completed operations aggregate

6.03D Automobile Liability for owned, hired and non-owned vehicles:

$1,000,000 Bodily Injury and Property Damage combined single limit

6.03E Umbrella or Excess Liability

Combined single limit of not less than $5,000,000 per occurrence and in the aggregate

6.03F Contractor’s Pollution Liability

$2,000,000 each occurrence and $2,000,000 in the aggregate

6.03H Contractor’s Professional Liability

$1,000,000 per claim and $1,000,000 in the aggregate

Delete paragraph 6.03.I.3 of the General Conditions in its entirety and insert the following in its place:

“3. Contain a provision that notice of cancellation of insurance be delivered in accordance with policy provisions. In addition, the Contractor and/or its insurance broker/agent shall immediately notify the Owner and Engineer should any insurance coverage be cancelled. The Contractor shall immediately stop work on the Project and shall not resume work until the Contractor provides evidence, to the Owner and Engineer, in the form of an acceptable insurance certificate, of new insurance coverage that replaces all cancelled coverage that is required for the Project.”
Add the following paragraphs to SC-6.03I of the General Conditions:

“6. If the aggregate limits of liability indicated in Contractor's insurance provided in accordance with paragraph 6.03 are not sufficient to cover all claims for damages arising from its operations under this Contract and from any other work performed by it or if the commercial general liability insurance policy of insurance does not provide that the general aggregate limits apply on a per project and per location basis, Contractor shall have the policy amended so that the aggregate limits of liability required by this Contract will be available to cover all claims for damages due to operations under this Contract.

7. Include by endorsement that the insurer shall waive all rights of subrogation in favor of the Owner, Engineer and any other party named in the written contract against whom the insurer must agree to waive rights of subrogation.”

SC-6.04
Delete paragraph 6.04 of the General Conditions in its entirety.

SC-6.05
Delete Article 6.05 of the General Conditions in its entirety.

SC-6.06
Amend the last sentence of paragraph 6.06A of the General Conditions by striking out the words "held by Owner or Contractor as trustee or fiduciary, or." As so amended, paragraph 6.06A remains in effect.

SC-6.08
Add the following paragraph 6.08 after paragraph 6.07 of the General Conditions:

"A. If Owner has any objection to the coverage afforded by or other provisions of the insurance required to be purchased and maintained by Contractor in accordance with this Article 6 on the basis of its not complying with the Contract Documents, Owner will notify Contractor in writing thereof within thirty days of the date of delivery of such certificates to Owner in accordance with paragraph 6.02C. Contractor will provide such additional information in respect of insurance provided by him as Owner may reasonably request."

ARTICLE 7. CONTRACTOR'S RESPONSIBILITIES

SC-7.01
Delete paragraph 7.01B of the General Conditions in its entirety and replace with the following:

"B. At the site of the Work the Contractor shall employ a full-time construction superintendent or foreman who shall have full authority to act for the Contractor. It is understood that such
representative shall be acceptable to the Engineer and shall be one who will be continued in the capacity for the particular job involved unless the representative ceases to be on the Contractor's payroll. If at any time during the Work the representative is deemed by the Engineer to be no longer acceptable, the representative shall be promptly replaced by the Contractor. All communications to the superintendent or foreman shall be as binding as if given to the Contractor.

SC-7.07
Delete the second sentence in paragraph 7.07A of the General Conditions.

SC-7.12
In line 2 of paragraph 7.12C of the General Conditions change “Supplementary Conditions” to “Contract Documents”.

SC-7.13
Delete the text in parentheses at the end of the third sentence of paragraph 7.13B of the General Conditions.

SC-7.16
In paragraph 7.16D.1 of the General Conditions, delete the word “timely” from the first line.

SC-7.18
Change the phrase “negligent act or omission” to “negligent or wrongful act or omission” in line 11 of paragraph 7.18A of the General Conditions.

Add the following to the end of paragraph 7.18A of the General Conditions:

“The Contractor hereby acknowledges its obligation under the foregoing paragraph to indemnify the Engineer and Owner against judgments suffered because of the contractor's work and to assume the cost of defending the Engineer and Owner against claims as described in the foregoing paragraph.”

Delete paragraph 7.18C of the General Conditions in its entirety.

ARTICLE 9. OWNER'S RESPONSIBILITIES

SC-9.02
Delete the phrase “provided Contractor makes no reasonable objection to the replacement engineer” in paragraph 9.02A of the General Conditions.

SC-9.06
08/29/2019 00 73 00-10
Delete paragraph 9.06A of the General Conditions in its entirety.

SC-9.09

Insert the following after the first sentence of paragraph 9.09A of the General Conditions:

“However, the Owner shall have the right to direct the Contractor to perform the Work according to any sequence schedule set forth in the Contract Documents or established pursuant thereto.”

ARTICLE 10. ENGINEER'S STATUS DURING CONSTRUCTION

SC-10.01

Add a new paragraph 10.01B after paragraph 10.01A of the General Conditions, which is to read as follows:

"B. Nothing contained in the Contract Documents shall be construed to create a contractual relationship of any kind (1) between the Engineer and Contractor, (2) between the Owner and a Subcontractor or Subcontractors, or (3) between any person or entities other than the Owner and Contractor. The Engineer shall, however, be entitled to performance and enforcement of obligations under the Contract Documents intended to facilitate performance of the Engineer's duties."

SC-10.02

Insert the following at the end of paragraph 10.02B of the General Conditions:

“However, the Engineer shall have the right to direct the Contractor to perform the Work according to any sequence schedule set forth in the Contract Documents or established pursuant thereto.”

SC-10.03

Delete the last sentence of paragraph 10.03A.

SC-10.08

Insert the following after the first sentence of paragraph 10.08B of the General Conditions:

“However, the Engineer shall have the right to direct the Contractor to perform the Work according to any sequence schedule set forth in the Contract Documents or established pursuant thereto.”

ARTICLE 13. COST OF THE WORK; ALLOWANCES; UNIT PRICE WORK

Delete Article 13 of the General Conditions in its entirety and replace with the following:

"A. The unit price of an item of Unit Price work shall be subject to reevaluation and adjustment"
under the following conditions:

(1) If the total extended bid price [Estimated Quantity times the Bid Unit Price] of a particular item of Unit Price Work amounts to 5 percent or more of the Original Contract Price and the variation in the quantity of the particular item of Unit Price Work performed by Contractor differs by more than 15 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 make a claim for an adjustment in the Contract Price in accordance with Article 12 if the parties are unable to agree as to the effect of any such variations in the quantity of Unit Price Work performed. If Owner believes that the quantity variation entitles Owner to an adjustment in the unit price, Owner shall be entitled to an adjustment in the unit price in an amount determined by the Engineer. Engineer shall not be liable in connection with any determination relating to adjustments which is rendered in good faith."

ARTICLE 14. TESTS AND INSPECTIONS; CORRECTION, REMOVAL OR ACCEPTANCE OF DEFECTIVE WORK

SC-14.03

Delete the word “Prompt” at the beginning of paragraph 14.03C of the General Conditions.

SC-14.07

Revise paragraph 14.07A of the General Conditions as follows:

A. Delete the word “seven” and replace it with the word “ten” so that it reads “after ten days’ written notice to Contractor.”

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

SC-15.01

Delete paragraph 15.01B.3 of the General Conditions and insert the following in its place:

"3. Retainage with respect to progress payments will be five percent or, if stipulated, the maximum allowed by law."

Delete the word “immediate” from subparagraph 15.01E.2 of the General Conditions.

Delete subparagraph 15.01E.3 of the General Conditions in its entirety.

SC-15.02

08/29/2019 00 73 00-12
Delete paragraph 15.02A in its entirety and insert the following in its place:

"A. Contractor warrants and guarantees that title to all work, material and equipment covered by any Application for Payment, whether incorporated in the Project or not, will pass to Owner no later than at the time of Application for Payment free and clear of all liens. Contractor shall provide written transfer of title and a certified paid invoice provided by the supplier."

SC-15.03

Delete the third sentence of paragraph 15.03C of the General conditions and replace it with the following:

“Owner shall review the preliminary certificate and make written objection to Engineer as to any provisions of the certificate or attached punch list.”

In the same paragraph, delete the phrase “within 14 days after submission of the preliminary certificate to Owner” in the fourth sentence; delete the phrase “within said 14 days” in the fifth sentence.

SC-15.06

Delete from paragraph 15.06B.1 of the General Conditions the phrase “within 10 days after receipt of the final Application for Payment,” in the first sentence.

SC-15.08

Delete paragraph 15.08A of the General Conditions and insert the following in its place:

“A. If within one year after the date of Substantial Completion or such longer period of time as may be prescribed by Laws or Regulations or 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, Contractor shall promptly, without cost to Owner and in accordance with Owner's written instructions: (i) correct such defective work, or, if it has been rejected by Owner, remove it from the site and replace it with work that is not defective, and (ii) satisfactorily correct or remove and replace any damage to other work or the work of others therefrom. If Contractor does not begin the repairs within ten (10) days of receipt of written notification and promptly comply with the terms of Owner's written instructions, or in an emergency where delay would cause serious risk, loss or damage, Owner may have the defective work corrected or the rejected work removed and replaced, and all claims, costs, losses and damages caused by or resulting from such removal and replacement (including but not limited to all costs of repair or replacement of work of others) will be paid by Contractor.”

ARTICLE 16. SUSPENSION OF WORK AND TERMINATION

SC-16.02

Add a new paragraph immediately after paragraph 16.02 A.4 of the General Conditions which is to

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read as follows:

"5. If the Work to be done under this Contract shall be abandoned, or if this Contract or any part thereof shall be sublet, without the previous written consent of Owner, or if the contract or any claim thereunder shall be assigned by Contractor otherwise than as herein specified."

ARTICLE 18. MISCELLANEOUS

SC-18.09, 18.10, 18.11, 18.12, 18.13

Add the following new paragraphs after paragraph 18.08 of the General Conditions:

"18.09 Assignment:

A. The Contractor shall not assign the whole or any part of this Contract or any moneys due or to become due hereunder until thirty (30) days prior notice in writing has been given to the Owner of the intention to assign, which notice shall state the identity and address of the prospective assignee. No assignment shall be made without the Owner's prior written consent. Such consent shall not be unreasonably withheld. In case the Contractor assigns all or any part of the moneys due or to become due under this Contract, the instrument of assignment shall contain a clause substantially to the effect that it is agreed that the right of the assignee in and to any moneys due or to become due to the Contractor shall be subject to prior claims of all persons, firms and corporations of services rendered or materials supplied for the performance of the work called for in this Contract.

18.10 Liability

It is understood and agreed that members of the Owner or any agent or employees of the Owner signing this Agreement shall not be personally liable hereunder for any action incurred in connection with this Agreement.

18.11 State Statutes and Regulations

See Section 00830 of these Specifications for further modifications of the General Conditions due to state statutes and regulations.

18.12 Severability

If any provision of this Agreement shall be invalid or unenforceable to any extent or in any application, then the remainder of this Agreement and of such terms and conditions, except to such extent or in such application, shall not be affected thereby, and each and every term and condition of this Agreement shall be valid and enforced to the fullest extent and in the broadest application permitted by law."

END OF SECTION
SECTION 01 11 00

CONTROL OF WORK AND MATERIALS

PART 1 – GENERAL

Not Used.

PART 2 – PRODUCTS

Not Used

PART 3 - EXECUTION

3.01 HAULING, HANDLING AND STORAGE OF MATERIALS:

A. The Contractor shall, at its own expense, handle and haul all materials furnished by it and shall remove any of its surplus materials at the completion of the work.

B. The Contractor shall provide suitable and adequate storage for equipment and materials furnished by it that are liable to injury and shall be responsible for any loss of or damage to any equipment or materials by theft, breakage, or otherwise.

C. All excavated materials and equipment to be incorporated in the Work shall be placed so as not to injure any part of the Work or existing facilities and so that free access can be had at all times to all parts of the Work and to all public utility installations in the vicinity of the work. Materials and equipment shall be kept neatly piled and compactly stored in such location as will cause a minimum of inconvenience to public travel and adjoining owners, tenants and occupants.

D. The Contractor shall be responsible for all damages to the work under construction during its progress and until final completion and acceptance even though partial payments have been made under the Contract.

3.02 OPEN EXCAVATIONS:

A. All open excavations shall be adequately safeguarded by providing temporary barricades, caution signs, lights and other means to prevent accidents to persons, and damage to property. The Contractor shall, at its own expense, provide suitable and safe means for completely covering all open excavations and for accommodating travel when work is not in progress.

B. Bridges provided for access to private property during construction shall be removed when no longer required.
C. The length of open trench will be controlled by the particular surrounding conditions but shall always be confined to the limits prescribed by the Engineer.

D. If the excavation becomes a hazard, or if it excessively restricts traffic at any point, then special construction procedures shall be taken, such as limiting the length of trench and prohibiting stocking excavated material in the street.

E. All street excavations shall be completely closed at the end of each work day. Backfilling or use of steel plates of adequate strength to carry traffic shall be used.

3.03 MAINTENANCE OF TRAFFIC:

A. Unless permission to close the street is received in writing from the proper authority, all excavated materials and equipment shall be placed so that vehicular and pedestrian traffic may be safely maintained at all times.

B. Should the Chief of Police deem it necessary, uniformed officers will be assigned to direct traffic. The Contractor shall make all arrangements in obtaining uniformed officers required.

C. The Contractor shall at its own expense, as directed by the Police Traffic Control/Safety Officer, provide and erect acceptable barricades, barrier fences, traffic signs, and all other traffic devices not specifically covered in a bid item, to protect the work from traffic, pedestrians, and animals. The Contractor shall provide sufficient police details, temporary lighting such as lanterns/flashers (electric battery operated) or other approved illuminated traffic signs and devices to afford adequate protection to the traveling public, at no additional cost to the Owner.

D. The Contractor shall furnish all construction signs that are deemed necessary by and in accordance with Part VI of the Manual on Uniform Traffic Control Devices as published by the U.S. Department of Transportation. In addition, the Contractor may be required to furnish up to 128 square feet of additional special construction warning signs. Size and exact wording of signs shall be determined by the Engineer during construction.

E. The intent of policing is to ensure public safety by direction of traffic. Police officers are not to serve as watchmen to protect the Contractor's equipment and materials.

F. Nothing contained herein shall be construed as relieving the Contractor of any of its responsibilities for protection of persons and property under the terms of the Contract.
3.04 CARE AND PROTECTION OF PROPERTY:

A. The Contractor shall be responsible for the preservation of all public and private property, and shall use every precaution necessary to prevent damage thereto. If any direct or indirect damage is done to public or private property by or on account of any act, omission, neglect, or misconduct in the execution of the work on the part of the Contractor, such property shall be promptly restored by the Contractor, at its expense, to a condition similar or equal to that existing before the damage was done, to the satisfaction of the Engineer.

B. Contractor shall use all means necessary to protect and preserve the materials to be removed, store, and reinstalled in this project. All artifacts are of a delicate nature. Any damage to existing or reinstalled items and features in this project shall be at the expense of the contractor, and will not be accepted until historical commission is satisfied.

3.05 PROTECTION AND RELOCATION OF EXISTING STRUCTURES AND UTILITIES:

A. All existing buildings, utilities, pipes, poles, wires, fences, curbing, property line markers and other structures which the Engineer decides must be preserved in place without being temporarily or permanently relocated, shall be carefully supported and protected from damage by the contractor. Should such property be damaged, it shall be restored by the Contractor, at no additional cost to the Owner.

B. The Contractor shall determine the location of all underground structures and utilities (including existing water services, drain lines, electrical lines, and sewers). Services to buildings shall be maintained, and all costs or charges resulting from damage thereto shall be paid by Contractor.

C. On paved surfaces the Contractor shall not use or operate tractors, bulldozers, or other power-operated equipment with treads or wheels which are shaped so as to cut or otherwise damage such surfaces.

D. All property damaged by the Contractor's operations shall be restored to a condition at least equal to that in which it was found immediately before work was begun. Suitable materials and methods shall be used for such restoration.

E. Restoration of existing property and structures shall be carried out as promptly as practicable and shall not be left until the end of the construction period.

3.06 MAINTENANCE OF FLOW:

A. The Contractor shall at its own cost, provide for the flow of sewers and drains interrupted during the progress of the work, and shall immediately cart away and dispose of all offensive matter. The entire procedure of maintaining existing flow shall be fully discussed with the Engineer well in advance of the interruption of any flow.
B. All existing drainage facilities including, but not limited to; brooks, streams, canals, channels, ditches, culverts, catch basins and drainage piping shall be adequately safeguarded so as not to impede drainage or to cause siltation of downstream areas in any manner whatsoever. If the Contractor damages or impairs any of the aforesaid drainage facilities, it shall repair the same within the same day.

C. At the conclusion of the work, the Contractor shall remove all silt in drainage structures caused by its operations as described in Section 01 74 13, CLEANING UP.

3.07 REJECTED MATERIALS AND DEFECTIVE WORK:

A. Materials furnished by the Contractor and condemned by the Engineer as unsuitable or not in conformity with the specifications shall forthwith be removed from the work by the Contractor, and shall not be made use of elsewhere in the work.

B. Any errors, defects or omissions in the execution of the work or in the materials furnished by the Contractor, even though they may have been passed or overlooked or have appeared after the completion of the work, discovered at any time before the final payment is made hereunder, shall be forthwith rectified and made good by and at the expense of the Contractor and in a manner satisfactory to the Engineer.

C. The Contractor shall reimburse the Owner for any expense, losses or damages incurred in consequence of any defect, error, omission or act of the Contractor or his employees, as determined by the Engineer, occurring previous to the final payment.

3.08 SANITARY REGULATIONS:

Sanitary conveniences for the use of all persons employed on the work, properly screened from public observation, shall be provided in sufficient numbers in such manner and at such locations as may be approved. The contents shall be removed and disposed of in a satisfactory manner as the occasion requires. The Contractor shall rigorously prohibit the committing of nuisances within, on or about the work. Any employees found violating these provisions shall be discharged and not again employed on the work without the written consent of the Engineer. The sanitary conveniences specified above shall be the obligation and responsibility of the Contractor.

3.09 SAFETY AND HEALTH REGULATIONS:

This project is subject to the Safety and Health regulations of the U.S. Department of Labor set forth in 29 CFR, Part 1926, and to the Connecticut Department of Labor Division of Occupational Safety and Health (CONN-OSHA). Contractors shall be familiar with the requirements of these regulations.
3.10 SITE INVESTIGATION:

The Contractor acknowledges that it has satisfied itself as to the conditions existing at the site of the work, the type of equipment required to perform this work, the quality and quantity of the materials furnished insofar as this information is reasonably ascertainable from an inspection of the site, as well as from information presented by the drawings and specifications made a part of this contract. Any failure of the Contractor to acquaint itself with available information will not relieve it from the responsibility for estimating properly the difficulty or cost of successfully performing the work. The Owner assumes no responsibility for any conclusion or interpretation made by the Contractor on the basis of the information made available by the Owner.

3.11 HANGERS, PADS, AND SUPPORTS:

A. Unless otherwise indicated, hangers and supports shall be by the trade providing the supported item.

B. Except where detailed or specified, design of hangers and supports shall be the responsibility of the Contractor. All parts of such hangers or supports shall be designed in accordance with accepted engineering practice, using a factor of safety of at least 2½.

C. When proprietary hangers, etc., are supplied, satisfactory evidence of the strength of such items shall be furnished.

D. Hangers for items hung from steel and concrete shall be centered on the vertical center of gravity of the beam.

E. Locations and sizes of openings, sleeves, concrete pads, steel frames, and other equipment supports are indicated on the drawings for bidding purposes only. Final sizes and locations of such items shall be obtained from the shop drawings.

3.12 SLEEVES, HOLES, HANGERS, INSERTS, ETC.:

A. Except where holes and openings are dimensioned, and hangers, inserts, and supports are fully called for on the architectural and structural drawings (or reference is made thereon to drawings containing such information) to accommodate mechanical or electrical items, they shall be by the mechanical or electrical trade concerned.

B. Sleeves, inserts, anchors, etc., supplied under the mechanical and electrical contracts in sufficient time to so permit, shall be set in concrete, masonry, etc., or fastened to steel deck, etc., by the respective architectural or structural trade. Where not supplied in sufficient time, installation of such items shall be the responsibility of the mechanical or electrical trade involved.
C. Nothing shall be suspended from the steel roof deck and no fastenings made to it, except with the prior permission of the Engineer. Request for permission shall be accompanied by full details of the hanger or fastener, including the weight of the item to be suspended.

D. Nailers and other wood members attached to steel or masonry, for which fasteners are not indicated on the design drawings or in the specification, shall be fastened with the equivalent of ½-inch diameter bolts at 3 feet o.c.

E. Openings for mechanical and electrical items in finished areas of the building shall be closed off with near escutcheon plates or similar closures. These closures shall be by the mechanical or electrical trade involved.

3.13 WEATHER PROTECTION:

A. The Contractor shall install weather protection and shall furnish adequate heat in the area so protected during the months of November through March.

3.14 ELECTRIC SERVICE:

A. The Contractor shall make all necessary applications and arrangements and pay for all fees and charges for electrical energy for power and light necessary for the proper completion of this contract during its entire progress. The Contractor shall provide and pay for all temporary wiring, switches, connections, and meters.

B. There shall be sufficient electric lighting so that all work may be done in a workmanlike manner where there is not sufficient daylight.

3.15 HAZARDOUS WASTE:

Should the Contractor, while performing work under this contract, uncover hazardous materials, as defined in Connecticut Remediation Standard Regulations, it shall immediately notify the Engineer. The Contractor is not, and has no authority to act as, a handler, generator, operator or disposer of hazardous or toxic substances found or identified at the site, and the Owner shall undertake all such functions.

END OF SECTION
PART 1 – GENERAL

1.01 WORK INCLUDED:

A. Scope of work includes but is not limited to:

- Environmental protection
- Remove and dispose of existing wading pool.
- Removing and disposing of existing piping and mechanical equipment found inside the building.
- Tree removal, site preparation, earthwork and grading
- Furnish and installing new splash pad, including but not limited to new piping, concrete, rebar, caulking, curing, spray features, wiring, controls, collector tank, instrumentation, start up and testing.
- Furnish and installing filtration and chemical treatment equipment, including fittings, piping, and valves.
- Furnish and installing a new pump system.
- Furnish and install new electrical bonding to the proposed splash pad, and proposed pumps.
- Remove and provide to the owner selective equipment.

B. No work can commence, or mobilization can occur till Notice of Proceed from the Town of Enfield.

1.02 RELATED WORK:

A. SECTION 01 11 00 – CONTROL OF WORK AND MATERIALS
PART 3 - EXECUTION

3.01 GENERAL:

A. The Contractor shall be responsible for scheduling its activities and the activities of any subcontractors involved, to meet the completion date, or milestones, established for the contract. Scheduling of the work shall be coordinated with the Owner and Engineer.

B. The Construction Sequence Requirements shall be used by the Contractor to form a complete schedule for the project, which shall be coordinated with the Owner and Engineer. Prior to performing any work at the site, the Contractor shall submit a detailed plan to the Engineer for review. The plan shall describe the proposed sequence, methods, and timing of the work.

END OF SECTION
PART 1 - GENERAL

Not used

PART 2 - PRODUCTS

Not used

PART 3 - EXECUTION

3.01 WATER FOR CONSTRUCTION PURPOSES:

A. In locations where water is in sufficient supply, the Contractor may be allowed to use water without charge for jetting backfill and other construction purposes. The express approval of the Owner shall be obtained before water is used. Waste of water by the Contractor shall be sufficient cause for withdrawing the privilege of unrestricted use.

B. If no water is available, the Contractor shall supply water at no additional cost to the Owner.

3.02 PIPE LOCATION:

Pipe shall be located substantially as indicated on drawings. The Owner reserves the right, acting through the Engineer, to make such modifications as may be deemed desirable to avoid interference with existing structures or for other reasons. All piping is based on design record plans or Town knowledge. Contractor shall perform all due diligence in location of piping and strategically trenching for new piping at no expense to the Owner.

3.03 DIMENSIONS OF EXISTING STRUCTURES:

Where the dimensions and locations of existing structures are of critical importance in the installation or connections of new work, the Contractor shall verify such dimensions and locations in the field before the fabrication of any material or equipment that is dependent on the correctness of such information.

3.04 OCCUPYING PRIVATE PROPERTY:

The Contractor shall not enter upon nor occupy with men, equipment or materials any property outside of Owner’s property, except with the written consent of the property owner or property owner’s agent.
3.05 EXISTING UTILITY LOCATIONS – CONTRACTOR’S RESPONSIBILITY:

A. The location of existing underground services and utilities shown on the drawings is based on available records. It is not warranted that all existing utilities and services are shown, or that shown locations are correct. The Contractor shall be responsible for having the utility companies locate their respective utilities on the ground prior to excavating.

B. To satisfy the requirements of Connecticut law, the Contractor shall, at least 72 hours, exclusive of Saturdays, Sundays and holidays, prior to excavation in the proximity of telephone, gas, cable television and electric utilities, notify the utilities concerned by calling “CALL BEFORE YOU DIG” at telephone number: 1-800-922-4455.

C. The Contractor shall coordinate all work involving utilities and shall satisfy itself as to the existing conditions of the areas in which it is to perform his work. It shall conduct and arrange its work so as not to impede or interfere with the work of other contractors working in the same or adjacent areas.

3.06 COORDINATION OF WORK:

The General Contractor shall be responsible for coordinating its own work as well as that of any subcontractors. It shall be responsible for notification of the Engineer when each phase of work is expected to begin and the approximate completion date.

3.07 TIME FOR COMPLETION OF CONTRACT:

The time for completion of this contract is stipulated in the Form of General Bid. The Bidder shall base his bid on completing the proposed work by the completion date stipulated in the contract documents.

3.08 MAINTENANCE OF TRENCH SURFACE:

After backfilling and compacting the trench, the Contractor shall be responsible for keeping the ground surface dry and passable at all times until the surface has been restored to original conditions.

3.09 DESIGN OF EQUIPMENT:

Attention is directed to the fact that the layout of certain equipment is based on that of one manufacturer. If other equipment is submitted for approval, the Contractor shall prepare and submit for approval at its expense, detailed structural, mechanical and electrical drawings, equipment lists, maintenance requirements, and any other data required by the Engineer, showing all necessary changes and embodying all special features of the equipment he proposes to furnish. Such changes, if approved, shall be made at the expense of the Contractor.
3.10 SERVICES OF MANUFACTURER’S REPRESENTATIVE:

A. The Contractor shall arrange for a qualified service representative, at a time suitable to the Engineer, from the company manufacturing or supplying certain equipment as indicated on the detailed specifications, to perform the duties described herein.

B. After installation of the listed equipment has been completed and the equipment is presumably ready for operation, but before others operate it the representative shall inspect, operate, test, and adjust the equipment. The inspection shall include, but shall not be limited to, the following points as applicable:

1. Soundness (without cracks or otherwise damaged parts); completeness in all details, as specified; correctness in setting, alignment, and relative arrangement of various parts; adequacy and correctness of packing, sealing and lubricants.

2. The operation, testing, and adjustment shall be as required to prove that the equipment is left in proper condition for satisfactory operation under the conditions specified. Where called for in the specifications, vibration readings shall be made and the equipment balanced accordingly.

3. On completion of its work, the Contractor shall submit in triplicate to the Engineer the manufacturer’s or supplier representative’s complete signed report of the results of its inspection, operation, adjustments, and test. The report shall include detailed descriptions of the points inspected, tests and adjustments made, quantitative results obtained if such are specified, and suggestions for precautions to be taken to ensure proper maintenance. The report shall also include a certificate that the equipment conforms to the requirements of the contract and is ready for permanent operation and that nothing in the installation will render the manufacturer’s warranty null and void.

4. After the Engineer has reviewed the reports from the manufacturer’s representative, the Contractor shall make arrangements to have the manufacturer’s representative present when the field acceptance tests are made.

3.11 COMPLIANCE WITH PERMITS:

A. The Contractor shall perform all work in conformance with requirements of the Permits, which appear in Section 00 31 43 – PERMITS.

3.12 CUTTING, FITTING AND PATCHING:

A. The Contractor shall do all cutting, fitting, or patching of its work that may be required to make its several parts come together properly and fit it to receive or be received by work of other Contractors, as shown upon or reasonably implied by the drawings and the specifications for the completed structure, including all existing work.
B. The Contractor shall not endanger any work by cutting, digging, or otherwise and shall not cut or alter the work of any other Contractor, save with the consent of the Engineer.

C. All holes or openings required to be made in new or existing work, particularly at pipe, conduit, or other penetrations not covered by escutcheons or plates shall be neatly patched. All such holes shall be made completely watertight as approved by the Engineer.

D. Size and locations of holes required in steel, concrete, or other structural or finish materials for piping, wiring, ducts, etc., which have not been located and detailed on the drawings shall be approved by the Engineer prior to layout and cutting thereof. All holes shall be suitably reinforced as required by the Engineer.

E. Workmanship and materials of patching and repair work shall match the adjacent similar work and shall conform to the applicable sections of the specification. Patches and joints with existing work shall provide, as applicable in each case, visual, structural, and waterproofing continuity.

3.13 CONTRACTOR’S REPRESENTATIVE:

The Contractor shall designate a representative who will be available to respond to emergency calls by the Owner at any time day and night and on weekends and holidays should such a situation arise. This representative shall be on site at all times during construction activities.

3.14 VISUAL RECORDING:

Before beginning construction, the Contractor shall make a color DVD recording along the entire work length. One complete recording, for the entire project length, shall be furnished to the Engineer prior to the start of the work. The visual recording shall be identified by street name, as applicable, and station.

3.15 OPERATOR TRAINING:

A trained representative of the manufacturer of all equipment shall instruct the plant operating personnel on the operation and maintenance of the equipment. The Contractor shall videotape all training sessions and turned over to the Owner / Engineer at the conclusion of the project.

3.16 HOURS OF CONSTRUCTION ACTIVITY:

A. The Contractor shall conduct all construction activity between 7:00 a.m. and 5:00 p.m., Monday through Friday. No construction work shall be allowed on Saturdays, Sundays or Holidays without written authorization from the Owner.

3.17 CONSTRUCTION CREWS:

SPECIAL PROVISIONS
01 14 00-4
The Contractor shall not increase the number of construction crews assigned to the work without providing one-week advance notice to the Engineer.

3.19 CONTRACTOR EXPERIENCE

The contractor/subcontractor shall have at least 5 years’ experience in construction in similar scope. Contractor/subcontractor should provide a resume with examples of at least three projects similar in scope and importance. Instructions on documenting this experience are included in the “Statement of Bidders Qualifications” bid form in the Contract.

END OF SECTION
SECTION 01 31 19.23
CONSTRUCTION MEETINGS

PART 1 - GENERAL

1.01 DESCRIPTION:

A. This Section specifies requirements for project meetings including but not limited to Pre-Construction Conference and Progress Meetings.

B. It shall be the responsibility of the Contractor to coordinate work between all subcontractors, sections, and trades required for the proper completion of the Work.

C. It shall be the responsibility of the Engineer to provide construction meeting notes following the pre-construction conference and each construction meeting.

1.02 PRE-CONSTRUCTION CONFERENCE:

A. After the bids have been opened but prior to the start of the construction there will be a pre-construction conference to discuss the phasing and scheduling of the Project. The specific time and place of the conference shall be arranged by the Engineer after the Contract has been awarded.

B. This pre-construction conference is intended to establish lines of communication between the parties involved, review responsibilities and personnel assignments, establish project schedules, discuss proposed performance methods, and coordinate Work to be performed by subcontractors.

C. Authorized representatives of the Owner, Engineer and their consultants, the Contractor, its Superintendent and Site Foreman, and all others invited by the Contractor, shall attend the pre-construction conference. All participants at the conference shall be familiar with the Project and authorized to conclude matters relating to the Work.

D. Discuss items of significance at the pre-construction conference that could affect progress including at least the following:

1. Tentative construction schedule
2. Critical Work sequencing
3. Designation of responsible personnel
4. Procedures for processing field decisions and Change Orders
5. Procedures for processing Applications for Payment
6. Review of Davis Bacon and other federal requirements
7. Distribution of Contract Documents
8. Submittal of Shop Drawings, Product Data and Samples
9. Preparation of record documents
10. Use of the premises
11. Office, work and storage, and laydown areas
12. Equipment deliveries  
13. Construction safety procedures  
14. Environmental health and safety procedures  
15. First aid  
16. Security  
17. Housekeeping  
18. Working hours  
19. Traffic Control  
20. Emergency Vehicle Access to and around work site  
21. Environmental protection measures for construction site

1.03 PROGRESS MEETINGS:

A. During the course of the Project, the Contractor shall attend weekly progress meetings as scheduled by the Owner. The Owner, based on work progress and activities, may adjust the progress meetings to biweekly or other. The attendance of subcontractors may be required during the progress of the Work. The Contractor's delegate to the meeting shall be prepared and authorized to discuss the following items:

2. Proposed Work activities for forthcoming period.  
3. Resources committed to Contract.  
4. Coordination of Work with others.  
5. Status of procurement of equipment and materials.  
7. Outstanding actions, decisions, or approvals that affect Work activities.  
8. Site access and/or security issues  
9. Hazards and risks  
10. Housekeeping  
11. Quality issues  
12. Potential Claims  
13. Change Orders  
14. Costs, budget, and payment requests

B. The Contractor shall revise the construction schedule after each progress meeting where revisions to the schedule have been made or recognized and the revised schedule shall be submitted to the Engineer and Owner.

PART 2 - PRODUCTS

Not used.

PART 3 – EXECUTION

Not used.

END OF SECTION
SECTION 01 32 16

CONSTRUCTION SCHEDULING

PART 1 - GENERAL

1.01 PROGRAM DESCRIPTION

A. A Critical Path Method (CPM) construction schedule shall be used to control the work of this Contract and to provide a definitive basis for determining job progress. The Contractor shall prepare the construction schedule. All work shall be done in accordance with the established CPM schedule and the Contractor and his subcontractors shall be responsible for cooperating fully with the Engineer and the Owner in effectively utilizing the CPM schedule.

B. The CPM schedule to be prepared and submitted by the Contractor shall consist of a CPM network (diagram of activities) and a computer-generated schedule (print-out) as specified herein. The format shall be the activity-on-node precedence network.

C. The Contractor shall develop his own outline of the work and prepare his proposed CPM schedule. The computer-based schedule shall be the product of a recognized commercial computer software producer and shall meet all of the requirements defined herein.

1.02 QUALIFICATIONS

A. The Contractor shall have the capability of preparing and utilizing the specified CPM scheduling technique. A statement of CPM capability shall be submitted by the Contractor in writing to the Engineer within 10 days after the issuance of the Notice to Proceed to verify that either the Contractor's organization has in-house capability qualified to use the technique or that the Contractor employs a consultant who is so qualified. Capability shall be verified by description of the construction projects to which the Contractor or his consultant has successfully applied the CPM scheduling technique and which were controlled throughout the duration of the project by means of systematic use and updating of a computer-based CPM schedule. The submittal shall include the name of the individual on the Contractor's staff who will be responsible for the CPM schedule and for providing the required updating information.

1.03 NETWORK REQUIREMENTS

A. The network shall show the order and inter-dependence of activities and the sequence in which the work is to be accomplished as planned by the Contractor. The basic concept of a network analysis diagram shall be followed to show how the start of a given activity is dependent on the completion of preceding activities and its completion restricts the start of following activities.
B. Detailed network activities shall include: construction activities, the submittal and approval of shop drawings, the procurement of materials and equipment, fabrication of materials and equipment and their delivery, installation and testing, start-up and training. The Contractor shall break the work into activities with durations no longer than twenty working days each, except as to non-construction activities (such as procurement of materials and delivery of equipment) and any other activities for which the Engineer may approve the showing of longer duration. To the extent feasible, activities related to a specific physical area of the work should be grouped on the network for ease of understanding and simplification.

C. Separate activities shall be provided for each significant identifiable function in each trade area in each facility. Activities shall be so identified that there will be no reasonable doubt as to how much work remains on each. Specific activities which shall be included are: all subcontract work, all interface work between subcontractors and between the Contractor and subcontractors, leakage tests of pipelines, electrical connections to each item of equipment, supplier and manufacturer technical assistance, mechanical connections to each item of equipment, all tests, concrete finishing, each item of site work, (including restraints on other activities) and all utilities, fuels and chemicals.

D. Each activity on the network shall have the following indicated on the NODE representing it.

1. A single duration (i.e., the single best estimate of elapsed time considering the scope of the work involved in the activity and the resources planned for accomplishing the activity) expressed in working days.

2. A five character (or less) code indicative of the party responsible for accomplishing the activity.

3. A cost estimate for each activity which, when accumulated with the cost of all activities, equals the total contract cost. Estimated overhead and profit shall be prorated throughout all activities. Materials costs shall be assigned to delivery activities.

4. A brief description of the activity.

E. The selection and number of activities shall be subject to the Engineer's approval. The detailed network need not be time scaled but shall be drafted to show a continuous flow from left to right with no flow from right to left. In addition to the brief description, the Contractor shall submit a separate list of all activities containing a detailed narrative of the scope of each activity, including the trades, subcontractors involved, and number of man-hours estimated.
F. To the extent that the network or any revision thereof shows anything not jointly agreed upon or fails to show anything jointly agreed upon, it shall not be deemed to have been approved by the Engineer. Failure to include on a network any element of work required for the performance of this Contract shall not excuse the Contractor from completing all work required within any applicable completion date, notwithstanding the review of the network by the Engineer.

G. Except where earlier completions are specified, CPM schedules, which show completion of all work prior to the contract completion date, may be approved by the Engineer but in no event shall they be acceptable as a basis for claim for delay against the Owner by the Contractor.

1.04 COMPUTER-GENERATED SCHEDULE REQUIREMENTS

A. Each computer-generated schedule submittal from the CPM activity network shall include the following tabulations: a list of activities in numerical order, a list of activity precedence’s, a schedule sequenced by Early Start Date and a schedule sequenced by Total Float. Each schedule shall include the following minimum items:

1. Activity numbers
2. Estimated duration
3. Activity description
4. Early start date (calendar dated)
5. Early finish date (calendar dated)
6. Latest allowable start date (calendar dated)
7. Latest allowable finish date (calendar dated)
8. Status (whether critical)
9. Estimated cost of the activity
10. Total float and free float

B. In addition, each schedule shall be prefaced with the following summary data:

1. Contract name and number
2. Contractor's Name
3. Contract duration
4. Contract schedule

5. The effective or starting date of the schedule.

C. The workday to calendar date correlation shall be based on an 8-hour day and 40-hour week with adequate allowance for holidays, adverse weather and all other special requirements of the work.

1.05 SUBMITTALS

A. Within 10 days following the issuance of the Notice to Proceed, the Contractor shall submit 4 copies of the CPM Schedule to the Engineer for review and acceptance. The Contractor shall submit to the Engineer a preliminary network defining the planned operations during the first 60 calendar days after the issuance of the Notice to Proceed. The Contractor's general approach for the balance of the project shall be indicated. Cost of activities expected to be completed or partially completed before submission and approval of the complete network shall be included.

1.06 APPROVED CPM SCHEDULE

A. Following review by the Engineer, the Contractor shall incorporate the Engineer's comments into the network and submit five prints and two reproducibles of the revised network and two copies of the computer-generated schedule. This final submittal shall be delivered to the Engineer within 60 days after the issuance of the Notice to Proceed.

B. CPM schedules, which contain activities showing negative, float or which extend beyond the contract completion date in the computer-generated schedule will not be approved.

C. The approved network shall then be the approved CPM schedule to be used by the Contractor for planning, organizing and directing the work, and reporting progress.

D. Approval of the CPM activity network by the Engineer is advisory only and shall not relieve the Contractor of responsibility for accomplishing the work within the contract completion date. Omissions and errors in the approved CPM schedule shall not excuse performance less than that required by the Contract. Approval by the Engineer in no way makes the Engineer an insurer of the CPM schedule's success or liable for time or cost overruns flowing from its shortcomings. The Owner hereby disclaims any obligation or liability by reason of approval by its agent, the Engineer, of the CPM schedule.

E. The CPM activity network shall be submitted on sheets 24-in by 36-in and may be divided into as many separate sheets as required. An electronic file in PDF format shall be submitted concurrent with the hard copy schedule.

1.07 PROGRESS REPORTING
A. Progress under the approved CPM schedule shall be evaluated monthly by the Contractor. Not less than seven days prior to each monthly progress meeting, the Contractor shall evaluate the status of each activity on which work has started or is due to start, based on the preceding CPM schedule; to show actual progress, to identify those activities started and those completed during the previous period, to show the estimated time required to complete or the percent complete of each activity started but not yet completed and to reflect any changes indicated for the network. Activities shall not be considered complete until they are, in fact, 100 percent complete.

B. At each progress meeting the Contractor shall submit a narrative report based on the CPM schedule evaluation described above, in a format agreed upon by the Contractor and the Engineer. The report shall include a description of the progress during the previous period in terms of completed activities, an explanation of each activity which is showing a delay, a description of problem areas, current and anticipated delaying factors and their estimated impact on performance of other activities and completion dates and an explanation of corrective action taken or proposed. This report, as well as the CPM Status Report, will be discussed at each progress meeting.

1.08 RESPONSIBILITY FOR SCHEDULE COMPLIANCE

A. Whenever it becomes apparent from the current CPM schedule and narrative report that delays to the critical path have resulted and the contract completion date will not be met, the Contractor shall take some or all of the following actions at no additional cost to the Owner. He shall submit to the Engineer for approval, a written statement of the steps he intends to take to remove or arrest the delay to the critical path in the approved schedule.

1.09 ADJUSTMENT OF CONTRACT SCHEDULE AND COMPLETION TIME

A. If the Contractor desires to make changes in his method of operating which affect the approved CPM schedule, he shall notify the Engineer in writing stating what changes are proposed and the reason for the change. If the Engineer approves these changes, the Contractor shall revise and submit for approval, without additional cost to the Owner, all of the affected portions of the CPM network. The Contractor shall adjust the CPM schedule only after prior approval of his proposed changes by the Engineer.

B. If the completion of any activity, whether or not critical, falls more than 100 percent behind its approved duration, the Contractor shall submit for approval a schedule adjustment showing each such activity divided into two activities reflecting completed versus uncompleted work.

C. Shop drawings which are not approved on the first submittal or within the schedule time and equipment which do not pass the specified tests shall be immediately rescheduled.
D. The contract time will be adjusted only for causes specified in this Contract. In the event the Contractor requests an extension of any contract completion date, he shall furnish such justification and supporting evidence as the Engineer may deem necessary to determine whether the Contractor is entitled to an extension of time under the provisions of this Contract. The Engineer will, after receipt of such justification and supporting evidence, make findings of fact and will advise the Contractor in writing thereof. If the Engineer finds that the Contractor is entitled to any extension of any contract completion date, the Engineer's determination as to the total number of day's extension shall be based upon the currently approved CPM schedule and on all data relevant to the extension. Such data shall be included in the next updating of the schedule. Actual delays in activities, which, according to the CPM schedule, do not affect any contract completion date shown by the critical path in the network, will not be the basis for a change therein.

E. Each request for change in any contract completion date shall be submitted by the Contractor to the Engineer within 30 days after the beginning of the delay for which a time extension is requested but before the date of final payment under this Contract. No time extension will be granted for requests, which are not submitted within the foregoing time limit.

1.10 COORDINATING SCHEDULES WITH OTHER CONTRACT SCHEDULES

A. Where work is to be performed under this Contract concurrently with or contingent upon work performed on the same facilities or area under other contracts, the Contractor's CPM Schedule shall be coordinated with the schedules of the other contracts. The Contractor shall obtain the schedules of the other appropriate contracts from the Owner for the preparation and updating of his CPM schedule and shall make the required changes in his schedule when indicated by changes in corresponding schedules.

B. In case of interference between the operations of different contractors, the Owner will determine the work priority of each Contractor and the sequence of work necessary to expedite the completion of the entire project. In all such cases, the decision of the Owner shall be accepted as final. The temporary delay of the Contractor's work due to such circumstances shall not be considered as justification for claims for additional compensation.

END OF SECTION
SECTION 01 32 33
CONSTRUCTION PHOTOGRAPHS

PART 1 - GENERAL

1.01 WORK INCLUDED:

A. This section covers construction progress photographs to be furnished by the Contractor on the project.

B. Construction photographs shall be provided by a commercial photographer acceptable to the Engineer.

PART 2 - PRODUCTS

2.01 PHOTOGRAPHS AND PRINTS:

A. Digital photographs shall be in .gif, .jpeg, .bmp or .tif format.

B. Prints shall be 8 x 10 full color on single weight, white base, and glossy paper, mounted with binder tabs.

C. Photographs shall be taken using a digital camera before groundbreaking, monthly throughout the Work, and on final acceptance of the project.

D. Twenty-four views shall be taken once per month (specifier edit appropriately). The Engineer shall approve selection of views. The Engineer will select eight views to be made into prints, from each disc produced at the frequency specified above.

E. Three prints of each of the eight views shall be furnished at the frequency specified above.

PART 3 - EXECUTION

3.01 COMPUTER DISC:

A. The twenty-four views shall be delivered to the Engineer on a CD-ROM Disc within six days of exposure.

B. Discs turned over to the Engineer shall be retained by the Engineer for future reference during the project.

3.02 PRINTS:
A. Each print shall be identified on the back with name of project, phase, orientation of view, date and time of exposure, name and address of photographer, and photographer's numbered identification of exposure.

B. Prints shall be delivered within 15 days after Engineer selects the views to print.

END OF SECTION
SECTION 01 33 23

SUBMITTALS

PART 1 - GENERAL

1.01 WORK INCLUDED:

A. The Contractor shall provide the Engineer with submittals as required by the contract documents.

1.02 RELATED WORK:

A. Divisions 1 – 32 of these specifications that require submittals.

PART 2 - PRODUCTS

NOT USED

PART 3 - EXECUTION

3.01 GENERAL:

A. As required by the General Conditions, Contractor shall submit a schedule of shop and working drawing submittals.

B. The Contractor shall submit the shop and working drawing submittals either electronically or hard copy.

3.02 ELECTRONIC SUBMITTALS:

A. In accordance with the accepted schedule, the Contractor shall submit promptly to the Engineer by email (marianom@wseinc.com), one electronic copy in Portable Document Format (PDF) of shop or working drawings required as noted in the specifications, of equipment, structural details and materials fabricated especially for this Contract.

B. Each electronic copy of the shop or working drawing shall be accompanied by the Engineer’s standard shop drawing transmittal form, included as Exhibit 1 of this section (use only for electronic submittals), on which is a list of the drawings, descriptions and numbers and the names of the Owner, Project, Contractor and building, equipment or structure.

C. The Contractor shall receive a shop drawing memorandum with the Engineer’s approval or comments via email.
3.03 HARD COPY SUBMITTALS:

A. In accordance with the accepted schedule, the Contractor shall submit promptly to the Engineer, by mail (to Weston & Sampson Engineers, attention: CSD), six (6) copies each of shop or working drawings required as noted in the specifications, of equipment, structural details and materials fabricated especially for this Contract.

B. Each shipment of drawings shall be accompanied by the Engineer's (if applicable) standard shop drawing transmittal form on which is a list of the drawings, descriptions and numbers and the names of the Owner, Project, Contractor and building, equipment or structure.

3.04 SHOP AND WORKING DRAWINGS:

A. Shop and working drawings shall show the principal dimensions, weight, structural and operating features, space required, clearances, type and/or brand of finish of shop coat, grease fittings, etc., depending on the subject of the drawings. When it is customary to do so, when the dimensions are of particular importance, or when so specified, the drawings shall be certified by the manufacturer or fabricator as correct for this Contract.

B. All shop and working drawings shall be submitted to the Engineer by and/or through the Contractor, who shall be responsible for obtaining shop and working drawings from his subcontractors and returning reviewed drawings to them. All shop and working drawings shall be prepared on standard size, 24-inch by 36-inch sheets, except those, which are made by changing existing standard shop or working drawings. All drawings shall be clearly marked with the names of the Owner, Project, Contractor and building, equipment or structure to which the drawing applies, and shall be suitably numbered. Each shipment of drawings shall be accompanied by the Engineer’s (if applicable) standard shop drawing transmittal form on which is a list of the drawings, descriptions and numbers and the names mentioned above.

C. Only drawings that have been prepared, checked and corrected by the fabricator should be submitted to the Contractor by his subcontractors and vendors. Prior to submitting drawings to the Engineer, the Contractor shall check thoroughly all such drawings to satisfy himself that the subject matter thereof conforms to the Contract Documents in all respects. Shop drawings shall be reviewed and marked with the date, checker's name and indication of the Contractor's approval, and only then shall be submitted to the Engineer. Shop drawings unsatisfactory to the Contractor shall be returned directly to their source for correction, without submittal to the Engineer. Shop drawings submitted to the Engineer without the Contractor's approval stamp and signature will be rejected. Any deviation from the Contract Documents indicated on the shop drawings must be identified on the drawings and in a separate submittal to the Engineer, as required under subsection 6.17 Shop Drawings and Samples; D. Submittal Procedures, Paragraph 3 of the 1996 General Conditions.
D. The Contractor shall be responsible for the prompt submittal and resubmittal, as necessary, of all shop and working drawings so that there will be no delay in the work due to the absence of such drawings.

E. The Engineer will review the shop and working drawings as to their general conformance with the design concept of the project and general compliance with the information given in the Contract Documents. Corrections of comments made on the drawings during the review do not relieve the Contractor from compliance with requirements of the Contract Documents. The Contractor is responsible for: confirming and correlating all quantities and dimensions; selecting fabrication processes and techniques of construction; coordinating his work with that of all other trades; and performing his work in a safe and satisfactory manner. The review of the shop drawings is general and shall not relieve the Contractor of the responsibility for details of design, dimensions, code compliance, etc., necessary for interfacing with other components, proper fitting and construction of the work required by the Contract and for achieving the specified performance. The Engineer will review submittals two times: once upon original submission and a second time if the Engineer requires a revision or corrections. The Contractor shall reimburse the Owner amounts charged to the Owner by the Engineer for performing any review of a submittal for the third time or greater.

F. With few exceptions, shop drawings will be reviewed and returned to the Contractor within 30 days of submittal.

G. No material or equipment shall be purchased or fabricated especially for this Contract nor shall the Contractor proceed with any portion of the work, the design and details of which are dependent upon the design and details of equipment or other features for which review is required, until the required shop and working drawings have been submitted and reviewed by the Engineer as to their general conformance and compliance with the project and its Contract Documents. All materials and work involved in the construction shall then be as represented by said drawings.

H. Two copies of the shop and working drawings and/or catalog cuts will be returned to the Contractor. The Contractor shall furnish additional copies of such drawings or catalog cuts when he needs more than two copies or when so requested.

3.05 SAMPLES:

A. Samples specified in individual Sections include, but are not necessarily limited to, physical examples of the work such as sections of manufactured or fabricated work, small cuts or containers of materials, complete units of repetitively-used products, color/texture/pattern swatches and range sets, specimens for coordination of visual effect, graphic symbols, and units of work to be used by the Engineer or Owner for independent inspection and testing, as applicable to the work.

B. The number of samples submitted shall be as specified. Submittal and processing of
samples shall follow the procedures outlined for shop and working drawings unless the specifications call for a field submittal or mock-up.

C. Acceptance of samples will be acknowledged via a copy of the transmittal noting status. When samples are not acceptable, prompt resubmittal will be required.

3.06 OPERATING AND MAINTENANCE MANUALS AND SPARE PARTS LISTS:

A. Where reference is made in technical specification sections to operating and maintenance manuals and/or spare parts lists, the Contractor shall submit four copies to the Engineer for review in accordance with the instructions furnished under "Shop and Working Drawings." If the submittal is complete and does not require any changes, an acknowledgement (copy of transmittal) will be returned noting status. If the submittal is incomplete or does require changes, corrections, additions, etc., two copies of the submittal will be returned with a copy of transmittal noting status. Four copies of the final operating and maintenance manuals and/or spare parts list shall be delivered to the Engineer prior to or with the equipment when it is delivered to the job site. For systems requiring field adjustment and balancing, such as heating and ventilating, the Contractor shall submit separate test results and adjustment data on completion of the work, to be incorporated into the system manual.

B. The information included in the manual shall be as described in the specification sections, but as a minimum shall contain clear and concise instructions for operating, adjusting, lubricating and maintaining the equipment, an exploded assembly drawing identifying each part by number and a listing of all parts of the equipment, with part numbers and descriptions required for ordering spare parts. Spare parts lists shall include recommended quantity and price.

C. Operating and maintenance manuals shall be in durable loose-leaf binders, on 8½-inch by 11-inch paper, with diagrams and illustrations either on 8½-inch by 11 inch or multiple foldouts. The instructions shall be annotated to indicate only the specific equipment furnished. Reference to other sizes or models of similar requirement shall be deleted or neatly lined out.

END OF SECTION
EXHIBIT 1 TO SECTION 01 33 23 SUBMITTALS

SHOP DRAWING TRANSMITTAL FORM
**Shop Drawing Transmittal**

**Instruction for Preparing Transmittal**

No action will be taken on any item unless accompanied by this form.

TRANSMITTAL NOS. to be consecutive (1, 2, 3, etc.).

Each resubmittal of same item shall use same number with suffix letter (A, B, etc.).

SPEC. SECT. NO.: Only one spec. section no. to each transmittal.

DESCRIPTION: Complete identification of document or group of documents.

SOURCE: Originator of document(s) being submitted.

**Drawing No:** Identification of document(s).

**Contract Drawing Reference:** Contract drawing number(s) showing details of document(s).

**Special Instructions:** Special cases and emergencies, changes in distribution and special handling requests, etc. should be entered here.

**Signature of Contractor:** Signature of individual who reviews and approves material prior to submittal to engineer.

---

**This Section to be Completed by Contractor**

<table>
<thead>
<tr>
<th>TRANSM. NO.</th>
<th>SPEC. SECT. NO.</th>
<th>DATE</th>
<th>CONTRACTORS JOB NO.</th>
<th>W&amp;S JOB NO.</th>
</tr>
</thead>
<tbody>
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<tr>
<th><strong>Project Name &amp; Contract No.</strong></th>
<th>LOCATION</th>
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<tbody>
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</tbody>
</table>

Attention: MM (marianom@wseinc.com)
Weston & Sampson
85 Devonshire Street Boston, MA 02109

---

**By W&S**

<table>
<thead>
<tr>
<th>ITEM NO.</th>
<th>DESCRIPTION</th>
<th>SOURCE</th>
<th>DRAWING NO.</th>
<th>CONTRACT DRAWING REF.</th>
<th>NO. OF COPIES</th>
<th>ACTION CODE</th>
<th>REVIEWED BY</th>
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</table>

THIS CERTIFIES THAT ALL ITEMS SUBMITTED HERewith HAVE BEEN CHECKED BY THE CONTRACTOR. ARE IN CONFORMANCE WITH THE REQUIREMENTS OF THE CONTRACT DOCUMENTS, EXCEPT AS NOTED, AND ARE APPROVED BY THE CONTRACTOR FOR THIS PROJECT.

**Signature & Title**

---

**This Section to be Completed by Weston & Sampson**

Weston & Sampson
PART 1 - GENERAL

The term “Contractor” or “General Contractor” as used in the Division 00, Division 01 and all Technical Specification Sections shall be synonymous with the installing contractor for which the work is applicable to, unless noted otherwise.

1.01 WORK INCLUDED:

A. Provide labor, materials, and equipment necessary to complete the work of this Section, including but not limited to the following:

   1. Obtaining, coordinating, and providing notifications to the Owner and Engineer.
   2. Provide safe access to the work of this Contract to accommodate the indicated tests and inspections.
   3. Implementing corrective action and providing additional tests and/or inspections for work identified as non-conforming by the Independent Testing Agency.

1.02 GENERAL REQUIREMENTS:

A. The Connecticut State Building Code, under which this project is designed and will be built, requires the Structural Engineer of Record (SER) to provide a program of structural tests and inspections for this project. The SER is the structural engineer who is in responsible charge of the preparation of the structural drawings and structural specifications for this project and whose professional engineering seal appears on said structural drawings.

B. The SER has prepared a document entitled Statement of Special Inspections, which has been or will be submitted to the building official who has jurisdiction over this project, with the application for a building permit.

C. The program of structural tests and special inspections shall not relieve the Contractor or its subcontractors of their responsibilities and obligations for quality control of the Work, their other obligations for supervising the Work, for any design work which is included in their scope of services, and for full compliance with the requirements of the Contract Documents. Furthermore, the detection of, or failure to detect, deficiencies or defects in the Work during the testing and inspection
conducted pursuant to the program shall not relieve the Contractor or its subcontractors of their responsibility to correct all deficiencies or defects, whether detected or undetected, in all parts of the Work, and to otherwise comply with all requirements of the Contract Documents.

D. The program of structural tests and special inspections does not apply to the Contractor’s equipment, temporary structures used by the Contractor to construct the project, the Contractor’s means, methods, procedures, and job site safety.

1.03 CONTRACTOR RESPONSIBILITIES:

A. The Contractor shall provide free and safe access to the Work for the SER and all other individuals who are observing the Work or performing structural tests or inspections. The Contractor shall provide all ladders, scaffolding, staging, and up-to-date safety equipment, all in good and safe working order, and qualified personnel to handle and erect them, as may be required for safe access.

B. The Contractor shall give reasonable notice to the Owner and the Engineer of when the various parts of the Work will be ready for testing and/or inspection. The Contractor shall notify the Owner and the Engineer a minimum of 48 hours before such tests and/or inspections are to take place.

1.04 PROGRAM OF STRUCTURAL TESTS AND SPECIAL INSPECTIONS:

The following is a summary of Work subject to Tests and Inspections under the Program.

1. Soils and Foundations
2. Cast-In-Place Concrete
3. Masonry
4. Structural Steel
5. Wood Construction

Abbreviation  Agent
SER Structural Engineer of Record
ITA Independent Testing Agency

A. Soils and Foundations

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Shallow Foundations</td>
<td>ITA</td>
<td>Inspect soils below footings for adequate bearing capacity and consistency with geotechnical report.</td>
</tr>
</tbody>
</table>
## Structural Tests and Inspections

### 2. Controlled Structural Fill

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspect removal of unsuitable material and preparation of subgrade prior to placement of controlled fill.</td>
<td>SER</td>
<td></td>
</tr>
<tr>
<td>Perform sieve tests (ASTM D422 &amp; D1140) and modified Proctor tests (ASTM D1557) of each source of fill material.</td>
<td>ITA</td>
<td></td>
</tr>
<tr>
<td>Inspect placement, lift thickness and compaction of controlled fill.</td>
<td>SER</td>
<td></td>
</tr>
<tr>
<td>Test density of each lift of fill by nuclear methods (ASTM D2922)</td>
<td>ITA</td>
<td></td>
</tr>
<tr>
<td>Verify extent and slope of fill placement.</td>
<td>SER</td>
<td></td>
</tr>
</tbody>
</table>

### B. Cast-In-Place Concrete Construction

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review concrete batch tickets and verify compliance with approved mix design. Verify that water added at the site does not exceed that allowed by the mix design.</td>
<td>ITA</td>
<td></td>
</tr>
<tr>
<td>Inspect size, spacing, cover, positioning and grade of reinforcing steel. Verify that reinforcing bars are free from oil or other deleterious materials. Inspect bar laps and mechanical splices. Verify that bars are adequately tied and supported on chairs or bolsters.</td>
<td>ITA</td>
<td></td>
</tr>
<tr>
<td>Inspect size, positioning and embedment of anchor rods. Inspect concrete placement and consolidation around anchors.</td>
<td>ITA</td>
<td></td>
</tr>
<tr>
<td>Inspect placement of concrete. Verify that concrete conveyance and depositing avoids segregation or contamination. Verify that concrete is properly consolidated.</td>
<td>ITA</td>
<td></td>
</tr>
<tr>
<td>Item</td>
<td>Agent</td>
<td>Scope</td>
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</tr>
<tr>
<td>5. Sampling and Testing of Concrete</td>
<td>ITA</td>
<td>Test concrete compressive strength (ASTM C31 &amp; C39), slump (ASTM C143), air-content (ASTM C231 or C173) and temperature (ASTM C1064).</td>
</tr>
<tr>
<td>6. Curing and Protection</td>
<td>ITA</td>
<td>Inspect curing, cold weather protection and hot weather protection procedures.</td>
</tr>
</tbody>
</table>

C. Masonry Construction

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Mixing of Mortar and Grout</td>
<td>ITA</td>
<td>Inspect proportioning, mixing and retempering of mortar and grout.</td>
</tr>
<tr>
<td>2. Materials</td>
<td>SER</td>
<td>Review material certifications for conformance to specifications.</td>
</tr>
<tr>
<td>3. Installation of Masonry</td>
<td>ITA</td>
<td>Inspect size, layout, bonding and placement of masonry units.</td>
</tr>
<tr>
<td>4. Mortar Joints</td>
<td>ITA</td>
<td>Inspect construction of mortar joints including tooling and filling of head joints.</td>
</tr>
<tr>
<td>5. Reinforcement Installation</td>
<td>ITA</td>
<td>Inspect placement, positioning and lapping of reinforcing steel.</td>
</tr>
<tr>
<td></td>
<td>ITA</td>
<td>Inspect welding of reinforcing steel.</td>
</tr>
<tr>
<td>7. Weather Protection</td>
<td>ITA</td>
<td>Inspect cold weather protection and hot weather protection procedures. Verify that wall cavities are protected against precipitation.</td>
</tr>
<tr>
<td>Item</td>
<td>Agent</td>
<td>Scope</td>
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<td>-----------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>9. Anchors and Ties</td>
<td>ITA</td>
<td>Inspect size, location, spacing and embedment of dowels, anchors and ties.</td>
</tr>
</tbody>
</table>

**D. Structural Steel**

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Fabricator Certification</td>
<td>ITA</td>
<td>Review shop fabrication and quality control procedures.</td>
</tr>
<tr>
<td>Quality Control</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Material Certification</td>
<td>ITA</td>
<td>Review certified mill test reports and identification markings on wide-flange shapes, high-strength bolts, nuts and welding electrodes</td>
</tr>
<tr>
<td>3. Bolting</td>
<td>ITA</td>
<td>Inspect installation and tightening of high-strength bolts. Verify that splines have separated from tension control bolts. Verify proper tightening sequence. Continuous inspection of bolts in slip-critical connections.</td>
</tr>
<tr>
<td></td>
<td>ITA</td>
<td>Ultrasonic testing of all full-penetration welds.</td>
</tr>
<tr>
<td>5. Structural Details</td>
<td>ITA</td>
<td>Inspect steel frame for compliance with structural drawings, including bracing, member configuration and connection details.</td>
</tr>
</tbody>
</table>

**E. Wood Construction**

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Fabricator Certification</td>
<td>ITA</td>
<td>Inspect shop fabrication and quality control procedures for wood truss plant.</td>
</tr>
<tr>
<td>Certification/Quality Control</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Procedures</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Prefabricated Wood Trusses</td>
<td>ITA</td>
<td>Inspect the fabrication of wood trusses.</td>
</tr>
<tr>
<td>3. Permanent Truss Bracing</td>
<td>SER</td>
<td>Verify the installation, member sizes and grade of all permanent truss bracing.</td>
</tr>
</tbody>
</table>

**PART 2 - PRODUCTS**

NOT USED.

**PART 3 - EXECUTION**

NOT USED.
ATTACHMENT A

PROGRAM OF STRUCTURAL TESTS AND INSPECTIONS

The following is a summary of Work subject to Tests and Inspections under the Program.

1. **In-situ Bearing Strata for Footings**
2. **Controlled Structural Fill**
3. **Cast-In-Place Concrete**
4. **Structural Steel**

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Agent</th>
</tr>
</thead>
<tbody>
<tr>
<td>SER</td>
<td>Structural Engineer of Record</td>
</tr>
<tr>
<td>ITA</td>
<td>Contractor – Independent Testing Agency</td>
</tr>
</tbody>
</table>

**In-Situ Bearing Strata for Footings**

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. General Excavation</td>
<td>ITA/SER</td>
<td>Inspect strata for conformance to the structural drawings, specifications, and/or geotechnical report.</td>
</tr>
<tr>
<td>3. General Excavation</td>
<td>ITA/SER</td>
<td>Ensure that excavation is to proper depth or material.</td>
</tr>
<tr>
<td>4. General Excavation</td>
<td>ITA/SER</td>
<td>Ensure that excavation is controlled and contains no unsuitable materials.</td>
</tr>
<tr>
<td>5. Bearing surfaces for footings</td>
<td>ITA/SER</td>
<td>Inspect bearing surfaces for conformance to the requirements of the structural drawings, specifications, and/or geotechnical report.</td>
</tr>
</tbody>
</table>
## Controlled Structural Fill

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Controlled Structural Fill QC Review</td>
<td>SER</td>
<td>Review Contractor’s field quality control procedures</td>
</tr>
<tr>
<td>2. Fill Material</td>
<td>ITA</td>
<td>Test material for conformance to specifications or geotechnical report. Perform laboratory compaction tests in accordance with the specifications to determine optimum water content and maximum dry density.</td>
</tr>
<tr>
<td>3. Installation of controlled structural fill</td>
<td>ITA</td>
<td>Provide full-time inspection of the installation, in accordance with the specifications.</td>
</tr>
<tr>
<td>4. Density of Fill</td>
<td>ITA</td>
<td>Perform field density tests of the in-place fill in accordance with the specifications.</td>
</tr>
</tbody>
</table>
## Cast-In-Place Concrete Construction

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Cast-In-Place Concrete Construction QC Review</td>
<td>SER</td>
<td>Review Contractor’s field quality control procedures. Review frequency and scope of field testing and inspections.</td>
</tr>
<tr>
<td>2. Mix Design</td>
<td>SER</td>
<td>Review Mix Designs</td>
</tr>
<tr>
<td>3. Materials</td>
<td>SER</td>
<td>Review material certifications for conformance to Specifications</td>
</tr>
<tr>
<td>4. Batching Plant</td>
<td>ITA</td>
<td>Review Plant quality control procedures and batching and mixing methods</td>
</tr>
<tr>
<td>5. Reinforcement Installation</td>
<td>ITA</td>
<td>Inspect reinforcing for size, quantity, condition and placement</td>
</tr>
<tr>
<td>6. Anchor Rods</td>
<td>ITA</td>
<td>Inspect anchor rods prior to and during placement of concrete.</td>
</tr>
<tr>
<td>6. Formwork</td>
<td>ITA</td>
<td>Inspect form sizes for proper sizes of concrete members.</td>
</tr>
<tr>
<td>7. Concrete Placement and Sampling fresh Concrete</td>
<td>ITA</td>
<td>Observe concrete placement operations. Verify conformance to specifications including cold-weather and hot-weather placement procedures. Perform slump, density and air content tests at point of discharge.</td>
</tr>
<tr>
<td>8. Evaluation of Concrete</td>
<td>ITA</td>
<td>Test and evaluate in accordance with the specifications.</td>
</tr>
<tr>
<td>9. Curing and Protection</td>
<td>ITA</td>
<td>Observe procedures for conformance to the specifications.</td>
</tr>
</tbody>
</table>
## Structural Steel

<table>
<thead>
<tr>
<th>Item</th>
<th>Agent</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Fabricator Certification/Quality Control Procedures</td>
<td>SER</td>
<td>Review Contractor’s field quality control procedures. Review frequency and scope of field testing and inspections.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Review each Fabricator’s quality control procedures.</td>
</tr>
<tr>
<td>3. Fabricator Inspection</td>
<td>SER</td>
<td>Inspect in-plant fabrication, or review Fabricator’s approved Independent Inspection Agency’s reports.</td>
</tr>
<tr>
<td>5. Anchor Rods</td>
<td>SER</td>
<td>Review Contractor’s as-built survey.</td>
</tr>
<tr>
<td>6. Anchor Rods</td>
<td>ITA</td>
<td>Verify that all anchor rods have been properly torqued and have adequate fit-up.</td>
</tr>
<tr>
<td>7. Bolting</td>
<td>ITA</td>
<td>Test and inspect bolted connections in accordance with specifications. Verify bolt size and grade.</td>
</tr>
<tr>
<td>8. Welding</td>
<td>ITA</td>
<td>Check welder qualifications. Visually inspect fillet welds and test full penetration field welds in accordance with specifications</td>
</tr>
<tr>
<td>9. Shear Connectors</td>
<td>ITA</td>
<td>Inspect for size and placement. Test for proper weld attachment</td>
</tr>
<tr>
<td>10. Structural Framing, Details, and Assembly</td>
<td>ITA</td>
<td>Inspect for size, grade of steel, camber, installation and connection details. Check against Contract Documents and approved shop drawings.</td>
</tr>
<tr>
<td>11. Expansion and Adhesive Anchors</td>
<td>SER</td>
<td>Review installation procedures for both mechanical anchors and adhesive anchors. Verify that materials are suitable for job conditions.</td>
</tr>
<tr>
<td>12. Metal Decking</td>
<td>ITA</td>
<td>Verify gage, width, and type. Inspect placement, laps, welds, side laps attachment and screws or</td>
</tr>
<tr>
<td>Item</td>
<td>Agent</td>
<td>Scope</td>
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<td>-------------------------------------------</td>
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</tr>
<tr>
<td></td>
<td></td>
<td>other mechanical fasteners. Check welder qualifications.</td>
</tr>
<tr>
<td>13. Field Correction of Fabricated Items</td>
<td>ITA</td>
<td>Review documentation of approved repairs and verify completion of repairs.</td>
</tr>
</tbody>
</table>

END OF SECTION
PART 1 - GENERAL

1.01 WORK INCLUDED:

A. The Contractor shall provide all labor, materials and appurtenances necessary for the installation, maintenance and dismantling of 8-foot temporary fencing.

B. The Contractor shall be responsible for securing the site from trespassers. Existing fencing exists on portions of the site as shown on the Contract Drawings; it will be at the discretion of the Contractor to determine whether the existing fence is suitable for site safety and security. The Contractor shall install temporary fencing across lengths of damaged/unsuitable fencing to secure the site and prevent trespassers.

1.02 SUBMITTALS:

In accordance with requirements of Section 01 33 23 Submittals, submit the following:

A. Manufacturer’s literature of the materials specified herein.

B. Shop drawings of the temporary chain link fence and gates.

1. Shop drawings shall indicate layout of temporary fencing, location and size of gates, existing pavement and roads, and other site-specific conditions. Prepare drawing after site observation and verification of existing conditions.

PART 2 - PRODUCTS-GALVANIZED

2.01 TEMPORARY CHAIN LINK FENCING

A. Unless otherwise indicated, type of 8-foot temporary chain link fencing shall be Contractor's option. Following types are acceptable:

1. New materials or previously used salvaged chain link fencing in good condition.

2. Posts: Galvanized steel pipe of diameter to provide rigidity. Post shall be suitable for setting in concrete footings, driving into ground, anchoring with base plates, or inserting in precast concrete blocks.

3. Fabric: Woven galvanized steel wire mesh. Provide in continuous lengths to be wire tied to fence posts or prefabricated into modular pipe-framed fence panels.

B. Gates: Provide gates of the quantity and size indicated on the Contract Drawings or
required for functional access to Site.

1. Fabricate of same material as used for fencing.

2. Vehicle gates:
   a. Minimum width: 20 feet to allow access for emergency vehicles.
   b. Capable of manual operation by one person.

PART 3 - EXECUTION

3.01 INSTALLATION

A. The fence and gates shall be erected by skilled mechanics in accordance with the recommendations of the manufacturer and these specifications. These specifications shall take precedence over the recommendations of the manufacturer if any discrepancy exists between them.

B. Posts

1. Maximum post spacing shall be 10-feet. Post spacing shall be uniform and posts shall be plumb.

2. Drive posts, set in holes and backfill, or anchor in precast concrete blocks.

3. For soft and unstable ground conditions, cast concrete plug around post.

4. Posts over pavement: Use steel post plates or precast concrete blocks.

5. Gate posts: Use bracing or concrete footings to provide rigidity for accommodating size of gate.

6. Temporary terminal posts shall be securely connected to existing fence posts to prevent site access/trespassing.

C. Securely attach wire fabric to posts. Maximum area of unbraced fence fabric shall not exceed 1,500 square feet.

D. Install with required hardware.

E. Fabric shall be stretched taut, with the bottom edge following the existing grade, and shall be a continuous mesh between terminal posts. Each span of fabric shall be attached independently at terminal posts. Where terminal posts do not have provisions for weaving fabric to posts, stretcher bars shall be placed through the end weave of the fabric and secured to the post with bar bands spaced not more than 15-inches apart on the post.
Temporary terminal posts shall be secured to existing fence posts to prevent Site access/trespassing.

F. Fabric shall be attached with ties to line posts at intervals of not more than 14-inches (and to the top railing and braces at intervals not exceeding 24-inches).

G. The bottom tension wire shall be interlaced in the weave of the fabric, pulled taut and fastened to terminal posts.

3.02 MAINTENANCE AND REMOVAL

A. Maintain fencing in good condition. If damaged, immediately repair.

B. Remove temporary fencing upon completion of Work or when no longer required for security or control. Backfill holes and compact. Holes in pavement shall be surfaced to match existing paving. Repair damage caused by installation of temporary fencing.

END OF SECTION
SECTION 01 57 19
ENVIRONMENTAL PROTECTION

PART 1 – GENERAL

1.01 DESCRIPTION:

A. The work covered by this section of the specifications consists of furnishing all labor, materials, tools and equipment and performing all work required for the prevention of environmental pollution during and as a result of construction operations under this contract.

B. The requirements set forth in this section of the specifications apply to cross-country areas, river and stream crossings, and construction in and adjacent to wetlands, unless otherwise specifically stated.

C. Prior to commencement of work, the Contractor shall meet with representatives of the Engineer to develop mutual understandings relative to compliance of the environmental protection program.

1.02 RELATED WORK:

A. Section 00 31 43, PERMITS

B. Section 01 33 23, SUBMITTALS

C. Section 31 00 00, EARTHWORK

PART 2 - PRODUCTS

2.01 STRAW BALES:

A. Straw bales shall consist of certified seed free stems of agricultural grain and cereal crops and shall be free of grasses and legumes. Standard bales shall be 14-inches high, 18-inches wide and 36- to 40-inches long tied with polypropylene twine and weigh within 5 percent of 7 lbs. per cubic ft.

2.02 STRAW WATTLES:

A. Straw Wattles shall consist of a 100% biodegradable exterior jute or coir netting with 100% wheat straw interior filling as manufactured by Granite Environmental, Inc., Sebastian, Florida (Phone: 888-703-9889; website: www.erosionpollution.com), or approved equal.
2.03 CATCH BASIN PROTECTION:

A. To trap sediment and to prevent sediment from clogging drainage systems, catch basin protection in the form of a siltation sack (Siltsack as manufactured by ACF Environmental, Inc. or approved equal) shall be provided as approved by the Engineer.

PART 3- EXECUTION

3.01 NOTIFICATION AND STOPPAGE OF WORK:

A. The Engineer will notify the Contractor in writing of any non-compliance with the provisions of the Order of Conditions. The Contractor shall, after receipt of such notice, immediately take corrective action. Such notice, when delivered to the Contractor or his authorized representative at the site of the work, shall be deemed sufficient for the purpose. If the Contractor fails to act promptly, the Owner may order stoppage of all or part of the work through the Engineer until satisfactory corrective action has been taken. No claim for an extension of time or for excess costs or damage incurred by the Contractor as a result of time lost due to any stop work orders shall be made unless it was later determined that the Contractor was in compliance.

3.02 AREA OF CONSTRUCTION ACTIVITY:

A. Insofar as possible, the Contractor shall confine his construction activities to those areas defined by the plans and specifications. All land resources within the project boundaries and outside the limits of permanent work performed under this contract shall be preserved in their present condition or be restored to a condition after completion of construction at least equal to that which existed prior to work under this contract.

3.03 PROTECTION OF WATER RESOURCES:

A. The Contractor shall not pollute streams, lakes or reservoirs with fuels, oils, bitumen’s, calcium chloride, acids or other harmful materials. It is the Contractor's responsibility to comply with all applicable Federal, State, County and Municipal laws regarding pollution of rivers and streams.

B. Special measures should be taken to insure against spillage of any pollutants into public waters.

3.04 CONSTRUCTION IN AREAS DESIGNATED AS WETLANDS:

A. Insofar as possible, the Contractor shall make every effort to minimize disturbance within areas designated as wetlands or within 100-feet of wetland resource areas. Total easement widths shall be limited to the widths shown.

B. The Contractor shall perform his work in such a way that these areas are left in the condition existing prior to construction.
C. The elevations of areas designated as wetlands shall not be unduly disturbed by the Contractor's operations outside of the trench limits. If such disturbance does occur, the Contractor shall take all measures necessary to return these areas to the elevations which existed prior to construction.

D. In areas designated as wetlands, the Contractor shall carefully remove and stockpile the top 24 inches of soil. This topsoil material shall be used as backfill for the trench excavation top layer. The elevation of the trench shall be restored to the preconstruction elevations wherever disturbed by the Contractor's operation.

E. The Contractor shall use a trench box, sheeting or bracing to support the excavation in areas designated as wetlands.

F. Excavated materials shall not be permanently placed or temporarily stored in areas designated as wetlands. Temporary storage areas for excavated material shall be as required by the Engineer.

G. The use of a temporary gravel roadway to construct the pipeline in the wetlands area is not acceptable. The Contractor will be required to utilize timber or rubber matting to support his equipment in these areas. The timber or rubber matting shall be constructed in such a way that it is capable of supporting all equipment necessary to install the pipeline. The timber or rubber matting shall be constructed of materials and placed in such a way that when removed the material below the matting will not be unduly disturbed, mixed or compacted so as to adversely affect recovery of the existing plant life.

H. Bentonite dams shall be placed in wetlands to prevent drainage. Locations for dams are as indicated on the drawings or as required by the Engineer.

I. During construction, easements within wetlands shall be lined with a continuous straw bale/siltation fence barrier or line of straw wattles (aka compost filter tube, silt/filter sock).

3.05 PROTECTING AND MINIMIZING EXPOSED AREAS:

A. The Contractor shall limit the area of land which is exposed and free from vegetation during construction. In areas where the period of exposure will be greater than two (2) months, temporary vegetation, mulching or other protective measures shall be provided as specified.

B. The Contractor shall take account of the conditions of the soil where temporary cover crop will be used to ensure that materials used for temporary vegetation are adaptive to the sediment control. Materials to be used for temporary vegetation shall be approved by the Engineer.
3.06 LOCATION OF STORAGE AREAS:

A. The location of the Contractor's storage areas for equipment and/or materials shall be upon cleared portions of the job site or areas to be cleared as a part of this project, and shall require written approval of the Engineer. Plans showing storage facilities for equipment and materials shall be submitted for approval of the Engineer.

B. No excavated materials or materials used in backfill operations shall be deposited within a minimum distance of one hundred (100) feet of any watercourse or any drainage facility. Adequate measures for erosion and sediment control such as the placement of baled straw around the downstream perimeter of stockpiles shall be employed to protect any downstream areas from siltation.

C. There shall be no storage of equipment or materials in areas designated as wetlands.

D. The Engineer may designate a particular area or areas where the Contractor may store materials used in his operations.

E. Storage areas in cross-country locations shall be restored to pre-construction conditions with the planting of native species of trees and shrubs.

3.07 PROTECTION OF LANDSCAPE:

A. The Contractor shall not deface, injure, or destroy trees or shrubs nor remove or cut them without written authority from the Owner. No ropes, cables, or guys shall be fastened to or attached to any existing nearby trees for anchorages unless specifically authorized by the Engineer. Excavating machinery and cranes shall be of suitable type and be operated with care to prevent injury to trees which are not to be removed, particularly overhanging branches and limbs. The Contractor shall, in any event, be responsible for any damage resulting from such use.

B. Branches, limbs, and roots shall not be cut except by permission of the Engineer. All cutting shall be smoothly and neatly done without splitting or crushing. When there is unavoidable injury to branches, limbs and trunks of trees, the injured portions shall be neatly trimmed and covered with an application of grafting wax or tree healing paint as directed.

C. Where, in the opinion of the Engineer, trees may possibly be defaced, bruised, injured, or otherwise damaged by the Contractor's equipment or by his blasting or other operations, the Engineer may require the Contractor to adequately protect such trees by placing boards, planks, poles or fencing around them. Any trees or landscape feature scarred or damaged by the Contractor's equipment or operations shall be restored as nearly as possible to its original condition at the expense of the Contractor. The Engineer will decide what method of restoration shall be used, and whether damaged trees shall be treated and healed or removed and disposed of.
D. Cultivated hedges, shrubs, and plants which could be injured by the Contractor's operations shall be protected by suitable means or shall be dug up, balled and temporarily replanted and maintained. After construction operations have been substantially completed, they shall be replanted in their original positions and cared for until growth is re-established. If cultivated hedges, shrubs, and plants are injured to such a degree as to affect their growth or diminish their beauty or usefulness, they shall be replaced by items of a kind and quality at least equal to that existing at the start of the work.

3.08 DISCHARGE OF DEWATERING OPERATIONS:

A. Any water that is pumped and discharged from the trench and/or excavation as part of the Contractor's water handling shall be filtered by an approved method prior to its discharge into a receiving water or drainage system.

B. Under no circumstances shall the Contractor discharge water to the areas designated as wetlands. When constructing in a wetlands area, the Contractor shall discharge water from dewatering operations directly to the nearest drainage system, stream, or waterway after filtering by an approved method.

C. The pumped water shall be filtered through filter fabric and baled straw, a vegetative filter strip or a vegetated channel to trap sediment occurring as a result of the construction operations. The vegetated channel shall be constructed such that the discharge flow rate shall not exceed a velocity of more than 1 foot per second. Accumulated sediment shall be cleared from the channel periodically.

3.09 DUST CONTROL:

A. During the progress of the work, the Contractor shall conduct his operations and maintain the area of his activities, including sweeping and sprinkling of streets as necessary, to minimize creation and dispersion of dust. If the Engineer decides it is necessary to use calcium chloride for more effective dust control, the Contractor shall furnish and spread the material, as directed.

B. Calcium Chloride shall not be used for dust control within a drainage basin or in the vicinity of any source of potable water.

3.10 SEPARATION AND REPLACEMENT OF TOPSOIL:

A. Topsoil shall be carefully removed from cross-country areas where excavations are to be made, and separately stored to be used again as required. The topsoil shall be stored in an area acceptable to the Engineer and adequate measures shall be employed to prevent erosion of said material.

3.11 CATCH BASIN PROTECTION:
A. Catch basin protection shall be used for every catch basin, shown on the plans or as required by the Engineer, to trap sediment and prevent it from clogging drainage systems and entering wetlands. Siltation sacks shall be securely installed under the catch basin grate. Care shall be taken to keep the siltation sacks from breaking apart or clogging. All deposited sediment shall be removed periodically and at times prior to predicted precipitation to allow free drainage flow. Prior to working in areas where catch basins are to be protected, each catch basin sump shall be cleaned of all debris and protected. The Contractor shall properly dispose of all debris at no additional cost to the Owner.

3.12 STRAW WATTLES:

A. The wattles will be placed in a shallow trench (2-3 inches deep) and staked in the ground using wooden stakes driven at 4-foot intervals. The wooden stakes will be placed at a minimum depth of 24-inches into the ground.

END OF SECTION
PART 1 - GENERAL

1.01 WORK INCLUDED:

This Section covers the cutting, coring, rough and finish patching of holes and openings in existing structures.

1.02 RELATED WORK:

A. SECTION 03 30 00 CAST-IN-PLACE CONCRETE

PART 2 - PRODUCTS

2.01 SEALING MATERIALS:

A. Mechanical seals shall be modular, adjustable, bolted, mechanical type consisting of interlocking synthetic rubber links shaped to continuously fill the annular space between the pipe and sleeve. The seal shall be rated by the manufacturer for 40 feet of head or 20 psig. Mechanical seals shall be Link-Seal, manufactured by Thunderline Corp., Wayne, MI., or approved equal.

B. Sealant shall be a two part foamed silicone elastomer as manufactured by Dow Corning Co., product No. 3-6548 silicone R.T.V.; 3M brand fire barrier products caulk C.P. 25 and 3M brand putty 303; Flame-Safe fire stop systems Fig. No. FS-500 by Thomas & Betts Corporation, or approved equal. Packing shall be a fire retardant pliable material, Fig. 310 by Sealtite Co.; White Oakum W.S.-600 by American Manufacturing Co., or approved equal. Sealant bead configuration, depth and width shall be in accordance with manufacturer's recommendations.

2.02 MISCELLANEOUS MATERIALS:

A. Bonding compound shall be Sikadur Hi-Mod epoxy by Sika Corporation, or equivalent by Euclid Chemical Corporation, Master Builders Company, or approved equal.

B. Non-shrink grout shall be Masterflow 713 by Master Builders Company; Euco N-S by Euclid Chemical Co.; Five Star Grout by U.S. Grout Corp. or approved equal.

C. Materials for finish patching shall be equal to those of adjacent construction.

PART 3 - EXECUTION
3.01 GENERAL:

A. The Contractor shall leave all chases or openings for the installation of his own or any other contractor's or subcontractor's work, or shall cut the same in existing work, and shall see that all sleeves or forms are at the work and properly set in ample time to prevent delays. He shall see that all such chases, openings, and sleeves are located accurately and are of proper size and shape and shall consult with the Engineer and the contractors and subcontractors concerned in reference to this work.

B. In case of his failure to leave or cut all such openings or have all such sleeves provided and set in proper time, Contractor shall cut them or set them afterwards at his own expense, but in so doing he shall confine the cutting to the smallest extent possible consistent with the work to be done. In no case shall piers or structural members be cut without the written consent of the Engineer.

C. The Contractor shall not cut or alter the work of any subcontractor or any other contractor, nor permit any of his subcontractors to cut or alter the work of any other contractor or subcontractor, except with the written consent of the contractor or subcontractor whose work is to be cut or altered or with the written consent of the Engineer. All cutting and patching or repairing made necessary by the negligence, carelessness, or incompetence of the Contractor or any of his subcontractors shall be done by or at the expense of the Contractor and shall be the responsibility of the Contractor.

D. All cutting and coring shall be performed in such a manner as to limit the extent of patching.

E. All holes cut through concrete and masonry walls, slabs or arches shall be core drilled unless otherwise approved. No structural members shall be cut without the approval of the Engineer and all such cutting shall be done in a manner required by him. No holes may be drilled in beams or other structural members without obtaining prior approval. All work shall be performed by mechanics skilled in this type of work.

3.02 CORING:

A. Coring shall be performed with an approved non-impact rotary tool with diamond core drills. Size of holes shall be suitable for pipe, conduit, sleeves, equipment or mechanical seals to be installed.

B. If holes are cored through floor slabs they shall be drilled from below.

C. All equipment shall conform to OSHA standards and specifications pertaining to plugs, noise and fume pollution, wiring and maintenance.
D. Provide protection for existing equipment, utilities and critical areas against water or other damage caused by drilling operation.

E. Slurry or tailings resulting from coring operations shall be vacuumed or otherwise removed from the area following drilling.

3.03 CUTTING:

A. Cutting shall be performed with a concrete saw and diamond saw blades of proper size and application.

B. Provide for control of slurry generated by sawing operation on both sides of wall or slab.

C. When cutting a reinforced concrete wall, the cutting shall be done so as not to damage bond between the concrete and reinforcing steel left in the structure. Cut shall be made so that steel neither protrudes nor is recessed from the face of the cut.

D. Adequate bracing of area to be cut shall be installed prior to start of cutting. Check area during sawing operations for partial cracking and provide additional bracing as required to prevent a partial release of cut area during sawing operations.

E. Provide equipment of adequate size to remove cut panel.

F. For cutting a trench in a floor slab, a full-depth cut shall be made using a concrete saw for the desired width of the trench. A partial-depth cut shall be made to expose the reinforcing bars. The width of the partial cut shall be to the required lap length of the reinforcing bars. Care shall be taken not to cut exposed reinforcing bars but if any are cut, dowel holes shall be drilled and dowels epoxied in. Reinforcing of the same size, as the existing shall be tied to the existing exposed reinforcing and/or dowels with the proper lap length.

3.04 PATCHING:

Rough patching shall be such as to bring the cut or cored area flush with existing construction unless otherwise shown. Finish patching shall match existing surfaces as approved.

Trenches in floor slabs shall be repaired as described in 3.03F above and concrete meeting the requirements of Section 03 30 00 CAST-IN-PLACE CONCRETE shall be poured and cured.

END OF SECTION
SECTION 01 74 13

CLEANING UP

PART 1 - GENERAL

1.01 DESCRIPTION:

The Contractor must employ at all times during the progress of its work adequate cleanup measures and safety precautions to prevent injuries to persons or damage to property. The Contractor shall immediately, upon request by the Engineer provide adequate material, equipment and labor to cleanup and make safe any and all areas deemed necessary by the Engineer.

1.02 RELATED WORK:

A. Section 01 11 00 CONTROL OF WORK AND MATERIALS

B. Section 01 14 00 SPECIAL PROVISIONS

C. Section 01 57 19 ENVIRONMENTAL PROTECTION

PART 2 - PRODUCTS

Not applicable

PART 3 - EXECUTION

2.01 DAILY CLEANUP:

A. The Contractor shall clean up, at least daily, all refuse, rubbish, scrap and surplus material, debris and unneeded construction equipment resulting from the construction operations and sweep the area. The site of the work and the adjacent areas affected thereby shall at all times present a neat, orderly and workmanlike appearance.

B. Upon written notification by the Engineer, the Contractor shall within 24 hours clean up those areas, which in the Engineer's opinion are in violation of this section and the above referenced sections of the specifications.

C. If in the opinion of the Engineer, the referenced areas are not satisfactorily cleaned up, all other work on the project shall stop until the cleanup is satisfactory.

2.02 MATERIAL OR DEBRIS IN DRAINAGE FACILITIES:
A. Where material or debris has washed or flowed into or has been placed in existing watercourses, ditches, gutters, drains, pipes, structures, such material or debris shall be entirely removed and satisfactorily disposed of during progress of the work, and the ditches, channels, drains, pipes, structures, and work shall, upon completion of the work, be left in a clean and neat condition.

2.03 REMOVAL OF TEMPORARY BUILDINGS, STRUCTURES AND EQUIPMENT:

A. On or before completion of the work, the Contractor shall, unless otherwise specifically required or permitted in writing, tear down and remove all temporary buildings and structures it built; shall remove all temporary works, tools and machinery or other construction equipment it furnished; shall remove all rubbish from any grounds which it has occupied; shall remove silt fences and hay bales used for trapping sediment; and shall leave the roads and all parts of the property and adjacent property affected by its operations in a neat and satisfactory condition.

2.04 RESTORATION OF DAMAGED PROPERTY:

A. The Contractor shall restore or replace, when and as required, any property damaged by its work, equipment or employees, to a condition at least equal to that existing immediately prior to the beginning of operations. To this end the Contractor shall do as required all necessary highway or driveway, walk and landscaping work. Materials, equipment, and methods for such restoration shall be as approved by the Engineer.

2.05 FINAL CLEANUP:

A. Before acceptance by the Owner, the Contractor shall perform a final cleanup to bring the construction site to its original or specified condition. This cleanup shall include removing all trash and debris off of the premises. Before acceptance, the Engineer shall approve the condition of the site.
PART 1 - GENERAL

1.01 WORK INCLUDED:

A. This Section covers administrative and procedural requirements for closing out the project, including, but not limited to:
   1. Project as-built documents
   2. Checkout and Certification
   3. Startup and Testing
   4. Final Cleaning
   5. Substantial Completion
   6. Closeout Procedures
   7. Final Completion
   8. Correction/Warranty Period

B. Closeout checklist to be completed by the Engineer.

1.02 RELATED WORK:

A. General Requirements in their entirety.

B. Section 01 74 13, CLEANING UP

C. Division 2 through Division 31.

1.03 AS-BUILT DOCUMENTS:

A. Contractor shall maintain on site, separate from the documents used for construction, one set of the documents listed below, and as construction progresses, shall legibly record on these documents all changes made during construction.

2. Specifications.

3. Addenda.

4. Change Orders and other Modifications to the Contract.

5. Reviewed shop drawings, product data, and samples.

6. Written interpretations and clarifications.

7. Field Orders.

8. Field test reports properly verified.

B. The completed set of as-built documents shall be submitted to the Engineer with the final Application for Payment.

1.04 CHECKOUT AND CERTIFICATIONS:

A. Prior to checkout and certifications, the following tasks shall be completed:

1. Construction shall be complete. For this purpose, completion of construction is defined as follows:

   a. The Contractor has completed construction and erection of the work in conformance with the Contract Drawings and Specifications.

   b. The Contractor has installed and adjusted operating equipment, systems, or facilities, as applicable, as defined by the manufacturers' erection, installation, operation and maintenance instructions.

2. All shop drawings shall have final approval.

3. All shop tests shall be complete and approved test results submitted to the Engineer.

1.05 START-UP AND TESTING:

A. Prior to start-up the following tasks shall be complete:

1. All checkout and certifications shall be satisfactorily completed,

2. All operations and maintenance manuals shall be approved,

3. All preliminary training by the manufacturer's representative shall be completed,

4. An approved start-up procedure shall be in place.
1.06 FINAL CLEANING:

A. Complete the following cleaning operations before requesting inspection for Certification of Substantial Completion.

1. Clean the site, including landscape development areas of rubbish, litter and other foreign substances. Sweep paved areas broom clean; remove stains, spills and other foreign deposits. Rake grounds that are neither paved nor planted, to smooth, even textured surfaces.

2. Remove waste and surplus materials, rubbish, fencing equipment, temporary utilities and construction facilities from the site, unless otherwise required by the Engineer.

3. Comply with requirements of Section 01 74 13 CLEANING UP.

1.07 SUBSTANTIAL COMPLETION:

A. Substantial Completion is officially defined in the General and Supplementary Conditions. The date of substantial completion will be certified by the Engineer. This date will not be certified until the following requirements have been satisfied by the Contractor:

1. All Contract requirements are coordinated into a fully operational system. All individual units of equipment and treatment are fully operative and performing at specified efficiencies. Where efficiencies are not specified, performance shall meet acceptable standards for the particular unit.

2. All field tests have been satisfactorily completed and reports forwarded to the Engineer.

3. All final training has been completed by the manufacturers' representatives.

4. All spare parts and lubricants have been satisfactorily delivered to the Owner. Spare parts are for the exclusive use of the Owner when the facility has been turned over. Contractor is responsible for all maintenance and repair materials required until the facility is accepted by the Owner.

1.08 CLOSEOUT PROCEDURES:

A. Submit written certification that Contract Documents have been reviewed, Work has been inspected, and is complete in accordance with Contract Documents and ready for Engineer's and Owner's inspection.

B. Accompany Engineer and Owner on inspection to verify conformance with the Contract
PROJECT CLOSEOUT

01 78 00-4

Documents. Prepare a punch list of work items that have been determined by inspection to not conform to Contract Documents. Punch list items shall include work items that are missing, incomplete, damaged, incorrect items, or improperly installed or constructed. The Contractor shall correct the punch list deficiencies by re-work, modifications, or replacement, as appropriate, until the items conform to the Contract Documents. The initial punch list shall be produced by the Contractor, with copies to the Engineer and Owner. When the Contractor has reduced the number of deficient items to a reasonable level, the Engineer will develop a definitive punch list for the use of the Contractor.

C. Provide submittals to Engineer that are required by governing or other authorities.

D. Submit final Application for Payment identifying total adjusted Contract Sum, previous payments, and sum remaining due. The Contractor shall submit the following documents with or prior to Final Application for Payment: Set of as-built documents, Contract Completion and Acceptance Certificate, Consent of Surety to Final Payment, Release and Waiver of Liens and Claims, Affidavit of Payment of Debts and Claims, and remaining releases, waivers, warranties/guarantees, and all other data required by the Contract Documents.

1.09 FINAL COMPLETION:

A. Prior to final completion, the following tasks shall be completed:
   1. All items in the punch list shall be completed.
   2. All Contract closeout documentation shall be submitted to and accepted by the Engineer.

1.10 CORRECTION/WARRANTY PERIOD:

A. During the correction period, the Contractor shall correct all deficiencies in equipment and materials.

B. During the warranty period, the Contractor shall perform all corrective work on warranty deficiencies.

C. Corrective work will be identified by the Engineer or Owner, as appropriate. The Contractor will be notified of the item(s) requiring corrective work.

D. The Contractor shall begin work on all corrective work within ten days of being notified of the deficiency by the Engineer and shall then work continuously until the deficiency is corrected. Upon completion of the corrective work, the Contractor shall submit a letter report to the Engineer describing the deficiency and the corrective action that was taken.

E. The Contractor shall coordinate all corrective work with the Engineer and/or the Owner.
### 1.11 COMPLETION CHECKLIST:

**PROJECT COMPLETION CHECKLIST**

Owner _______________ Job No.  

Project

As part of the project closeout, all items listed below must be checked off as being complete or otherwise accounted for. The person verifying completion of the item shall list the completion date and his/her initials.

<table>
<thead>
<tr>
<th>Project Closeout Checklist</th>
<th>Date Completion Verified</th>
<th>Verified by</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AS-BUILT DOCUMENTS HANDED OVER</strong></td>
<td></td>
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<tr>
<td>1. Contract Drawings</td>
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<td>2. Specifications</td>
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<td>3. Addenda</td>
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<tr>
<td>4. Change Orders/Contract Modifications</td>
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<tr>
<td>5. Reviewed Shop Drawings, Product Data and Samples</td>
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<td>6. Written Interpretations/Clarifications</td>
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<td>7. Field Orders</td>
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<td>8. Field Test Reports</td>
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<tr>
<td><strong>EQUIPMENT CHECKOUT AND CERTIFICATIONS</strong></td>
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<td></td>
</tr>
<tr>
<td>1. Construction Complete per Drawings/Specifications</td>
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<tr>
<td>2. Equipment Installed and Adjusted</td>
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<tr>
<td>3. All Shop Drawings have Final Approval</td>
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<tr>
<td>4. All Shop Tests Complete and Results Submitted</td>
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<tr>
<td>Project Closeout Checklist</td>
<td>Date Completion Verified</td>
<td>Verified By</td>
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</tbody>
</table>

**START-UP AND TESTING**

1. All Checkout and Certifications Complete
2. All O&M Manuals Approved
3. All Preliminary Training by Manufacturers Rep. Completed

**FINAL CLEANING**

1. All Construction Facilities Removed
2. All Construction Debris Removed
3. All Areas Swept/Cleared

**SUBSTANTIAL COMPLETION**

1. All Items Coordinated Into a Fully Operational System
2. All Equipment Units Operational at Specified Efficiencies
3. All Field Tests Completed and Reports Submitted
4. All Final Training by Manufacturer's Rep. Completed
5. All Spare Parts and Lubricants Provided

**CLOSEOUT PROCEDURES**

1. Written Certification Submitted that Work is Ready for Owner & Engineer Inspector
2. Inspection by Owner, Engineer, Contractor completed
3. Punch List of Nonconforming Items Prepared
4. Documents Required by Governing or Other Authorities Submitted (List Them)
5. Final Application for Payment Received
6. Contact Completion and Acceptance Certificate Submittal
7. Consent of Surety to Final Payment Submittal
8. Release and Waiver of Liens and Claims Submitted
9. Affidavit of Payment of Debts and Claims Submitted
## Project Closeout Checklist

<table>
<thead>
<tr>
<th>Date Completion Verified</th>
<th>Verified By</th>
</tr>
</thead>
</table>

10. Warranties/Guarantees Submitted

11. Other Required Releases and Waivers Submitted (List Them)

12. Permits Submitted (List Them)

13. Weekly Payrolls Submitted as Required by Law

### FINAL COMPLETION

1. All Items in Punch List Completed

2. All Other Required Documentation Submitted (List It)

### CORRECTION/WARRANTY PERIOD

1. Correction Period Start Date: _________________________  
   End Date: _________________________

2. Specific Warranties Provided

<table>
<thead>
<tr>
<th>Item</th>
<th>Warranty Duration</th>
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**PROJECT CLOSEOUT**  
01 78 00-7
Full name of persons signing their initials on this checklist:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

END OF SECTION
PART 1 - GENERAL

1.01 SCOPE OF WORK:
A. This section includes procedural requirements for compiling and submitting operation and maintenance data required to complete the project.

1.02 RELATED WORK:
A. General Requirements in their entirety
B. Individual Technical Specification Sections Specific for Operation and Maintenance Data.
C. Section 01 33 23, SUBMITTALS

1.03 FORMAT:
A. Prepare data in form of an instructional manual.
B. Binders: Commercial quality, 8 ½- x 11-inch three-ring binders with hardback, washable, plastic covers; two inch maximum ring size. When multiple binders are used, correlate data into related, consistent groupings. Provide a table of contents in each binder.
C. Cover: Identify each binder cover and spine with typed or printed title OPERATION AND MAINTENANCE INSTRUCTION; list title of Project facility; identify subject matter of contents.
D. Arrange contents by systems under section numbers and sequence of Table of Contents.
E. Provide tabbed flyleaf for each separate product and system, with typed description of product and major component parts of equipment.
F. Text: Manufacturer’s printed data, or typewritten date - on 20-pound paper.
G. Drawings: Provide with reinforced punched, binder tab. Bind in with text; fold larger drawings to size of text pages.
H. Submit certification that the data and drawings provided pertain exactly to the model, size, and series product and equipment installed in the work.
I. All documents will be electronically scannable.
J. All products, systems, and drawings must be cross-referenced with tag ID numbers.

K. The manual for each piece of equipment shall be a separate document with the following specific requirement:

1. Contents:
   - Table of Contents and Index
   - Brief description of each system and components
   - Starting and stopping procedures
   - Special operating instructions
   - Routine maintenance procedures
   - Manufacturer’s printed operating and maintenance instructions, parts list, illustrations, and diagrams
   - One copy of each wiring diagram
   - One copy of each approved shop drawing and each Contractor’s coordination and layout drawing
   - List of spare parts, manufacturer’s price, and recommended quantity
   - Name, address and telephone number of local service representatives.

2. Material
   - Loose leaf on 60 pound, punched paper
   - Holes reinforced with plastic cloth or metal
   - Page size, 8 ½- x 11-inches
   - Diagrams, illustrations and attached foldouts as required, of original quality, reproduced by dry copy method
   - Covers: oil, moisture and wear resistant 9 x 12 size
1.04 QUALITY ASSURANCE:

A. Prepare instructions and data by personnel experienced in maintenance and operations of described products.

1.05 CONTENTS, EACH VOLUME (BINDER):

A. Table of Contents: Provide title of Contract, schedule of products and systems, indexed to content of the volume. A listing of all relevant tag ID numbers for each volume shall be placed immediately after the Table of Contents.

B. For each product or systems: List names, addresses, and telephone numbers of subcontractors and suppliers, including local source of suppliers and replacement parts.

C. Product Data: Mark each sheet to clearly identify specific products and component parts, and data applicable to installation. Delete inapplicable information.

D. Drawings: Supplement product data to illustrate relations of component parts of equipment and systems, to show control and flow diagrams.

E. Text: As required to supplement product data, provide logical sequence of instructions for each procedure incorporating manufacturer’s instructions.

F. Warranties, Guarantees, and Bonds: Bind copy of each

G. See O&M Manual Review Checklist at end of this specification section.

1.06 MANUAL FOR MATERIALS AND FINISHES:

A. Building Products, Applied Materials, and Finishes: Include product data with catalog number, size composition, and color and texture designations. Provide information for re-ordering custom manufactured products.

B. Instructions for Care and Maintenance: Include manufacturer’s recommendations for cleaning agents and methods, precautions against detrimental agents and methods, and recommended schedule for cleaning and maintenance.


D. Additional Requirements: As specified in individual product specification sections.
1.07 MANUAL FOR EQUIPMENT AND SYSTEMS:

A. Each Item of Equipment and Each System: Include description of unit or system and component parts. Identify function, normal operating characteristics and limiting conditions. Include performance curves, with engineering data and tests, and complete nomenclature and commercial number of replaceable parts.

B. Data submitted on all equipment shall include complete maintenance instructions (including preventive and corrective maintenance) and parts lists in sufficient detail to facilitate ordering replacements.

C. All products, systems, equipment, electrical wiring, instrumentation wiring, personnel protection systems wiring, presented in this manual will have tag numbers corresponding to contract drawings and specifications. In the event, numbers do not exist; the Engineer will specify a series of numbers.

D. Panelboard Circuit Directories: Provide electrical service characteristics, controls and communications.

E. Include color-coded wiring diagrams as installed.

F. Operating Procedures: Include start-up, break-in, and routine normal operating instructions and sequence. Include regulation, control, stopping, shutdown, and emergency instructions. Include summer, winter and any special operating instructions.

G. Provide servicing and lubrication schedule, and list of lubricants required. Cross-reference lubricants to products offered by at least three major lubricant suppliers.

H. Include manufacturer’s printed operation and maintenance instructions.

I. Include sequence of operation by controls manufacturer.

J. Provide original manufacturer’s parts list, illustrations, assembly drawings, and diagrams required for maintenance.

K. Provide control diagrams by controls manufacturer as installed.

L. Provide Contractor’s coordination drawings, with color-coded piping diagrams as installed.

M. Provide charts of valve tag numbers, with location and function of each valve, keyed to flow and control diagrams.

N. Provide list of original manufacturer’s spare parts, current prices, and recommended quantities to be maintained in storage.
O. Include test and balancing reports, calibration data, alignment records, and other information.

P. Additional Requirements: as specified in individual product specification sections.

Q. Provide a listing in table of Contents for design data with tabbed fliesheet and space for insertion of data.

R. Incorporation of all Physical Checkout information obtained through the field-testing and correction phases of the Work. Input must be specific to the actions and information obtained during those phases.

1.08 SUBMITTALS:

A. Submit draft and final copies of operation and maintenance manuals as described in Section 01 33 23.13 SUBMITTAL OF OPERATION AND MAINTENANCE MANUALS.

PART 2 – PRODUCTS

Not used.

PART 3 – EXECUTION

Not used.
Note to Specifier: Review the attached Checklist and add items that are required or delete items not relative to this project.

**OPERATION AND MAINTENANCE MANUAL REVIEW CHECKLIST**

1. Name, address, telephone/fax number of the manufacturer  
2. Name, address, contact name, telephone/fax of local representative  
3. Name, address, telephone/fax number of the contractor  
4. Exploded view/general arrangement of materials of construction  
5. Description of operation/operating principal  
6. Project specific Operating parameters  
7. Wiring Diagrams (If Applicable)  
8. Troubleshooting checklist  
9. Recommended spare parts list with prices, and ordering instructions  
10. Model number and the serial number of the model provided  
11. Performance curves or tabulated data  
12. Routine Maintenance instructions/service instructions with recommended Intervals  
13. Assembly and disassembly instructions  
14. Recommended lubricates and lubrication schedule.  
15. Approved copies of Shop Drawings are to be included in the manual  
16. Startup/break-in and adjustment instructions  
17. Warranty information

Reviewed By: _________________________ Date: ___________________
Weston & Sampson Engineers

END OF SECTION
SELECTIVE DEMOLITION

PART 1 - GENERAL

1.01 SUMMARY:

A. Provide selective demolition of designated mechanical room equipment.

B. Remove all existing mechanical room equipment and electrical panels.

   1. Filters, pumps, VFDs, Filter Panels, instrumentation, and salvaged valves shall be provided to the owner and moved to the location selected by the owner.

C. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 01 Specification Sections, apply to this Section.

1.02 DEFINITIONS:

A. Remove: Detach items from existing construction and legally dispose of them off-site.

B. Removed and Reinstalled: Existing items removed and reinstalled in their original locations after selective demolition.

C. Existing to Remain: Existing items of construction that are not to be removed and salvaged, or removed and reinstalled.

1.03 SUBMITTALS:

A. Schedule: Submit selective demolition schedules, including schedule and methods for capping utilities to be abandoned and maintaining existing utility service.

1.04 QUALITY ASSURANCE:

A. Codes and Regulations: Comply with governing codes and regulations. Use experienced workers.

B. Temporary Shoring: Temporary shoring shall be designed to support all anticipated loads and shall further be designed and constructed such that the Work can be properly constructed. Sufficient clearances shall be provided by the temporary shoring to permit all required construction activities to proceed unhindered.

1.05 PROJECT CONDITIONS:

A. Occupancy: Immediate areas of work will be occupied during selective demolition. The facility employees may occupy adjacent areas outside of Work limit. Coordinate demolition schedule with Owner activities.

B. Existing Conditions: No responsibility for items to be demolished will be assumed by the
PART 2 - PRODUCTS

2.01 DEMOLITION APPLICATIONS:

A. Selective Building Demolition:
   1. Application: Protection of portions of building or affected by selective demolition.
   2. Application: Notification to Owner of schedule of shut-off of utilities which serve occupied spaces.
   3. Application: Pollution control during selective demolition, including noise control.
   5. Utilities: Interruption, capping or removal as applicable.
   6. Hazardous Materials:
      a. Not present in doors or walls. If encountered, stop work immediately and notify the Owner and the Engineer.

PART 3 - EXECUTION

3.01 SELECTIVE DEMOLITION:

A. Demolition Operations: Do not damage building elements and improvements indicated to remain.
B. Utilities: Locate, identify, disconnect, and seal or cap off utilities in buildings to be demolished.
C. Occupied Spaces: Do not obstruct occupied or used spaces or facilities without the written permission of the Owner and the authorities having jurisdiction. Do not interrupt utilities serving occupied or used facilities without the written permission of the Owner and authorities having jurisdiction. If necessary, provide temporary utilities.
D. Operations: Cease operations if public safety or remaining structures are endangered. Perform temporary corrective measures until operations can be continued properly.
E. Security: Provide adequate protection against accidental trespassing. Secure project after work hours.
F. Restoration: Restore finishes of patched areas and any damaged adjacent construction and finishes.
3.03 SCHEDULE

A. Items to be Salvaged for Reinstallation:
   1. None

B. Items to be Salvaged for Delivery to Owner:
   1. Filters, pumps, VFDs, Filter Panels, instrumentation, and salvaged valves shall be provided to the owner and moved to the location selected by the owner.

C. Utilities Requiring Interruption, Capping, or Removal:
   1. Electric
   2. Plumbing
   3. Mechanical

END OF SECTION
SECTION 03 30 00
CAST-IN-PLACE CONCRETE

PART 1 -GENERAL

1.01 WORK INCLUDED:

This Section specifies cast-in-place concrete, including formwork, reinforcement, concrete materials, mixture design, placement procedures, and finishes but not limited to the following:

1. Footings and foundation walls
2. Slabs-on-grade
3. Exterior slabs and sidewalks, including splash pads

1.02 RELATED WORK:

The following items are not included in this Section and will be performed under the designated Sections:

A. Section 01 45 23, STRUCTURAL TESTS AND INSPECTIONS
B. Section 03 35 19, INTEGRALLY COLORED CONCRETE
C. Section 13 00 00, SUMMARY OF WORK FOR SPRAY DECKS
D. Section 31 00 00, EARTHWORK; Excavation and establishment of subgrade elevations.

1.03 SUBMITTALS:

In accordance with requirements of General Specifications, submit the following:

A. Refer to Section 01 33 23, SUBMITTALS for submittal provisions and procedures.
B. Product data for proprietary materials and items, including reinforcement and forming accessories, admixtures, patching compounds, water-stops, joint systems, curing compounds, dry-shake finish materials, and others if requested by the Engineer or SER.
C. Shop drawings for reinforcement detailing, fabricating, bending, and placing concrete reinforcement. Comply with ACI 315 “Manual of Standard Practice for Detailing Reinforced Concrete Structures”. Include bar sizes, lengths, material,
grade, bar schedules, stirrup spacing, bent bar diagrams, bar arrangement, splices and laps, mechanical connections, tie spacing, hoop spacing and supports for concrete.

D. Concrete mix design for each mix specified. Supporting test data shall be submitted if requested.
   1. Submit alternate mix designs when the characteristics of materials, project conditions, weather, test results, or other circumstances warrant adjustments.
   2. Indicate the amounts of mixing water to be withheld for later addition at the Project site.

E. Proposed method of curing and associated products.

F. Proposed precautions for hot weather and cold weather concreting.

G. Samples: For vapor retarder.
   1. Submit samples of materials as requested by the Engineer or SER, including names, sources, and descriptions.

H. Laboratory test reports for concrete materials and mix design test.

I. Material test reports for the following, from a qualified testing agency, indicating compliance with specification requirements:
   1. Aggregates. Include service record data indicating absence of deleterious expansion of concrete due to alkali aggregate reactivity.

J. Material certificates for each of the following, signed by the manufacturers:
   1. Cementitious material.
   2. Admixtures
   3. Form materials and form-release agents.
   4. Steel reinforcement and accessories.
   5. Anchor rods for Prefabricated Engineered Buildings
   7. Curing compounds.
   8. Floor and slab treatments.
10. Adhesives.
11. Vapor retarders.

K. Floor surface flatness and levelness measurements to determine compliance with specified tolerances.

L. Qualification Data: For Installer and Manufacturer.

M. Minutes of pre-installation conference.

1.04 QUALITY ASSURANCE:

A. Installer Qualifications: A qualified installer who employs on the Project personnel qualified as ACI certified Flatwork Technician and Finisher and a supervisor who is an ACI certified Concrete Flatwork Technician.

B. Manufacturer Qualifications: A firm experienced in manufacturing ready-mix concrete products that complies with ASTM C 94 requirements for production facilities and equipment.

1. Manufacturer certified according to NRMCA’s “Certification of Ready Mixed Concrete Production Facilities.”

C. Testing Agency for Mix Design Qualifications: An independent agency, registered in the State of Connecticut as an approved testing agency, qualified according to ASTM C 1077 and ASTM E 329 for testing indicated, as documented according to ASTM E 548.

1. Personnel conducting field tests shall be qualified as ACI Concrete Field Testing Technician, Grade 1, according to ACI CP-01 or an equivalent certification program.

2. Personnel performing laboratory tests shall be ACI certified Concrete Strength Testing Technician and Concrete Laboratory Testing Technician – Grade 1. The Testing Agency Laboratory supervisor shall be an ACI certified Concrete Laboratory Testing Technician – Grade II.

D. Source Limitations: Obtain each type of class of cementitious material of the same brand from the same manufacturer’s plant, obtain aggregate from one source, and obtain admixtures through one source from a single manufacturer.

E. ACI Publications:

1. Comply with the following unless modified by requirements in the Contract Documents:
b. ACI 211.1, “Recommended Practice for Selecting Proportions for Normal and Heavyweight Concrete.”
c. ACI 214, “Evaluation of Strength Test Results of Concrete.”
d. ACI 301, “Specification for Structural Concrete.”
e. ACI 304, “Guide for Measuring, Mixing, Transporting and Placing Concrete.”
f. ACI 305, “Hot Weather Concreting.”
g. ACI 306, “Cold Weather Concreting.”
h. ACI 308, “Guide to Curing Concrete.”
i. ACI 309, “Guide for Consolidation of Concrete.”
j. ACI 311.1, “ACI Manual of Concrete Inspection.”
k. ACI 315, “Details and Detailing of Concrete Reinforcement.”
l. ACI 318, “Building Code Requirements for Structural Concrete and Commentary.”
m. ACI 347, “Guide for Formwork for Concrete.”

2. Where the language in any of the documents referred to herein is in the form of a recommendation or suggestion, such recommendations or suggestions shall be deemed to be mandatory under this Contract.

F. American Society for Testing and Materials (ASTM):
   1. ASTM C309 "Liquid Membrane-Forming Compounds for Curing Concrete."
   3. ASTM C979 "Standard Specification for Pigments for Integrally Colored Concrete."

G. American Association of State Highway and Transportation Officials (AASHTO):
   1. AASHTO M194 "Chemical Admixtures."

H. Pre-installation Conference: Conduct a conference at the Project site to comply with requirements in Division 1 Section “Project Management and Coordination.”
   1. Before submitting design mixtures, review concrete design mixture and examine procedures for ensuring quality of concrete materials. Require representatives of each entity directly concerned with cast-in-place concrete to attend including the following:
      a. Contractor’s superintendent.
b. Independent testing agency responsible for concrete design mixtures.
c. Ready-mix concrete manufacturer.
d. Concrete subcontractor.
e. Structural Engineer.
f. Independent testing agency responsible for field testing.
g. Owner’s Authorized Representative.
h. Engineer.

2. Review inspection and testing and inspecting agency procedures for field quality control, concrete finishes and finishing, cold and hot-weather concreting procedures, curing procedures, construction contraction and isolation joints, and joint filler strips, semi-rigid joint fillers, forms and form removal limitations, anchor rod and anchorage device installation tolerances, steel reinforcement installation, floor slab and slab flatness and levelness measurement, concrete repair procedures, and concrete protection.

1.05 DELIVERY, STORAGE, AND HANDLING:

A. Steel Reinforcement: Deliver, store, and handle steel reinforcement to prevent bending and damage.

PART 2 -PRODUCTS

2.01 FORM-FACING MATERIALS:

A. Smooth-Formed Finished Concrete: Form-facing panels that will provide continuous, true, and smooth concrete surfaces. Furnish in largest practicable sizes to minimize number of joints.

1. Plywood, metal, or other approved panel materials.

B. Forms for Cylindrical Columns, Pedestals, and Supports: Metal, glass-fiber-reinforced plastic, paper, or fiber tubes that will produce surfaces with gradual or abrupt irregularities not exceeding specified formwork surface class. Provide units with sufficient wall thickness to resist plastic concrete loads without detrimental deformation.

C. Form-Release Agent: Commercially formulated form-release agent that will not bond with, stain, or adversely affect concrete surfaces and will not impair subsequent treatments of concrete surfaces.

D. Form Ties: Factory-fabricated, removable or snap-off metal or glass-fiber-reinforced plastic form ties designed to resist lateral pressure of fresh concrete on forms and to prevent spalling of concrete on removal.

   1. Use only non-metallic form ties designed to resist lateral pressure of fresh concrete on forms and to prevent spalling of concrete on removal for Architecturally Exposed Concrete (Concrete Exposed to View).

E. Furnish units that will leave no corroding metal closer than 1-inch to the plane of exposed concrete surface.

F. Furnish ties with integral water-barrier plates to walls indicated to receive dampproofing or waterproofing.

2.02 STEEL REINFORCEMENT:

A. Reinforcing Bars: ASTM A 615, Grade 60, deformed.

   1. Provide reinforcing bars conforming to ASTM A706, Grade 60, deformed, if welding is required.

   2. Reinforcement at splash pads shall be zinc coated per bars per ASTM A 767.

B. Plain Steel Wire: ASTM A 82, as drawn.

C. Plain-Steel Welded Wire Reinforcement: ASTM A 185, plain, fabricated from as-drawn steel wire into flat sheets.

2.03 FIBER REINFORCEMENT

A. When called for on the drawings, concrete engineered reinforcing fibers shall be polypropylene, collated, fibrillated fibers from Fibermesh Co., 4019 Industry Drive, Chattanooga, TN; Forta Corporation, One Hundred Forta Drive, Grove City, PA; or approved equal. Only fibers designed and manufactured specifically for use in concrete from virgin polypropylene and so certified by the manufacturer shall be acceptable.

2.04 NON-METALLIC SHRINKAGE RESISTANT GROUT:

A. Grout: ASTM C 1107, factory-packaged, nonmetallic aggregate grout, noncorrosive, non-staining, mixed with water to consistency suitable for application and a 30-minute working time. The minimum ultimate compressive strength of the grout shall be 5000 psi at 7 days and 7500 psi at 28 days.

2.05 REINFORCEMENT ACCESSORIES:
A. Joint Dowel Bars: ASTM A 615, Grade 60, plain-steel bars, cut bars true to length with ends square and free of burrs.

B. Bar Supports: Bolster, chairs, spacers, and other devices for spacing, supporting, and fastening reinforcing bars and welded wire reinforcement in place. Manufacture bar supports from steel wire, plastic, or precast concrete according to CRSI’s “Manual of Standard Practice”, of greater of compressive strength than concrete and as follows:

1. For concrete surfaces exposed to view where legs of wire bar supports contact forms, use CRSI Class 1 plastic-protected steel wire or CRSI Class 2 stainless steel bar supports.

2. For slabs-on-grade, use supports with sand plates or horizontal runners where base material will not support chair legs. Concrete bricks may be used to support reinforcing steel where application allows.

2.06 ANCHOR RODS

A. Anchor Rods: ASTM F 1554, Grade 55 (weldable), Hot Dipped Galvanized per ASTM A 153. Headed type unless otherwise noted. Provide suitable nuts in accordance with ASTM F1554 and ASTM A563 and washers in accordance with ASTM F436. Nuts and washers shall be hot-dipped galvanized.

2.07 CONCRETE MATERIALS:

A. Cementitious Material: Use the following cementitious materials, of the same type, brand, and source, throughout the Project:

1. Portland Cement: ASTM C 150, Type I/II. Supplement with the following:

B. Fly Ash: ASTM C 618, Class C or F.

C. Ground Granulated Blast Furnace Slag: ASTM C 989, Grade 100 or 120.

D. Cementitious Materials: Percentage, by weight, of cementitious materials other than Portland cement in concrete as follows:

1. Fly Ash or Ground Granulated Blast Furnace Slag: 25 percent, minimum.

2. Combined Fly Ash and Pozzolan: 35 percent, maximum.

3. Ground Granulated Blast Furnace Slag: 50 percent, maximum.

4. Combined Fly Ash or Pozzolan and Ground Granulated Blast Furnace Slag: 50 percent Portland cement minimum, with fly ash or pozzolan not exceeding 35 percent.
E. Normal-Weight Aggregates: ASTM C 33, Class 3S coarse aggregate or better, graded. Provide aggregates from a single source.

1. Maximum Coarse Aggregate Size: ¾-inch nominal.
2. Fine Aggregate: Free of materials with deleterious reactivity to alkali in cement.

F. Water: ASTM C 94 and potable.

2.08 ADMIXTURES:


B. Chemical Admixtures: Provide admixtures certified by manufacturer to be compatible with other admixtures and that will not contribute water-soluble chloride ions exceeding those permitted in hardened concrete. Do not use calcium chloride or admixtures containing calcium chloride.

1. Water-Reducing Admixture: ASTM C 494, Type A.
2. Retarding Admixture: ASTM C 494, Type B.
3. Water-Reducing and Retarding Admixture: ASTM C 494, Type D.
4. High-Range, Water-Reducing Admixture: ASTM C 494, Type F.
5. High-Range, Water-Reducing and Retarding Admixture: ASTM C 494, Type G.
6. Plasticizing and Retarding Admixture: ASTM C 1017, Type II.

C. Set-Accelerating Corrosion-Inhibiting Admixture: Commercially formulated, anodic inhibitor or mixed cathodic and anodic inhibitor, capable of forming a protective barrier and minimizing chloride reactions with steel reinforcement in concrete and complying with ASTM C 494, Type C.

1. Products:
2. Euclid Chemical Company; Eucon CIA.
4. BASF Admixtures, Inc.; Rheocrete CNI.
5. Sika Corporation; Sika CNI.

D. Non-Set-Accelerating Corrosion-Inhibiting Admixture: Commercially formulated, non-set-accelerating, anodic inhibitor or mixed cathodic and anodic inhibitor; capable of forming a protective barrier and minimizing chloride reactions with steel reinforcement in concrete.

1. Products:
b. Sika Corporation: Sika FerroGard 903
c. Euclid Chemical: Eucon BCN

2.09 SLAB TREATMENTS:

A. Unpigmented Mineral Dry-Shake Floor Hardener: Factory-packaged dry combination of Portland cement, graded quartz aggregate, and plasticizing admixture.

1. Products:
   a. Burke by Edoco; NonMetallic Floor Hardener.
   b. Conspec Marketing & Manufacturing Co., Inc., a Dayton Superior Company; Conshake 500.
   c. Dayton Superior Corporation; Quartz Tuff.
   d. Euclid Chemical Company; Surflex.
   e. Lambert Corporation; Colorhard.
   f. L&M Construction Chemicals, Inc.; Quartzpalte FF.
   g. Scofield, L.M. Company; Lithochrome Color Hardener.
   h. Symons Corporation, a Dayton Superior Company; Hard Top.

B. Penetrating Liquid Floor Treatment: Clear, chemically reactive, waterborne solution of inorganic silicate or silicate materials and proprietary components; odorless; colorless; that penetrates, hardens, and densifies concrete surfaces.

1. Products:
   a. Burke by Edoco; Titan Hard.
   b. Conspec Marketing & Manufacturing Co., Inc., a Dayton Superior Company; Intraseal.
   c. Curecrete Distribution Inc.; Ashford Formula.
   d. Dayton Superior Corporation; Day-Chem Sure Hard.
   e. Euclid Chemical Company; Euco Diamond Hard.
   g. L&M Construction Chemicals, Inc.; Seal Hard.
   i. Symons Corporation, a Dayton Superior Company; Buff Hard.

2.10 CURING MATERIALS:
A. Absorptive Cover: AASHTO M 182, Class 2, burlap cloth made from jute or kenaf, weighing approximately 9 oz./sq. yd. when dry.

B. Moisture-Retaining Cover: ASTM C 171, polyethylene film or white burlap-polyethylene sheet.

C. Water: Potable.

D. Clear, Waterborne, Membrane-Forming Curing Compound: ASTM C 309, Type 1, Class B, 18 to 25 percent solids, non-dissipating, certified by curing compound manufacturer to not interfere with bonding of floor coverings.

1. Products:
   b. Dayton Superior Corporation; Safe Cure and Seal (J-19).
   c. Euclid Chemical Company; Diamond Clear VOX.
   d. Lambert Corporation; Glazecote Sealer-20.
   e. L&M Construction Chemicals, Inc.; Dress & Seal WB.
   g. Nox-Crete Products Group, Kinsman Corporation; Cure & Seal 200E.
   h. Sonneborn, Div. Of ChemRex; Kure-N-Seal.
   i. Symons Corporation, a Dayton Superior Company; Cure & Seal 18 Percent E.

E. Clear, Waterborne, Membrane-Forming Curing and Sealing Compound: ASTM C 1315, Type 1, Class A.

1. Products:
   a. Conspec Marketing & Manufacturing Co., Inc., a Dayton Superior Company; Sealcure 1315 WB.
   b. Euclid Chemical Company; Super Diamond Clear VOX.
   c. Lambert Corporation; UV Safe Seal.
   d. L&M Construction Chemicals, Inc.; Lumiseal WB Plus.
   f. Symons Corporation, a Dayton Superior Company; Cure & Seal 31 Percent E.

2.11 RELATED MATERIALS:
A. Expansion and Isolation Joint Filler Strips: ASTM D 1752, cork or self-expanding cork.

B. Semirigid Joint Filler: Two-component, semirigid, 100 percent solids, epoxy resin with a Type A shore durometer hardness of 80 per ASTM D 2240.

C. Bonding Agent: ASTM C 1059, Type II, non-redispersible, acrylic emulsion or styrene butadiene.

D. Epoxy Bonding Adhesive: ASTM C 881, two-component epoxy resin, capable of humid curing and bonding to damp surfaces, of class suitable for application temperature and of grade to suit requirements, and as follows:
   1. Types IV and V, load bearing, for bonding hardened or freshly mixed concrete to hardened concrete.

E. Reglets: Fabricate reglets of not less than 0.0217-inch thick, galvanized steel sheet. Temporarily fill or cover face opening of reglet to prevent intrusion of concrete or debris.

B. Dovetail Anchor Slots: Hot-dip galvanized steel sheet, not less than 0.0336-inch thick, with bent tab anchors. Temporarily fill or cover face opening of slots to prevent intrusion of concrete or debris.

2.12 REPAIR MATERIALS:

A. Repair Underlayment: Cement based, polymer-modified, self-leveling product that can be applied in thicknesses from 1/8-inch and that can be feathered at edges to match adjacent floor elevations.
   1. Cement Binder: ASTM C 150, Portland cement or hydraulic or blended hydraulic cement as defined in ASTM C 219.
   2. Primer: Product of underlayment manufacturer recommended for substrate, conditions, and application.
   3. Aggregate: Well-graded, washed gravel, 1/8-inch to ¼-inch or coarse sand as recommended by the underlayment manufacturer.
   4. Compressive Strength: Not less than 4100 psi at 28 days when tested in accordance with ASTM C 109.

B. Repair Overlayment: Cement based, polymer-modified, self-leveling product that can be applied in thicknesses from 1/8-inch and that can be feathered at edges to match adjacent floor elevations.
   1. Cement Binder: ASTM C 150, Portland cement or hydraulic or blended hydraulic cement as defined in ASTM C 219.
2. Primer: Product of underlayment manufacturer recommended for substrate, conditions, and application.

3. Aggregate: Well-graded, washed gravel, 1/8-inch to ¼-inch or coarse sand as recommended by the topping manufacturer.

4. Compressive Strength: Not less than 5000 psi at 28 days when tested in accordance with ASTM C 109.

2.13 CONCRETE MIXTURES, GENERAL:

A. Prepare design mixtures for each type and strength of concrete, proportioned on the basis of laboratory trial mixture or field test data, or both, according to ACI 301.

1. Use a qualified independent testing agency for preparing and reporting proposed mixture designs based on trial mixtures.

B. Cementitious Materials: Limit percentage, by weight, of cementitious materials other than Portland cement in concrete as follows:

1. Fly Ash: 25 percent.
4. Combined Fly Ash or Pozzolan and Ground Granulated Blast-Furnace Slag: 50 percent.

C. Limit water-soluble, chloride-ion content in hardened concrete to 0.15 percent by weight of cement.

D. Admixtures: Use admixtures according to manufacturer’s written instructions.

1. Use water-reducing, high-range water reducing or plasticizing admixture in concrete, as required, for placement and workability.
2. Use water-reducing and retarding admixture when required by high temperatures, low humidity, or other adverse placement conditions.
3. Use water-reducing admixture in pumped concrete, concrete for heavy-use industrial slabs and parking structure slabs, concrete required to be watertight, and concrete with a water cementitious materials ratio below 0.50.
4. Use retarding admixture in combination with Set accelerating Corrosion Inhibitor. Retarder is not required for non-set accelerating corrosion inhibitor.
5. Use corrosion inhibiting admixture in concrete mixtures where indicated.
6. Use moisture vapor reduction admixture on all slabs to receive floor finishes.
7. Use integral crystalline waterproofing admixture in concrete mixtures where indicated.
2.14 CONCRETE MIXTURES FOR ELEMENTS:

A. Footings, Backstop Foundations: Proportion normal-weight concrete mixture as follows:
   1. Minimum Compressive Strength: 4000 psi at 28 days.
   2. Maximum Water-Cementitious Materials Ratio: 0.45.
   3. Slump Limit: 4-inches for concrete with verified slump of 2-inch to 4-inches before adding high-range water-reducing admixture or plasticizing admixture, plus or minus 1-inch.
   4. Air Content: 6 percent, plus or minus 1.5 percent at point of delivery for 3/4-inch nominal maximum aggregate size.
   5. Corrosion Inhibiting Admixture: Apply to all walls at a rate of 4 gallons per cubic yard of concrete.

B. Exterior Slabs, Sidewalks, and Splash Pads: Proportion normal-weight concrete mixture as follows:
   1. Minimum Compressive Strength: 5000 psi at 28 days.
   3. Slump Limit: 4-inches for concrete with verified slump of 2-inch to 4-inches before adding high-range water-reducing admixture or plasticizing admixture, plus or minus 1-inch.
   4. Air Content: 6 percent, plus or minus 1.5 percent at point of delivery for 3/4-inch nominal maximum aggregate size.
   5. Corrosion Inhibiting Admixture: Apply to all slabs at a rate of 4 gallons per cubic yard of concrete. Omit at splash pads.

2.15 FABRICATING REINFORCEMENT:

A. Fabricate steel reinforcement according to CRSI’s “Manual of Standard Practice”.

2.16 CONCRETE MIXING:

A. Ready-Mix Concrete: Measure, batch, mix, and deliver concrete according to ASTM C94, and furnish batch ticket information.

B. When air temperature is between 85 and 90 degrees F, reduce mixing and delivery time from 1-1/2 hours to 75 minutes; when air temperature is above 90 degrees F, reduce mixing and delivery time to 60 minutes.

PART 3 - EXECUTION

03/18/2019 CAST-IN-PLACE CONCRETE 03 30 00-13
3.01 GENERAL:

A. Coordinate the installation of joint materials and other related materials with placement of forms and reinforcing.

3.02 FORMWORK:

A. Design, erect, shore, brace, and maintain formwork, according to ACI 301, to support vertical, lateral, static, and dynamic loads, and construction loads that might be applied, until structure can support such loads.

B. Construct formwork so concrete members and structures are of size, shape, alignment, elevation, and position indicated, within tolerance limits of ACI 117.

C. Limit concrete surface irregularities, designated by ACI 347R as abrupt or gradual, as follows:

D. Construct forms tight enough to prevent loss of concrete mortar.

E. Fabricate forms for easy removal without hammering or prying against concrete surfaces. Provide crush or wrecking plates where stripping may damage concrete surfaces. Provide top forms for inclined surfaces steeper than 1.5 horizontal to 1 vertical.
   1. Install keyways, reglets, recesses, and the like for easy removal.
   2. Do not use rust-stained steel form-facing material.

F. Set edge forms and intermediate screed strips for slabs to achieve required elevations and slopes in finished concrete surfaces. Provide and secure units to support screed strips; use strike-off templates or compacting-type screeds.

G. Chamfer exterior corners and edges of permanently exposed concrete as noted on plans.

H. Form openings, chases, offsets, sinkages, keyways, reglets, blocking, and screeds required in the Work. Determine sizes and locations from trades providing such items.

I. Clean forms and adjacent surfaces to receive concrete. Remove chips, wood, sawdust, dirt, and other debris just before placing concrete.

J. Retighten forms and bracing before placing concrete, as required, to prevent mortar leaks and maintain proper alignment.
K. Coat contact surfaces of forms with form-release agent, according to manufacturer’s written instructions, before placing reinforcement.

3.03 EMBEDDED ITEMS:

A. Forms for Slabs: Set edge forms, and intermediate screed strips for slabs to achieve required elevations and contours in finished surfaces. Provide and secure units to support screed strips using strike-off templates or compacting type screeds.

3.04 REMOVING AND REUSING FORMS:

A. General: Formwork for sides of beams, walls, columns, and similar parts of the Work that does not support weight of concrete may be removed after cumulatively curing at not less than 50 degrees F for 24 hours after placing concrete, if concrete is hard enough to not be damaged by form removal operations and curing and protection operations are maintained.

B. Clean and repair surfaces of forms to be reused in the Work. Split, frayed, delaminated, or otherwise damaged form-facing material will not be acceptable for exposed surfaces. Apply new form-release agent.

C. When forms are reused, clean surfaces, remove fins and laitance, and tighten to close joints. Align and secure joints to avoid offsets. Do not use patched forms for exposed concrete surfaces unless approved by the Engineer.

3.05 STEEL REINFORCEMENT:

A. General: Comply with CRSI’s “Manual of Standard Practice” for placing reinforcement.

B. Clean reinforcement of loose rust and mill scale, earth, ice, and other foreign materials that would reduce bond to concrete.

C. Accurately position, support, and secure reinforcement against displacement. Locate and support reinforcement with bar supports to maintain minimum concrete cover. Do not tack weld crossing reinforcing bars.

D. Set wire ties with ends directed into concrete, not toward exposed concrete surfaces.

E. Install welded wire reinforcement in longest practicable lengths on bar supports spaced to minimize sagging. Lap edges and ends of adjoining sheets at least one mesh spacing. Offset laps of adjoining sheet widths to prevent continuous laps in either direction. Lace overlaps with wire ties.

3.06 FIBER INSTALLATION:
A. Fibermesh fibers shall be used in concrete as indicated on the drawings or as specified and in strict accordance with the manufacturer's recommendations as to type and amount. The fiber manufacturer or approved distributor shall provide the services of a qualified employee for pre-job meeting and initial job start up.

3.07 JOINTS:

A. General: Construct joints true to line with faces perpendicular to surface plane of concrete.

B. Construction Joints: Install so strength and appearance of concrete are not impaired, at locations indicated or approved by the Engineer.

1. Place joints perpendicular to main reinforcement. Continue reinforcement across construction joints, unless otherwise indicated. Do not continue reinforcement through sides of strip placements of floors and slabs.

2. Form keyed joints as indicated. Embed keys at least 1-1/2-inches into concrete.

3. Use a bonding agent at locations where fresh concrete is placed against hardened or partially hardened concrete surfaces.

4. Use epoxy-bonding adhesive at locations where fresh concrete is placed against hardened or partially hardened concrete surfaces.

C. Contraction Joints in Slabs-on-Grade: Form weakened-plane contraction joints, sectioning concrete into areas as indicated. Construct contraction joints for a depth equal to at least one-fourth of concrete thickness as follows:

1. Grooved Joints: Form contraction joints after initial floating by grooving and finishing each edge joint to a radius of 1/8-inch. Repeat grooving of contraction joints after applying surface finishes. Eliminate groover tool marks on concrete surfaces.

2. Sawed Joints: Form contraction joints with power saws equipped with shatterproof abrasive or diamond-rimmed blades. Cut 1/8-inch wide joints into concrete when cutting action will not tear, abrade, or otherwise damage surface and before concrete develops random contraction cracks.

D. Isolation Joints in Slabs-on-Grade: After removing formwork, install joint filler strips at slab junctions with vertical surfaces, such as column pedestals, foundation walls, grade beams, and other locations, as indicated.

1. Terminate full-width joint filler strips not less than 1/2-inch or more than 1-inch below finished concrete surface where joint sealants, specified in Division 7 Section “Joint Sealants”, are indicated.
2. Install joint filler strips in lengths as long as practicable. Where more than one length is required, lace or clip sections together.

E. Doweled Joints: Install dowel bars and support assemblies at joints where indicated. Lubricate or asphalt coat one-half of dowel length to prevent concrete bonding to one side of joint.

3.08 CONCRETE PLACEMENT:

A. Before placing concrete, verify that installation of formwork, reinforcement, and embedded items is complete and that required inspections have been performed.

B. Do not add water to concrete during delivery, at Project site, or during placement unless approved by Engineer.

C. Before test sampling and placing concrete, water may be added at Project site, subject to limitations of ACI 301.

1. Do not add water to concrete after adding high-range water-reducing admixtures to mixture.

D. Deposit concrete continuously in one layer or in horizontal layers of such thickness that no new concrete will be placed on concrete that has hardened enough to cause seams or planes of weakness. If a section cannot be placed continuously, provide construction joints as indicated. Deposit concrete to avoid segregation.

1. Deposit concrete in horizontal layers of depth not to exceed formwork design pressures and in a manner to avoid inclined construction joints.

2. Consolidate placed concrete with mechanical vibrating equipment according to ACI 301.

3. Do not use vibrators to transport concrete. Insert and withdraw vibrators vertically at uniformly spaced locations to rapidly penetrate placed layer and at least 6-inches into preceding layer. Do not insert vibrators into lower layers of concrete that have begun to lose plasticity. At each insertion, limit duration of vibration to time necessary to consolidate concrete and complete embedment of reinforcement and other embedded items without causing mixture constituents to segregate.

E. Deposit and consolidate concrete for slabs in continuous operation, within limits of construction joints, until placement of panel or section is complete.

1. Consolidate concrete during placement operations so concrete is thoroughly worked around reinforcement and other embedded items and into corners.

3. Screed slab surfaces with a straightedge and strike off to correct elevations.
4. Slope surfaces uniformly to drains where required.
5. Begin initial floating using bull floats or darbies to form a uniform and open-textured surface plane, before excess bleedwater appears on the surface. Do not further disturb slab surfaces before starting finishing operations.

F. Cold-Weather Placement: Comply with ACI 306.1 and as follows. Protect concrete work from physical damage or reduced strength that could be caused by frost, freezing actions, or low temperatures.

1. When average high and low temperature is expected to fall below 40 degrees F for three successive days, maintain delivered concrete mixture temperature within the temperature range required by ACI 301.
2. Do not use frozen materials or materials containing ice or snow. Do not place concrete on frozen subgrade or on subgrade containing frozen materials.
3. Do not use calcium chloride, salt, or other materials containing antifreeze agents or chemical accelerators unless otherwise specified and approved in mixture designs.

G. Hot-Weather Placement: Comply with ACI 301 and as follows:

1. Maintain concrete temperature below 90 degrees F at time of placement. Chilled mixing water or chopped ice may be used to control temperature, providing water equivalent of ice is calculated to total amount of mixing water. Using liquid nitrogen to cool concrete is Contractor’s option.
2. Fog-spray forms, steel reinforcement, and subgrade just before placing of concrete. Keep subgrade uniformly moist without standing water, soft spots, or dry areas.

3.09 FINISHING FORMED SURFACES:

A. Rough-Formed Finish: As-cast concrete texture imparted by form-facing material with tie holes and defects repaired and patched. Remove fins and other projections that exceed specified limits on formed-surface irregularities.

1. Apply to concrete surfaces not exposed to public view.

B. Smooth-Formed Finish: As-cast concrete texture imparted by form-facing material, arranged in an orderly and symmetrical manner with minimum number of seams. Repair and patch tie holes and defects. Remove fins and other projections that exceed specified limits on formed-surface irregularities.

1. Apply to concrete surfaces exposed to public view.
3.10 FINISHING SLABS:

A. General: Comply with ACI 302.1R recommendations for screeding, re-straightening, and finishing operations for concrete surfaces. Do not wet concrete surfaces.

B. Broom Finish: Apply a broom finish to exterior platforms, steps, and ramps, and elsewhere as indicated.

1. Immediately after float finishing, slightly roughen trafficked surface by brooming with fiber-bristle broom perpendicular to main traffic route. Coordinate required final finish with Engineer before application.

C. Dry-Shake Floor Hardener Finish: After initial floating, apply dry-shake floor hardener to all surfaces with truck traffic according to manufacturer’s written instructions and as follows:

1. Uniformly apply dry-shake floor hardener at a rate of 100 lb./100 sq. ft. unless greater amount is recommended by manufacturer.

2. Uniformly distribute approximately two-thirds of dry-shake floor hardener over surface by hand or with mechanical spreader, and embed by power floating. Follow power floating with a second dry-shake floor hardener application, uniformly distributing remainder of material, and embed by power floating.

3. After final floating, apply a trowel finish. Cure concrete with curing compound recommended by dry-shake floor hardener manufacturer and apply immediately after final finishing.

3.11 MISCELLANEOUS CONCRETE ITEMS:

A. Filling In: Fill in holes and openings left in concrete, unless otherwise indicated, after work of other trades is in place. Mix, place, and cure concrete, as specified, to blend with in-place construction. Provide other miscellaneous concrete filling indicated or required to complete the Work.

B. Curbs: Provide monolithic finish to curbs by stripping forms while concrete is still green and by steel-troweling surfaces to a hard, dense finish with corners, intersections, and terminations slightly rounded.

C. Equipment Bases and Foundations: Provide machine and equipment bases and foundations as shown on Drawings. Set anchor bolts for machines and equipment at correct elevations, complying with diagrams or templates from manufacturer furnishing machines and equipment.
3.12 CONCRETE PROTECTING AND CURING:

A. General: Protect freshly placed concrete from premature drying and excessive cold or hot temperatures. Comply with ACI 306.1 for cold-weather protection and ACI 301 for hot-weather protection during curing.

B. Unformed Surfaces: Begin curing immediately after finishing concrete. Cure unformed surfaces, including floors and slabs, concrete floor toppings, and other surfaces.

C. Cure concrete according to ACI 308.1, by one or a combination of the following methods:

1. Moisture Curing: Curing all slabs in the project with moisture curing. Keep surfaces continually moist for not less than seven days with the following materials:
   a. Water.
   b. Continuous water-fog spray.
   c. Absorptive cover, water saturated, and kept continuously wet. Cover concrete surfaces and edges with 12-inch lap over adjacent absorptive covers.

2. Moisture-Retaining Cover Curing: Cover concrete surfaces with moisture-retaining cover for curing concrete, placed in the widest practicable width, with sides and ends lapped at least 12-inches, and sealed by waterproof tape or adhesive. Cure for not less than seven days. Immediately repair any holes or tears during curing period using cover material and waterproof tape.
   a. Cure concrete surfaces to receive floor coverings with either a moisture-retaining cover or curing compound that the manufacturer certifies will not interfere with bonding of floor covering used on Project.

3. Curing Compound: Apply uniformly in continuous operation by power spray or roller according to manufacturer’s written instructions. Recoat areas subject to heavy rainfall within three hours after initial applications. Maintain continuity of coating and repair damage during the curing period.
   a. After curing period has elapsed, remove curing compound without damaging concrete surfaces by method recommended by curing compound manufacturer unless manufacturer certifies curing compound will not interfere with bonding of floor covering used on Project.

4. Curing and Sealing Compound: Apply uniformly to slabs indicated in a continuous operation by power spray or roller according to manufacturer’s written instructions. Recoat areas subject to heavy rainfall within three hours.
after initial application. Repeat process 24 hours later and apply second coat. Maintain continuity of coating and repair damage during curing period.

D. Curing Formed Surfaces: Cure formed concrete surfaces, including underside of beams, supported slabs, and other similar surfaces, by moist curing with forms in place for the full curing period or until forms are removed. If forms are removed, continue curing by methods specified above, as applicable.

3.13 LIQUID FLOOR TREATMENTS:

A. Penetrating Liquid Floor Treatment: Prepare, apply, and finish penetrating liquid floor treatment to concrete slabs exposed to view according to manufacturer’s written instructions.

1. Remove curing compounds, sealers, oil, dirt, laitance, and other contaminants and complete surface repairs.

2. Comply with Manufacturer’s written instructions for application.

B. Sealing Coat: Uniformly apply a continuous sealing coat of curing and sealing compound to hardened concrete by power spray or roller according to manufacturer’s written instructions.

3.14 JOINT FILLING:

A. Prepare, clean, and install joint filler according to manufacturer’s written instructions.

1. Defer joint filling until concrete has aged at least one month. Do not fill joints until construction traffic has permanently ceased.

B. Remove dirt, debris, saw cuttings, curing compounds, and sealers from joints; leave contact faces of joint clean and dry.

3.15 CONCRETE SURFACE REPAIRS:

A. Defective Concrete: repair and patch defective areas when approved by the Engineer. Remove and replace concrete that cannot be repaired and patched to the Engineer’s approval.

B. Patching Mortar: Mix dry-pack patching mortar, consisting of one part Portland cement to two and one-half parts fine aggregate passing a No. 16 sieve, using only enough water for handling and placing.

C. Repairing Formed Surfaces: Surface defects include color and texture irregularities, cracks, spills, air bubbles, honeycombs, rock pockets, fins and other projections on the surface, and stains and other discolorations that cannot be removed by cleaning.
1. Immediately after form removal, cut out honeycombs, rock pockets, and voids more than ½-inch in any dimension in solid concrete, but not less than 1-inch in depth. Make edges of cuts perpendicular to concrete surface. Clean, dampen with water, and brush coat holes and voids with bonding agent. Fill and compact patching mortar before bonding agent has dried. Fill form-tie voids with patching mortar or cone plugs secured in place with bonding agent.

2. Repair defects on surfaces exposed to view by blending white Portland cement and standard Portland cement so that, when dry, patching mortar will match surrounding color. Patch a test area at inconspicuous locations to verify mixture and color match before proceeding with patching. Compact mortar in place and strike off slightly higher than surrounding surface.

3. Repair defects on concealed formed surfaces that affect concrete’s durability and structural performance as determined by the Engineer.

D. Repairing Unformed Surfaces: Test unformed surfaces, such as floors and slabs, for finish and verify surface tolerances specified for each surface. Correct low and high areas. Test surfaces sloped to drain for trueness of slope and smoothness; use a sloped template.

1. Repair finished surfaces containing defects. Surface defects include spalls, pop outs, honeycombs, rock pockets, crazing and cracks in excess of 0.01-inch wide or that penetrate to reinforcement or completely through unreinforced sections regardless of width, and other objectionable conditions.

2. After concrete has cured at least 14-days, correct high areas by grinding.

3. Correct localized low areas during or immediately after completing surface finishing operations by cutting out low areas and replacing with patching mortar. Finish repaired areas to blend into adjacent concrete.

4. Correct other low areas scheduled to receive floor coverings with a repair underlayment. Prepare, mix, and apply repair underlayment and primer according to manufacturer’s written instructions to produce a smooth, uniform, plane, and level surface. Feather edges to match adjacent floor elevations.

5. Repair defective areas, except random cracks and single holes 1-inch or less in diameter, by cutting out and replacing with fresh concrete. Remove defective areas with clean, square cuts and expose steel reinforcement with at least ¾-inch clearance all around. Dampen concrete surfaces in contact with patching concrete and apply bonding agent. Mix patching concrete of same materials and mixture as original concrete except without coarse aggregate. Place, compact, and finish to blend with adjacent finished concrete. Cure in same manner as adjacent concrete.
6. Repair random cracks and single holes 1-inch or less in diameter with patching mortar. Groove top of cracks and cut out holes to sound concrete and clean off dust, dirt, and loose particles. Dampen cleaned concrete surfaces and apply bonding agent. Place patching mortar before bonding agent has dried. Compact patching mortar and finish to match adjacent concrete. Keep patched area continuously moist for at least 72-hours.

E. Perform structural repairs of concrete, subject to Engineer’s approval, using epoxy adhesive and patching mortar.

F. Repair materials and installation not specified above may be used, subject to the Engineer’s approval.

3.16 FIELD QUALITY CONTROL:

A. Testing and Inspecting: Owner will engage a qualified testing and inspecting agency to perform field tests and inspections and prepare test reports.

B. Inspections:
   1. Steel reinforcement placement.
   2. Verification of use of required design mixture.
   3. Concrete placement, including conveying and depositing.
   4. Curing procedures and maintenance of curing temperature.

C. Concrete Tests: Testing of composite samples of fresh concrete obtained according to ASTM C 172 shall be performed according to the following requirements:
   1. Testing Frequency: Obtain one composite sample of each day’s pour of each concrete mixture exceeding 5 cubic yards, but less than 25 cubic yards, plus one set for each additional 50 cubic yards or fraction thereof.
   2. Slump: ASTM C 143; one test at point of placement for each composite sample, but not less than one test for each day’s pour of each concrete mixture. Perform additional tests when concrete consistency appears to change.
   3. Air Content: ASTM C 231, pressure method, for normal-weight concrete; one test for each composite sample, but not less than one test for each day’s pour of each concrete mixture.
   4. Concrete Temperature: ASTM C 1064; one test hourly when air temperature is 40 degrees F and below and when 80 degrees F and above, and one test for each composite sample.
6. Cast and laboratory cure five standard cylinder specimens for each composite sample.

7. Compressive Strength Tests: ASTM C 39; test one set of two-laboratory-cured specimens at 7 days and one set of two specimens at 28 days. Test remaining specimen at 28 days if previous results are satisfactory or retain this specimen for 56 day testing if results are not satisfactory.

8. Strength of each concrete mixture will be satisfactory if every average of any three consecutive compressive strength tests equals or exceeds specified compressive strength and no compressive strength test value falls below specified compressive strength by more than 500 psi.

D. Test results shall be reported in writing to the Engineer, concrete manufacturer, and Contractor within 48 hours of testing. Reports of compressive strength tests shall contain Project identification name and number, date of concrete placement, name of concrete testing and inspecting agency, location of concrete batch in Work, design compressive strength at 28 days, concrete mixture proportions and materials, compressive breaking strength, and type of break for both 7 and 28 day tests.

1. Nondestructive Testing: Impact hammer, sonoscope, or other nondestructive device may be permitted by Engineer but will not be used as the sole basis for approval or rejection of concrete.

2. Additional Tests: Testing and inspecting agency shall make additional tests of concrete when test results indicate that slump, air entrainment, compressive strengths, or other requirements have not been met, as required by the Engineer. Testing and inspecting agency may conduct tests to determine adequacy of concrete by cored cylinders complying with ASTM C 42 or by other methods as required by the Engineer.

3. Additional testing and inspecting, at Contractor’s expense, will be performed to determine compliance of replaced or additional work with specified requirements.

4. Correct deficiencies in the Work that test reports and inspections indicate does not comply with the Contract Documents.

E. Measure floor and slab flatness and levelness according to ASTM E 1155 within 24 hours of finishing.

3.17 GROUTING:

A. Mix grout in accordance with the approved manufacturer’s instructions to a consistency which will permit placement. Place grout so as to ensure complete bearing and elimination of air pockets.
3.18  TEST FOR WATERTIGHTNESS:

A. All concrete shall be watertight against leakage or groundwater infiltration. Special care shall be taken in the construction joints and any noticeable leakage or seepage causing wet spots on the slabs shall be repaired by and at the expense of the Contractor and by methods approved by the Engineer.

END OF SECTION
SECTION 03 35 19
INTEGRALLY COLORED CONCRETE

PART 1 - GENERAL

1.01 SUMMARY:

A. Drawings and general provisions of Contract, including General and Supplementary Conditions and Division 1 Specification sections, apply to Work of this Section.

B. Section Includes:

1. Integrally colored concrete splash pads.
2. Curing of integrally colored concrete.

C. Related Sections:

1. Division 3 Section "Cast-In-Place Concrete" for general applications of concrete and coordination of sample submittal and color selection.
2. Division 7 Section "Joint Sealants" for colored sealant for joints.

1.02 REFERENCES:

A. American Concrete Institute (ACI):

1. ACI 301 "Specification for Structural Concrete."
2. ACI 302 IR "Recommended Practice for Concrete Floor and Slab Construction."
3. ACI 303.1 "Standard Specification for Cast-In-Place Architectural Concrete."
4. ACI 304 "Recommended Practice for Measuring, Mixing, Transporting and Placing of Concrete."
5. ACI 305R "Recommended Practice for Hot Weather Concreting."
6. ACI 306R "Recommended Practice for Cold Weather Concreting."

B. American Society for Testing and Materials (ASTM):

1. ASTM C309 "Liquid Membrane-Forming Compounds for Curing Concrete."
3. ASTM C979 "Standard Specification for Pigments for Integrally Colored Concrete."

C. American Association of State Highway and Transportation Officials (AASHTO):
   1. AASHTO M194 "Chemical Admixtures."

D. Portland Cement Association
   1. PCA PA124 - Finishing Concrete Slabs with Color and Texture.
   2. PCA SP021 - Color and Texture in Architectural Concrete.

1.03 SUBMITTALS:
A. Product Data: Submit manufacturer’s complete technical data sheets for the following:
   1. Colored admixture.
   2. Curing compound.
B. Design Mixes: For each type of integrally colored concrete.
C. Samples for Initial Selection: Manufacturer's color charts showing full range of colors available.
D. Qualification Data: For firms indicated in "Quality Assurance" Article, including list of completed projects.

1.04 QUALITY ASSURANCE:
A. Manufacturer Qualifications: Manufacturer with 10-years of experience in the production of specified products.
B. Installer Qualifications: An installer with 5 years of experience with work of similar scope and quality.
C. Comply with the requirements of ACI 301.
D. Obtain each specified material from same source and maintain high degree of consistency in workmanship throughout Project.
E. Notification of manufacturer's authorized representative shall be given at least 1-week before start of Work.
F. Integrally Colored Concrete Mockups:
   1. Provide under provisions of Division 1 Section "Quality Control."
2. At location on Project selected by Engineer, place and finish 10 feet by 10 feet area.

3. For accurate color, the quantity of concrete mixed to produce the sample should not be less than 3 cubic yards or not less than 1/3 the capacity of the mixing drum on the ready-mix truck and should always be in full cubic yard increments. Excess material shall be discarded according to local regulations.

4. Construct mockup using processes and techniques intended for use on permanent work, including curing procedures. Include samples of control, construction, and expansion joints in sample panels. Mockup shall be produced by the individual workers who will perform the work for the Project.

5. Retain samples of cements, sands, aggregates and color additives used in mockup for comparison with materials used in remaining work.

6. Accepted mockup provides visual standard for work of Section.

7. Mockup shall remain through completion of work for use as a quality standard for finished work.

8. Remove mockup when directed.

1.05 DELIVERY, STORAGE AND HANDLING:

A. Colored Admixture: Comply with manufacturer's instructions. Deliver colored admixtures in original, unopened packaging. Store in dry conditions.

1.06 PROJECT CONDITIONS:

A. Integrally Colored Concrete Environmental Requirements:

1. Schedule placement to minimize exposure to wind and hot sun before curing materials are applied.

2. Avoid placing concrete if rain, snow, or frost is forecast within 24-hours. Protect fresh concrete from moisture and freezing.

3. Comply with professional practices described in ACI 305R and ACI 306R.

B. Schedule delivery of concrete to provide consistent mix times from batching until discharge. Mix times shall meet manufacturer’s written recommendations.

1.07 PRE-JOB CONFERENCE:

A. One week prior to placement of integrally colored concrete a meeting will be held to discuss the Project and application materials.
B. It is suggested that the Engineer, General Contractor, Construction Manager, Subcontractor, Ready-Mix Concrete Representative, and a Manufacturer's Representative be present.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURER:

A. L. M. Scofield Company, Douglasville, Georgia and Los Angeles, California
   1. Phone (800) 800-9900 or
   2. Local contact: John Glover telephone number (508) 353-0709

B. Davis Colors 3700 East Olympic Blvd, Los Angeles, CA 90023
   Phone: 800-356-4848 or 323-269-7311.

C. Butterfield Color: 625 West Illinois Avenue, Aurora, IL 60506
   Phone: (800) 282-3388

2.02 MATERIALS:

A. Colored Admixture for Integrally Colored Concrete:
   1. Chromix P® Admixture and Chromix ML®, L. M. Scofield Company;
   2. Davis Colors – Powder Pigment or Mix Ready.
   4. Admixture shall be a colored, water-reducing, admixture containing no calcium chloride with coloring agents that are limeproof and ultra-violet resistant.
   5. Colored admixture shall conform to the requirements of ACI 303.1, ASTM C979, ASTM C494 and ASSHTO M194.

B. Curing Compound for Integrally Colored Concrete: Curing compound shall comply with ASTM C309 and be of same manufacturer as colored admixture, for use with integrally colored concrete.
   1. Exterior Integrally Colored Concrete: Lithochrome® Colorwax; L. M. Scofield Company. Use to cure exterior flatwork that will be allowed to cure naturally with only occasional maintenance.
   2. Curing Compound for Flatwork: Davis Colors [W-1000 Clear Cure & Seal] [Color Seal II, tinted to match integrally colored concrete]; complying with ASTM C309 and designed for use on integrally colored concrete.
   3. Butterfield Curing & Sealing compound: Clear Guard® Cure and Seal
4. Moist Curing Blankets: Disposable curing blankets specially designed for use on colored or decorative concrete and to keep surface of concrete moist for seven days.

C. Curing and Sealing Compound: Cureseal-W™ Semi-gloss; L. M. Scofield Company. Curing and sealing compound shall comply with ASTM C309 and be of same manufacturer as colored admixture, for use with integrally colored concrete.

D. Substitutions: The use of products other than those specified will be considered providing that the Contractor requests its use in writing within 14-days prior to bid date. This request shall be accompanied by the following:

1. A certificate of compliance from material manufacturer stating that proposed products meet or exceed requirements of this Section, including standards ACI 303.1, ASTM C979, ASTM C494 and AASHTO M194.
2. Documented proof that proposed materials have a 10-year proven record of performance, confirmed by at least 5 local projects that Engineer can examine.

2.03 COLORS:

A. Concrete Color[s]:

1. Cement: Color shall be gray or white.
2. Sand: Color shall be locally available natural sand or be manufactured white sand to match Engineer's sample.
3. Aggregate: Concrete producer's standard aggregate complying with specifications
4. Colored Admixture: As selected by Engineer from manufacturer’s Color Chart.

B. Curing Compound: Color to match integrally colored concrete.

2.04 CONCRETE MIX DESIGN:

A. Provide cement content required to achieve 4,000 psi concrete strength.

1. Refer to SECTION 03 30 00 CAST IN PLACE CONCRETE.

B. Slump of concrete shall be consistent throughout Project at 4-inches or less. At no time shall slump exceed 5-inches.

C. Do not add calcium chloride to mix as it causes mottling and surface discoloration.
D. Supplemental admixtures shall not be used unless approved by manufacturer.

E. Do not add water to the mix in the field.

F. Add colored admixture to concrete mix according to manufacturer's written instructions.

PART 3 - EXECUTION

3.01 INSTALLATION:

A. Install concrete according to requirements of Division 3 Section "Cast-In-Place Concrete."

B. Do not add water to concrete mix in the field.

C. Surfaces shall be finished uniformly with the following finish as required by Engineer:

   1. Broomed: Pull broom across freshly troweled concrete to produce medium texture in straight lines perpendicular to main line of traffic. Do not dampen brooms.

3.02 CURING:

A. Integrally Colored Concrete: Apply curing and sealing compound for integrally colored concrete according to manufacturer's instructions using manufacturer’s recommended application techniques. Apply curing and sealing compound at consistent time for each pour to maintain close color consistency.

B. Curing compound shall be same color as the colored concrete and supplied by same manufacturer of the colored admixture.

C. Precautions shall be taken in hot weather to prevent plastic cracking resulting from excessively rapid drying at surface as described in CIP 5 Plastic Shrinkage Cracking published by the National Ready Mixed Concrete Association.

D. Do not cover concrete with plastic sheeting.

3.03 TOLERANCES:

A. Minor variations in appearance of integrally colored concrete, which are similar to natural variations in color and appearance of uncolored concrete, are acceptable.

3.04 APPLICATORS:
A. For a list of qualified contractors, contact a Scofield representative, John Glover telephone number (508) 353-0709; Davis Colors (800) 356-4848; Butterfield Color (800) 282-3388.

END OF SECTION
SECTION 03 48 00

PRECAST CONCRETE COLLECTOR TANKS AND VAULTS

PART 1 - GENERAL

1.01 WORK INCLUDED:

This section of the specification covers the furnishing and installation of the collector tank and valve vaults.

1.02 RELATED WORK:

A. Section 07 90 00, SEALANTS FOR SPRAY DECKS
B. Section 13 00 00, SUMMARY OF WORK FOR SPRAY DECKS
C. Section 22 51 00, FILTER EQUIPMENT
D. Section 31 00 00, EARTHWORK

1.03 QUALITY ASSURANCE:

A. The collector tank shall be tested with a static water test to ensure the tank does not leak.

1.04 SUBMITTALS:

In accordance with requirements of General Specifications, submit the following:

A. Six sets of shop drawings of the materials of this section shall be submitted to the Engineer for review.

B. Tank drawings shall be stamped by a Registered Connecticut Professional Engineer. They shall display that they are designed to withstand hydraulic uplift.

PART 2 - PRODUCTS

2.01 MATERIALS:

A. Spray Deck Collector Tank: The collector tank shall be sized in accordance with contract plans, reinforced concrete tank, having a minimum capacity of 1,250 gallons. Provide a seamless tank below the proposed lid. Precast Concrete Collector tank shall have an H-20 minimum load rating. A hatch cover shall be incorporated into the precast with a precast riser to extend the hatch level with the proposed grade. Hatch cover shall be able to accept concrete infill on the cover.
D. The tank shall be constructed of 5,000 psi concrete, shall have a minimum wall thickness of 6-inches, and shall be coated with a bituminous coating on the exterior of the structure.

E. The holding tank shall be constructed to meet or exceed a design loading class of AASHTO HS20-44.

F. A riser section with a 3’-0” by 3’-0” for the collector tank shall be an aluminum hatch with stainless steel frame and hardware as specified on the contract plans. Hatches shall extend from the top slab of the holding tank finished flush with the finished deck, as indicated on the drawings. Riser sections seams shall be water tight. Hatch covers shall be Model TER Single Leaf manufactured by Bilco, or approved equal. Providing 300 LB/SF Live Load Rating, and able to receive 1” concrete topping on the cover.

G. All tank segment seals shall be Butyl Rubber, designed for drinking water use. The Butyl Rubber seal shall be able to withstand breakdown from Sodium Hypochlorite, or Calcium Hypochlorite.

H. All penetrations shall be sealed with a Link Seal, or approved equal. All penetrations shall have a mechanical seal.

I. Tank shall have rubber coated ladder rungs aligned over an access hatch extending to the bottom of the tank.

J. All joints shall be sealed in accordance with caulking found in Specification Section 07 90 00 SEALANT FOR SPRAY DECKS.

PART 3 - EXECUTION

3.01 INSTALLATION:

A. The Collector Tanks and appurtenances shall be installed in accordance with the manufacturer's instructions, as detailed on the drawings, and in accordance with local and state codes.

B. Penetrations shall be coordinated by the Contractor.

3.02 TESTING

A. The Collector Tank shall be water tested for a 24 hour period. The tank shall be filled to the static water level proposed in the above mentioned tanks. The tank shall stay at the static water level for a minimum of 24 hours. If in this time the water in the tank drops more than a ¼-inch, the tank shall be drained, repaired, and retested until the tank complies with the above mentioned allowable loss.

END OF SECTION
SECTION 07 90 00
SEALANTS FOR SPRAY DECK

PART 1 - GENERAL

1.01 WORK INCLUDED:

A. Furnish all materials, equipment, labor and services required for all caulking, and reinforced PVC waterproof membrane and sealants.

B. Include joint preparation, sealants, joint backup, and primers.

C. Sealants are required on all expansion joints found within the spray deck and surrounding deck area.

1.02 RELATED WORK:

A. The related work shall be performed under other Sections:

1. Section 03 30 00, CAST IN PLACE CONCRETE

1.03 QUALITY ASSURANCE:

A. Materials used in fulfilling the requirements of this Section shall be suitable for each intended use and shall be of the type specified for each category. Materials shall be applied under temperatures required for each type in accordance with the manufacturer’s recommendations.

B. In addition to other requirements, compounds shall contain no acid or ingredients that will affect masonry, corrode metal, or have injurious effects on paint.

C. Use proper materials specified herein for each location where drawings call for sealants.

D. Submit manufacturer’s certification of compliance with these specifications for each material (Acceptable for use in Spray Decks).

1.04 REFERENCES:

A. Work shall conform to codes and standards of the following agencies as further cited herein:

1. Federal Specifications published by the United States Government, available from General Services Administration, Specification and
1.05 SUBMITTALS:

In accordance with requirements of General Specifications, submit the following:

A. Six sets of manufacturer's literature of the materials of this section shall be submitted to the Engineer for review.

1.06 SAMPLES:

A. Submit samples of all products listed in Part 2 - PRODUCTS.

B. Sealant samples shall be 3-inch strips joining wood, metal or hardboard. Joint backup sample shall be 6-inches long, ½-inch or greater in diameter. Foam sealant shall also be 6-inches long.

C. Submit manufacturer’s product description, performance and test data on all materials, for Engineer’s review.

D. Colors of all materials shall be as selected by Engineer.

1.07 DELIVERY, STORAGE AND HANDLING:

A. Each container shall bear an unbroken seal, test number and label of the manufacturer upon delivery at the site. Unlabeled materials will be rejected and shall be removed from the site and replaced with approved-labeled materials at no additional cost to the Owner.

B. Deliver materials to site and install work under this Section in ample time to avoid delay in job progress and at such times as to permit proper coordination of the various parts.

1.08 GUARANTEES:

A. Attention is directed to provisions of the GENERAL CONDITIONS regarding guarantees and warranties for work under this Contract.

B. Manufacturers shall provide their standard guarantees for work under this Section. However, such guarantees shall be in addition to and not in lieu of all other liabilities which manufacturers and Contractor may have by law or by other provisions for the Contract Documents.
PART 2 - PRODUCTS

2.01 MATERIALS

2.02 JOINT – SEALANT BACKING

A. General: Provide sealant backings of material and type that are nonstaining; are compatible with joint substrates, sealants, primers, and other joint fillers; and are approved for applications indicated by sealant manufacturer based on field experience and laboratory testing.

B. Cylindrical Sealant Backings: ASTM C 1330, Type C (closed-cell material with a surface skin) as approved in writing by joint-sealant manufacturer for joint application indicated, and of size and density to control sealant depth and otherwise contribute to producing optimum sealant performance.

C. Bond-Breaker Tape: Polyethylene tape or other plastic tape recommended by sealant manufacturer for preventing sealant from adhering to rigid, inflexible joint-filler materials or joint surfaces at back of joint where such adhesion would result in sealant failure. Provide self-adhesive tape where applicable.

2.03 SPRAY DECK JOINT CAULKING

A. The product specified herein is to establish minimum acceptable quality. Product shall be resistant to chlorides, shall be a two part polysulfide based sealant, and shall come in various colors:

- Tough, elastic, rubber-like seal.

- Remains flexible with expansion and contraction of building component without adhesive or cohesive failure, under suitable design conditions.

- Stays resilient within a wide temperature range.

- Excellent resistance to water, oils, grease, most solvents, mild acids and alkalis.

- Tenacious adhesion to concrete, metal, wood, glass, stone, ceramic and masonry surfaces in any combination, typically without the need for priming.

- Effective under constant immersion or saturated conditions, when suitably primed.

- USDA acceptance (NS grade only).
B. APPROVED MANUFACTURES:

1. WR Meadows
2. Euclid
3. Sika
4. Approved Equal

C. Joint primer shall be for concrete or as recommended by the caulking manufacturer.

2.05 MISCELLANEOUS MATERIALS

A. Primer: Material recommended by joint-sealant manufacturer where required for adhesion of sealants to joint substrates indicated, as determined from preconstruction joint sealant substrate tests and field tests.

B. Cleaners for Nonporous Surfaces: Chemical cleaners acceptable to manufacturers of sealants and sealant backing materials, free of oily residues or other substances capable of staining or harming joint substrates and adjacent nonporous surfaces in any way, and formulated to promote optimum adhesion of sealants to joint substrates.

C. Masking Tape: Nonstaining, nonabsorbent material compatible with joint sealants and surfaces adjacent to joints.

PART 3 - EXECUTION

3.01 INSPECTION:

A. Surfaces to receive sealants shall be clean, dry and free of oil, dust and loose particles.

B. Before starting work, inspect all surfaces to receive sealant work and report in writing to the Engineer any surfaces that are not suitable for application of such materials.

C. Unsuitable surfaces shall be corrected before work begins. Commencement of material application to any surface shall constitute acceptance of that surface as proper to receive the work. Subsequent defects in work shall be corrected under this Section without additional cost to the Owner.

3.02 PREPARATION FOR SEALANTS:

A. Notify the proper trades of locations where adequate rabbets for sealant have not been provided; all such rabbets shall be prepared by cutting and cleaning out
material to the minimum depth required and by grinding to the minimum width by
the appropriate trade.

B. Wire brush full depth of joints in concrete, masonry, mortar and plaster as required
to obtain a firm, clean surface. Clean metal surfaces with wire brush where required
to remove scale and other deposits and wipe clean with a mild, non-staining solvent.
Clean other surfaces by methods approved by the sealant manufacturer. Where
joint has been mortar-filled, rake out existing mortar 3¾-inches deep.

1. Prime surfaces to receive sealing compounds where recommended by
manufacturer in accordance with manufacturer’s printed instructions.

C. Install continuous lengths of joint backing material in proper size, shape, and depth.
Except where otherwise specified or recommended by manufacturer, depths of
joints not exceeding ½-inch in width shall be approximately the same as the width.
Depth of joints exceeding ½-inch in width shall be approximately ½ the width of
the joint. No sealed joint shall be less than ¼-inch deep.

D. Install joint backup in all exterior joints in excess of 5/8-inch depth, and in all
interior joints requiring backup, placing the bead in the joint in a manner that will
assure constant sealant material depth. Set bead into joint continuously by slightly
stretching during placement to permit compression against sides of joint without
surface wrinkles or buckles.

E. Waterproof membrane shall be installed on clean concrete surface and membrane
drain shall be protected from being plugged or covered with material.

3.03 SEALANT APPLICATION:

A. Apply sealant only to clean, dry surfaces, and only when the ambient temperature
is within manufacturer’s recommended range.

B. Application shall be in strict accordance with manufacturer’s printed instructions.

C. Apply gun grade sealants with sealant guns of type approved by sealant
manufacturer using nozzles sized to fit into joints and drive material with sufficient
pressure to fill all voids. Install sealants in continuous, uninterrupted, full-length
beads. Superficial pointing of joints with a thin bead of compound will not be
acceptable.

D. Apply pouring grade sealant at horizontal and deck joints in accordance with
manufacturer’s recommendations over joint backing. Joints shall be continuously
filled, level and smooth.

E. Neatly point and tool all finished joints, concave, uniformly smooth and free of
wrinkles, waves, sag lines, and other imperfections. Keep outer edge of sealant 1/8-
inch back from face of surrounding material. Remove masking tape immediately after tooling but before sealant has set.

F. Provide sealant at exterior saddles and thresholds not sealed under another Section. Set same in a full bed of exterior sealant not less than 3/8-inch thick. Clean off excess compound after installing.

G. Surfaces of all materials adjoining sealant joints shall be fully protected and be kept clean and free of smears of compound or other soiling due to sealant application. Use non-staining masking tape as required.

3.04 PROTECTION AND CLEANING:

A. Clean all surfaces of adjacent surfaces, which have been marked or soiled by the work of this Section, removing all excess materials there from. Use only cleaning materials and solvents that will not damage the surfaces in any way.

B. Remove all debris and rubbish as the work progresses, and legally dispose of same.

C. At completion of work, do final cleaning, leaving the work and adjacent surfaces in a clean and neat condition.

END OF SECTION
SECTION 13 00 00

SUMMARY OF WORK FOR SPRAY DECKS

PART 1 – GENERAL

1.01 WORK INCLUDED:

A. Provide and include all shop drawings for the proposed spray features, mechanical equipment, and mechanical systems.

B. Lay out Spray Decks; benchmark and exact location by General Contractor.

C. Trenching and backfill as required for spray feature piping.

D. Furnish and install prefabricated main drains, inlets, and recirculation systems. All systems shall be VGB compliant. Specified in Section 22 51 00.

E. Furnish and install Spray Deck filtration and chemical treatment equipment, including Spray Deck fittings, piping, and valves as required for fully operable systems. Specified in Section 22 51 00.

F. Furnish and install pumps, piping, and valves as required for operation of circulation system. Specified in Section 22 51 00.

G. Coordinate all necessary sleeves, openings, or other penetrations in equipment room walls, pump pits, settling tanks, etc.; and closure of same required for Spray Deck construction work.

H. Furnish start up chemicals, test and balance the Spray Deck in accordance to State and Local standards prior to acceptance by the OWNER.

I. Spray Deck Contractor shall protect the spray feature(s), associated filtration, chemical treatment, and electrical equipment during construction.

J. Layout of the Spray Deck and Spray Deck features by a surveyor.

1.02 RELATED WORK:

A. The following Sections contain work that relates to this Section.

1. Section 13 14 13 – SPRAY EQUIPMENT

2. Section 22 51 00 – FILTER EQUIPMENT
1.03 WORK PERFORMED UNDER OTHER SECTIONS (Not By Spray Deck Contractor, SDC):

A. Site access for heavy equipment.

B. Benchmark and exact Spray Deck location.

C. All machine excavation and backfill for Spray Deck structure, main drain piping, pipe trenches, and balance, surge, or settling tanks - as shown on the Plans. Disposal of excavated material. General Contractor to furnish any required backfill material.

D. All base and sub-base material for Spray Deck; compaction; and all compaction testing and soil testing.

E. Demolition of spray deck area, grading, and any other area preparation required prior to the start of Spray Deck construction.

F. Construction and backfill of all footings, settling tanks and sumps as required for spray deck construction work.

H. All caulking adjacent to the recirculation systems.

I. General construction work not included in spray deck Specifications in this section.

K. Provide access to filter room for filter access.

L. All electrical connections shall be by the Electrical Contractor; the SDC shall provide the filter, pumps, motors, solenoids, relays, water level probes (with housing), motorized valves, etc., as shown on Plans. All controls – including starters, shall be provided and installed by Electrical Contractor; the Electrical Contractor shall install and wire all electrical equipment furnished by the SDC and shall provide all disconnect switches as indicated or required by code. Chemical feeders shall be electrically interlocked with filter pump.

M. The Electrical Contractor shall ground the entire Spray Deck structure, deck, and equipment in accordance with the National Electrical Code and all local Codes and Ordinances.

N. Provide all construction utilities, water, electric heat, or cold weather protection.
1.04 QUALITY ASSURANCE:

A. Design Standards:

1. Within the limits of constraints imposed by existing conditions, it is intended that the work of this contract shall comply with the following requirements:


c. National Electrical Code, Article 680

d. National Sanitation Foundation Standards for Swimming Pool Equipment. (N.S.F.)


g. NSF/ANSI Standard 50 – Equipment for Swimming Pools, Spas, Hot Tubs and Recreational Water Facilities.

h. United States Department of Justice – Americans with Disabilities Act (ADA)


B. Experience Qualifications: Work shall be performed by or under direct supervision of Spray Deck Contractor with 5 years’ experience in construction and equipping of public Spray Decks. Submit list of 5 public projects, completed at least five years, for which Spray Deck contractor was responsible for constructing a similar feature for public use.

C. Installation of Spray Deck System and Equipment: Spray Deck equipment and system shall be installed by a Spray Deck Contractor experienced in Spray Deck work and licensed or approved by manufacturer to ensure installation and performance in accordance with manufacturer’s warranties and guarantees.

1.05 SUBMITTALS:

A. Shop Drawings: Submit coordinated spray deck structural steel shop drawings, showing types of anchors and method of anchoring fixed equipment. Provide rough-in information interfacing mechanical and electrical work and accurately dimensioned locations for sleeves, inserts, and anchors to be cast into concrete and installed into the
building structure. Contractor shall submit on all materials to be supplied in the construction of this project, certifications, and resumes as stated in each section. Unless otherwise mentioned, the Contractor shall submit (6) copies of shop drawing submittals to the Engineer for review.

B. Certification: Submit complete equipment list and duplicate copies of certificate from equipment manufacturer, properly attested, with statement that materials meet requirements of Contract Documents. Submit certificate for approval before doing any work.

C. Product Data: Submit six (6) sets of manufacturer’s data for operating equipment, valves, piping, drains, and equipment. Include roughing-in information for mechanical and electrical work. Product data shall be job specific. Generic submittals will be rejected.

D. Contract Documents: Drawings are diagrammatic in part and are meant to indicate general arrangement of systems and equipment. Information shown on plans but not on Sections or schedules and vice-versa, shall be provided as if expressly required on both. It is not intended that Contract Documents indicate every fitting offset, line or component necessary for particular supplier’s system; but it is intended that systems and equipment supplied shall be complete and operational, whether or not shown or specified. Specified items may in fact be disapproved during Submittal Review if they do not form part of a complete system. Contractor shall submit to the Engineer their proposed piping and equipment layout for the Spray Deck.

E. Health Department: Contractor shall be responsible for submittal and cost of submissions to regulatory agencies including: Connecticut Department of Public Health and any other agencies having jurisdiction.

F. Permits: Contractor shall be responsible for obtaining and paying for all permits, inspections, licenses and certificates required for work under this Section.

1.06 PRODUCT DELIVERY, STORAGE AND HANDLING:

A. Deliver material in manufacturer’s original, unopened containers and crates with all labels intact and legible.

B. Deliver materials in sufficient time and quantity to allow continuity of work and compliance with approved construction schedule.

C. Handle materials in a manner to prevent damage.

D. Store all materials on clean raised platforms with weather protective covering when stored outdoors. Provide continuous protection of materials against damage and deterioration.
E. Remove damaged materials from site.

1.07 GUARANTEES:

A. Provide standard written manufacturers’ guarantees in the Owner’s name for materials furnished under this Section where such guarantees are offered in the manufacturers’ published product data.

B. Furnish written warranty for materials and workmanship of systems installed under this Section against defect in materials and workmanship for 1 year.

C. The Contractor warrants to the Owner that materials and equipment furnished under the Contract will be of good quality and new unless otherwise required or permitted by the Contract Documents, that the Work will be free from defects not inherent in the quality required or permitted and that the Work will confirm with the requirements of the Contract Documents. Work not conforming to these requirements, including substitutions not properly approved and authorized may be considered defective. The Contractor’s warranty excludes remedy for damage or defect caused by abuse, improper or insufficient maintenance, improper operation or insufficient maintenance, improper operation, modification not executed by the Contractor or the Owner; the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. All warranties shall be for a period of one year from the date of Substantial Completion unless otherwise specified.

D. The Contractor shall agree to repair or replace any Work at no cost to the Owner, upon written notification from the Owner within the warranty period. Prorated warranties are not acceptable.

PART 2 – PRODUCTS

2.01 MANUFACTURERS:

A. Products of particular manufacturers have been specified to establish a standard of quality and performance.

B. Proposals, including list of manufacturers and itemized products for other systems, will be reviewed by Engineer to determine their comparability to scope and quality required by Contract Documents.

C. All equipment furnished hereunder shall be by manufacturers with at least 5 years’ experience in the fabrication and installation of the item specified with at least 10 installations on public spray decks similar in scope to this project.
PART 3 – EXECUTION

3.01 TESTING, OPERATION, AND INSPECTION:

A. Spray Deck Piping: Test Spray Deck piping to 35-psi hydrostatic pressure before placement of covering concrete slabs. Pressure shall remain on piping until the commissioning of the filtration equipment.

B. Water for testing will be provided by Owner.

C. Test should be done after installation of features.

D. Contractor shall coordinate inspector services for all concrete and steel reinforcing.

E. Additional testing requirements are required per the individual Specification Section for the Spray Deck.

F. Spray Deck Contractor shall start up, balance, and operate the spray deck until substantial completion has been granted.

G. Spray Deck Contractor shall winterize the spray deck after the first season and shall start up the spray deck after the first winterization.

H. All training that will occur on any equipment shall be performed by a certified manufacturer’s representative and the Contractor shall video tape the training, and provide to the Owner on a DVD, Flash Drive, and an electronic copy, for future training for personnel.

END OF SECTION
PART 1 - GENERAL

1.01 SCOPE OF WORK:

A. Under this Section, the Contractor shall be responsible for the installation of a series of water features (also referred to as spray features), plumbing and electrical associated with the construction of the spray deck. All work shall be performed as indicated on the Contract Drawings and Specifications and include every aspect of work as obvious or implied and necessary to make the work complete and fully operational. The Contractor shall coordinate with Vortex (or selected spray feature vendor), the spray equipment manufacturers, for all installation requirements and guidelines prior to bidding the project. The Contractor is also responsible for supplying all required ancillary appurtenances for the installation of the spray features, complete, in place.

B. Owner has selected these features to be supplied at the spray deck. If the Contractor selects an alternate manufacturer, the features shall have the same visual look, and feature as the features shown on the contract plans. Spray manufacturers shall be Vortex, or approved equal.

1. Electrical Connections: All main power electrical connections from the exhibit controller to the valves are to be furnished and installed per NEC 680, local codes, manufacturer’s recommendations, drawings, and as required by the Engineer in DIVISION 26.

2. Water Connections: Water connection, piping, and valves required to operate the spray features are to be furnished and installed per local codes, manufacturer’s recommendations, drawings, and as required by the Engineer.

3. The Contractor shall be required to install all of the manufactured equipment and water spray features, all water piping and wiring connecting the manifold and the independent features, and all footings/foundations associated with the work.

4. Note: that the contractor shall field install a control manifold in the equipment room. This will allow a place where the spray features can be calibrated and a location for where the Owner can winterize the system.

5. Contractor shall provide a touch bollard that will communicate a signal in a ¾-inch conduit communication line to the spray feature control panel. From there it will activate a timer in the control panel that will turn on the feature pump for an Owner desired length of time.

6. Contractor shall laminate a system start-up and shutdown control instruction sheet and mount inside the door of the mechanical room, and a complete set of
C. The contractor or sub-contractor must be experienced with installing this type of spray equipment and satisfy the owner and engineer of these qualifications. The contractor or subcontractor must demonstrate successful completion of at least five (5) water feature projects of this size and scope and be prepared to submit references upon request.

1.02 RELATED WORK:

A. The following divisions contain work that relates to this section:

1. Section 13 00 00, SUMMARY OF WORK FOR SPRAY DECKS
2. Section 22 51 00, FILTER EQUIPMENT

1.03 SUBMITTALS:

In accordance with requirements of General Specifications, submit the following:

A. Submittals for Review:

1. Product Data: Manufacturer’s descriptive data, specifications and installation instructions for:
   a. Spray Features
   b. Activation Bollards
   c. Any permanent component on this system,

2. Performance Criteria: For products specified by performance criteria only, document conformance with design calculations or past performance records with list of previous installations and contact information.

1.04 REFERENCES:

A. The following standards are a part of these specifications as referenced:


1.05 DELIVERY, STORAGE AND HANDLING:

A. All aquatic play products and associated equipment must be properly wrapped and secured in place while in transport to the project site. Care shall be observed during offloading and handling to prevent excessive stress and abrasions.
B. At the site, the play products and associated equipment are to be stored in safe areas, out of the way of traffic and other construction activities, until the actual time of installation. If required, safety barricades or other like precautions must be taken for the protection of public and adjacent property. Protect all materials from freezing, contamination and moisture. Do not store materials on the ground.

C. Protective wrapping on the aquatic play features must be left in place until construction work for the exhibits is complete. Use all means necessary to protect the Aquatic Playground mechanical piping items before, during and after installation and to protect the installed work of all other trades.

D. In the event of damage, immediately make all repairs and replacements necessary to the approval of the Owner.

1.06 GUARANTEES:

A. A 25 Year Warranty on stainless steel Play Events/Products, stainless steel anchoring systems and aluminum spheres.

B. A 5 Year Warranty on brass components including; spray nozzles, spray caps and spray heads. High-density polyethylene components, polyurethane components, and ultra high molecular weight polyethylene components. The Subterranean vault (enclosure and access hatches), stainless steel automated water distribution manifold, drain boxes, strainers, electrical enclosures, and chemical controllers.

C. A 2 Year Warranty on color coatings, stainless steel hardware & moving parts, fiberglass products, See flow Polymers, Soft Touch Elastomers (Toe Guards).

D. All warranties shall start on the date of Substantial Completion and are to be managed by the equipment supplier.

PART 2 - PRODUCTS

2.01 WATER SPRAY MATERIALS:

A. Manufactured Equipment and Features

The following items are manufactured by Waterplay, or approved equal.

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Spray Feature</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0010-0355 – BLOOMIN SOAKER 1</td>
</tr>
<tr>
<td>3</td>
<td>CO2-312 – GEYSER</td>
</tr>
<tr>
<td>1</td>
<td>0010-3840 – TEAM EFFECT MINI</td>
</tr>
<tr>
<td>1</td>
<td>0010-0377 – SPIRAL TUNNEL</td>
</tr>
</tbody>
</table>
2.02 MANUFACTURER:

A. All equipment shall be installed in accordance with the installation specifications. The Contractor shall use due care when installing the features. Protective wrapping shall be left intact throughout the installation and be removed only upon completion. Structures shall be installed in accurate locations, square, centered, plumbed, and at the required elevation relative to final grade on footings as per the layout.

B. All phases of the installation shall be inspected by the Owner, or an authorized representative of the Owner, up to and including the final inspection as laid out in the Spray Deck Project Inspection Checklist.

2.03 PRODUCT CONSTRUCTION:

A. In-ground aquatic play features shall be 9-3/8-inch schedule 80 or 6-inch schedule 40, type A304 stainless steel canisters with a machined nozzle seat. Each fixture will have a 2-inch NPT coupler water inlet. Each fixture shall have a 8-inch x 4-inch x ¼-inch base plate with two ½-inch holes to accommodate two (2) stainless steel 3/8-inch -10 NC by 5-inch long L-type anchor bolts to be set in a concrete footing.

B. Aquatic play features are to meet ADA compliance for handicap accessibility, and meet or exceed current ASTM playground safety standards.

C. Aquatic play features shall be supplied with all necessary anchoring hardware and installation templates to accommodate site work.

D. All aquatic play features shall have fittings that allow for winter close off.

E. All aquatic play features of below grade design shall address winterization.

2.04 NOZZLES:

A. Aquatic play feature nozzles shall be constructed of acetal copolymer, non-corrosive, impervious to galling, precision machined, and interchangeable. Brass and Nylon are not acceptable. Nozzles shall be capable of providing varying water displays and

B. The Contractor shall supply the playPHASE anchoring system for the above ground features.

C. Contractor shall furnish nozzle heads bored to allow for larger particulates to be removed.
consumptions to meet the hydraulic requirements of the aquatic play features and the individual exhibit. A mechanical workbook must be supplied to show individual flow rates for each feature including maximum and average flow for each pre-programmed sequence step.

B. Nozzles shall be tamper resistant and shall be secured using tamper resistant fasteners.

2.05 COATINGS:

A. Fixtures shall receive a pre-treatment stainless steel epoxy primer followed by a coat of weather-resistant super durable TGIC free polyester powder, baked application. Standard powder coatings are not acceptable. Brushed stainless finish is the exception.

B. Powder coatings shall be weather resistant and have ultraviolet inhibitors. Coatings shall have a high gloss finish, have ultraviolet inhibitors, withstand 1/10th no removal @160 in/lb, exceed all specifications of organic coatings, and a film thickness of between 2.5 to 3.0 mils (determined by color and finish). Where theme graphics are applied, a base clear coat system will be applied. Supply aerosol primer and touch up paint, color code as specified for aquatic spray features.

C. Equipment must be packaged in a three-step packaging process as follows:

1. The first layer is an open cell 1/8-IN foam wrapping
2. The second layer is a corrugated cardboard
3. The final layer is a waterproof polyethylene tarp wrap.

D. Product must be shipped in dedicated nose load shipments secured with strapping.

2.06 ELECTRICAL:

A. All electronic operating systems shall be manufactured by Vortex, or approved equal.

B. All electrical control panels shall be CSA/UL approved specifically for aquatic spray area operations and must bear certification logos.

C. All activation mechanisms shall be made accessible only with use of manufacturer supplied tamper resistant, stainless steel security hardware.

D. All wiring to be specified by the manufacturer of the aquatic spray features.

E. The actuating device shall be encapsulated within a powder coated aluminum casing with a 316 stainless steel button, and be UV, moisture, graffiti, and impact resistant.

F. All control system materials are to be of industrial grade quality and controller enclosures
shall be rated @ NEMA 4X.

G. All Spray components shall be grounded using bare #6 AWG wire and an approved ground lug in the 3/8-IN hole provided in the base plates. Consult local electrical inspector for local codes and final inspection.

H. Electrical connection shall be 1-IN National Pipe Thread (NPT) coupler to be located near the bottom of the component. Conduit shall run up inside of tubular section to activation sensor chamber. The conduit shall be welded via ⅛-IN fillet weld to the component and be completely watertight.

I. Activator wire type shall be #18, 3 conductor SJOW with a diameter of 0.31 in. Each activator requires 1 full, uninterrupted run of wire through a 1-IN conduit to the controller location, and 1 additional ground wire, #14 AWG.

J. All wire connections must be watertight.

K. All Activators that do not utilize water, shall provide a ½-IN National Pipe Thread (NPT) coupler located near the bottom of tubular section for drainage. It shall be A304L stainless steel, or aluminum 6061 and affixed to the support column with a watertight fillet weld.

L. Timer shall communicate between the activation bollard and feature booster pump. The controller shall receive a signal from the activation bollard that turns on the feature pump VFD to bring water to the spray features.

M. Timer can be set to owner preference for run time of the pump.

N. Timer shall have a Hand, ON, OFF, setting which would allow the system to operate by the touch bollard, or if the operator wanted to operate the system without the use of the touch bollard.

2.07 WATER DISTRIBUTION AND MANAGEMENT SYSTEM:

A. Main line pipe and fittings to be schedule 80 PVC or greater. The distribution laterals and fittings are to be schedule 80 PVC or greater. Ensure that a proper slope is consistently applied to all piping to ensure positive gravity-assisted drainage of the entire system. Ensure all fittings are secured to close openings (off season) to protect from water entry of water back into the piping system. (See nozzles section.)

2.08 ACCESSORIES:

A. All hardware, fittings and fastenings shall be as indicated on the shop drawings and may be required to complete the installation. Anchor fasteners to be stainless steel.
1. Lag bolts shall be stainless steel with flat type vandal-proof head in size indicated on plans. Anchors shall be stainless steel in size required. (tamper proof hardware shall be stainless steel, complete with owner supplied hardware security tools).

2.09 PIPING:

A. PVC pipe shall be as sized on the drawings and details, Sch 80, solvent weld PVC, ASTM No. D1784 as manufactured by Cresline or approved equal.

B. Fittings for all PVC piping shall be Schedule 80 solvent weld PVC as manufactured by Dura, Lasco, or approved equal.

C. PVC solvent shall conform to ASTM and be NSF approved. Solvent shall be appropriate for gluing of pipes and fittings up to 6 inches in size. Solvent shall be as manufactured by IPS, Rectorseal, UniWeld, or approved equal and shall be used in conjunction with an appropriate primer.

2.10 MISCELLANEOUS ITEMS:

A. Cement Concrete

1. Cement concrete for use in water play feature foundations and footings shall conform to Section 03 30 00 Cast-in Place concrete for spray decks and decks of the Contract Specifications.

B. Thrust Blocks

1. Concrete thrust blocks shall be installed in locations as indicated or as required by the Engineer. Installation of thrust blocks shall include furnishing and placing the concrete and any additional excavation as required. Straps in conjunction with thrust blocks shall be furnished and installed where shown on the plans or required by the Engineer.

C. Control and Power Wiring

1. Control wiring from the spray feature controller to the activation bollard shall be a minimum of #10 wire, or per manufacturer’s requirements.

D. Bonding

1. All spray features, drains and any other metal components within a five (5) foot radius of the spray zone shall be grounded and bonded in a continuous loop using #8 AWG bare solid copper bonding conductor. Bonding shall be in compliance with NEC 680 and meet the requirements of the Owner’s Electrical Inspector.

PART 3 - EXECUTION
3.01 PIPE AND FITTINGS:

A. The installation and backfilling of all pipe, fittings and other related items shall be installed and tested in conformance with the requirements set forth in these specifications. Pipe shall be set with a minimum cover of 24-IN above the invert of the pipe. All pipe shall be pitched to drain by gravity back to the equipment cabinet.

B. Install all manufactured items in strict conformance with the requirements of the manufacturer and as required by the Owner Representative.

C. The installation of the primary water service and electrical service to the equipment vault shall be performed in strict conformance with Specifications.

3.02 TRAINING:

A. Representatives of the Spray equipment manufacturer shall be required to present a one half day seminar to Owner representatives for the purposes of explaining operation, maintenance and troubleshooting techniques.

B. At project completion, provide complete operations and maintenance manuals for all water spray components to the Owner Representative.

C. The Contractor is responsible for laminating and mounting a start-up and shutdown instructions sheet for all controls inside the control cabinet.

D. All training shall be videotaped and archived.

3.03 SYSTEM START-UP AND SHUT DOWN:

A. The General Contractor shall be responsible for the start-up of the spray deck system during the conclusion of the project. Any items not functioning properly shall be repaired or replaced to the satisfaction of the Owner.

END OF SECTION
SECTION 22 51 00
FILTER EQUIPMENT

PART 1 - GENERAL

1.01 WORK INCLUDED

A. Furnish and install complete spray deck mechanical system as indicated on the drawings and as specified herein, including:

1. The complete spray deck water filtration systems shall include the media, filter tank, internal collection and distribution system, vent, valves, pumps and motors, chemical feed and control equipment, and instrumentation.

2. Furnish and install auto-fill systems.

3. Furnish and install pipe, fittings and valves as required to connect chemical treatment equipment to spray feature system.

4. Furnish and install pipe fittings and valves as required to plumb spray feature fittings, drains, inlets, fill and drain systems, filter and backwash.

5. Furnish and install Schedule 80 PVC pipe and fittings for all pipe runs between mechanical room and spray features. Mechanical room pipe and fitting to be schedule 80 PVC.

6. Furnish and install all chemicals, storage tanks and chemical analyzers.

B. Final testing and demonstration to Owner.

C. Provide system start up and operator training by a certified manufacturer’s representative. Operator training shall occur until the owner is satisfied with the training.

1.02 RELATED WORK

A. The following divisions contain work that relates to this section:

1. Section 13 00 00, SUMMARY OF WORK FOR SPRAY DECKS

2. Section 23 48 00, ULTRAVIOLET SYSTEM
1.03 QUALITY ASSURANCE

A. Special attention is directed to the materials, design standards and performance characteristics described in the bidding documents and shown on the Drawings. They establish standards of function, dimension, appearance, durability, design, operational efficiency and performance, and overall quality required of the filter systems. In order to assure that each item of equipment performs in conjunction with all other system components, the Owner requires that the filter manufacturer be a single source of supply for all the items of equipment as listed and described within the complete Section 13 00 00. The Owner and Engineer may reject any system not meeting any or all of the specific performance requirements herein.

B. Only suppliers/manufacturers who have established a proven record of performance with at least five (5) years of high rate sand filter fabrication shall be acceptable. System shall be fabricated and fully assembled in a Certified Manufacturing Plant. Filters must have proven filtration performance demonstrated by at least ten (10) swimming pools or spray decks operating at least one year under normal loading conditions, which have consistently operated at least 25 days between media replacement or cartridge cleaning. Prime bidders are cautioned that the manufacturers’ stock pressure sand filtration systems will be approved only if such system, in fact, meets all the material and performance requirements specified herein.

C. The filter system shall meet all State and local Health code requirements.

D. Due to the specialized nature of the work and products herein, the installation Supervisor of the Manufacturer shall be required to have a minimum of three (3) years of filtration installation experience and show at least five (5) installations of commercial-use pool filtration systems in successful operation for at least two (2) years.

1.04 REFERENCES


B. American National Standards Institute/American Society of Mechanical Engineers (ANSI/ASME) A112.19.8 - Suction Fittings for Use in Swimming Pools, Wading Pools, Spas, and Hot Tubs, Includes Addenda A.

C. ASTM International (ASTM):


2. D1785 - Standard Specification for Polyvinyl Chloride (PVC) Plastic Pipe, Schedules 40, 80, and 120.


D. International Association of Plumbing and Mechanical Officials (IAPMO).


G. Virginia Graeme Baker Pool and Spa Safety Act VGB 2008

1.05 SUBMITTALS: IN ACCORDANCE WITH REQUIREMENTS OF GENERAL SPECIFICATIONS, SUBMIT THE FOLLOWING

A. Submittals for Review:

1. Product Data: Manufacturer’s descriptive data, specifications and installation instructions for:
   a. Piping.
   b. Filters.
   c. Pumps and strainers.
   d. Variable Frequency Drives (VFD).
   e. Chemical controller, sodium hypochlorite feeder, and pH feeder.
   f. Valves, restraints.
   g. Gauges, thermometers, control panels, controls, and flow meters.
   h. Electrical Control Motor Center.

2. Contractor to supply six (6) original hardcopies, or electronic copies upon request to the Engineer for review prior to installation of equipment.
3. Performance Criteria: For products specified by performance criteria only, document conformance with design calculations or past performance records with list of previous installations and contact information.

B. Quality Control Submittals:

1. Certificates of Compliance: Submit certification that spray system complies with requirements of applicable codes, ordinances, rules, and regulations, ANSI/NSPI 1, and ANSI/ASME A112.19.8, and VGB.

C. Closeout Submittals:

1. Operation and Maintenance Data: Include data for water features and water feature equipment, and warranty information. Contractor shall supply four (4) complete Operation and Maintenance manuals for all products supplied in this project. The manuals shall be project specific, any general Operation and Maintenance manuals shall be rejected.

2. Maintenance manual shall have a complete system diagrams displaying the valve number, valve function, on specific system, and how to operate the system opening and closing valves.

3. Warranties.

4. Owner’s Certificate of Instruction.

1.06 DELIVERY, STORAGE AND HANDLING

A. Store water feature system components off ground and protect with waterproof covering.

B. Protect piping and accessories from exposure to ultraviolet and from contact with chemicals that could cause damage or deterioration.

1.07 WARRANTIES

A. Furnish filter and related items manufacturer’s limited 1-year warranty against defective materials and workmanship, starting on the date of Substantial Completion.
PART 2 - PRODUCTS

2.01 EQUIPMENT

A. Main Drain

1. Main drains shall be Model No. DRA-000X manufactured by Waterplay or approved equal.

2. Main drains shall be 12-in by 12-in square drains.

3. Main drain boxes shall be manufactured by the grate manufacturer.

B. High Rate Sand Filter

1. Provide the filter system. The filter system shall be a high rate sand filter with capacity of 100 gallons per minute, providing 7.06 square feet filter area, when operating at a filtration application rate not to exceed 14.1 gallons per minute per square foot of filter area for the pool. The filter system shall have a factory provided automatic backwash system. The filter system shall provide Model No. TR140C Sand Filters manufactured by, Pentair, or approved equal.

2. The filter shall include the media.

3. System shall be fabricated and fully assembled at the manufacturer’s plant for pressure testing and dimensional verification. System shall be knocked down for shipping purposes in subassemblies for minimum field assembly. Internal manifold and lateral piping shall be factory installed and shipped in place.

4. Multiport valve shall be provided.

G. Pressure Gauges:

1. Provide pressure gauge for pump discharge mounted on panel attached to filter tank. Gauge(s) shall be at least 2 ½-inches in diameter, calibrated in psi for 0 to 60. Provide gauge cock and pressure tubing. Provide pressure gauge installed at pump discharge with rubber fitting.

H. Vacuum Gauges:

1. Provide compound gauge for pump suction port. Gauge(s) shall be at least 2 ½-inches in diameter. Gauge shall be calibrated to 30-inches hg vacuum and 0 to 60 psi.
I. Automatic Make-up Water Level System:

1. Pool water level shall be maintained by an automatic water make up system operated by a water level controller.

2. System shall consist of a water level probe, found in the collector tank. It shall be mounded over the hatch for easy access.

3. Water level shall be controlled by the use of a three-probe electrode system, two for high and low level and one ground. Electrodes shall be T316 stainless steel connected to a UL approved probe holder. A mechanical linkage or float operated system will not be acceptable.

4. Solenoid valve size shall be as indicated on drawing, N.C., slow closing. Solenoid shall have a brass body, NBR Disc, PTFE Seals, 305 Stainless Steel Core Tube, 430 F Stainless Steel Core and Plugnut, 302 Stainless Steel springs. Electrical enclosure shall be NEMA 4 rated.

5. Water level system shall be a Model No. WLC-200, manufactured by Neptune Benson, or approved equal.

J. Flowmeter:

1. Flowmeter shall be installed in the filtered water return line to the pool. Flowmeter shall be Model No. 2537 complete with flow sensor. Flowmeter shall be digital with electronic read out to connect to chemical controller and UV system. Flowmeter shall be manufactured by GF Signet, or approved equal.

2. Flowmeter shall be installed in the booster water feed. Flowmeter shall be Blue White F-1000 sensor. Flowmeter shall be manufactured by Blue White, or approved equal.

K. Pumps and Motors:

1. Pumps uses for the water features shall be listed below:

   a. Filter Pump:

      i. WFK-12 series Model No. 011644, 3 HP pump. Pump shall be designed for 100 GPM, at 70 TDH. Pump shall have a 3 phase, 208 volt motor. Pump shall be manufactured by Pentair, or approved equal. Pump shall have an integral strainer. Provide spare strainer.
b. Booster Pump:
   i. WFK-8 series Model No. 011643, 2 HP pump. Pump shall be designed for 101 GPM, at 50 TDH. Pump shall have a 3 phase, 208 volt motor. Pump shall be manufactured by Pentair, or approved equal. Pump shall have an integral strainer. Provide spare strainer.

2. Motors:
   a. Totally enclosed, fan-cooled (TEFC) or open drip-proof (ODP), with hygroscopic insulation, service factor 1.15, insulation Class F, sized to operate at full load and speed, designed for continuous operation.
   b. Motor starter with current interrupter overload.
   c. Combination motor starters: Hand-off auto switch and positive overload heater coil; as manufactured by Furnas, Square D, or Westinghouse.
   d. Electrical enclosures: NEMA 4 type, suitable for surface mounting.

3. All pumps shall be vibration isolated. The pump shall be mounted on neoprene pads shall be placed between the concrete pedestal pump frame. Neoprene pads shall be equivalent to the Mason Industries Type Super W Pads. The pads shall be sized to provide minimum 0.15-inch static deflection under the weight of the pump.

4. All pumps shall be electrically interlocked with the chemical controller and system flow meter, and booster pump.

L. Variable Frequency Drives

1. VFD will be installed with each filter pump in this project. Each VFD shall match the horsepower of the pump motor, voltage, and phase. The pump shall have factory installed disconnects for motor protection and thermal overload protection, voltage and surge limitation, integrated hand / off / auto switch.
   a. VFD shall have a factory installed digital display screen. Display screen shall display the motor operating parameters (HZ, Volts, and amps).
   b. VFD enclosure shall be a NEMA 12 enclosure.
   c. Filter pump VFD shall be Model No. ATV212HU22M3X manufactured by Schneider Electric or approved equal. Booster pump VFD shall be Model No. ATV212HU15M3X manufactured by Schneider Electric or approved equal.
d. VFDs shall be wall mounted with enclosure (typical).

e. Booster pump for spray features shall have an internal timer relay to receive signal from the touch bollard and run the pump for a duration of time selected by the owner.

2.02 PIPING

A. Valves and Piping:

1. Piping: All materials and equipment shall be new, of best quality for the purpose intended, and shall be clearly marked with the manufacturer’s name and nameplate, date, or stamp and rating. As far as practicable, materials and equipment shall be one manufacturer.

2. Polyvinyl Chloride Pipe and Fittings:

   a. Provide Class 12454 B polyvinyl chloride pipe for all pipes used for distributing chemical solutions. All pipes shall be Schedule 80.

   b. Provide solvent weld type fittings for all chemical solutions distribution systems. A heavy duty industrial grade PVC solvent cement shall be used.

   c. CPVC Schedule 80: Type 1, normal impact, NSF approved for solvent welding applications, for exposed piping. CPVC piping shall be used for the heating loop from the supply filtered effluent line to the heat exchanger and the heated effluent return from the heat exchanger back to the filtered effluent line.

3. Flexible connectors:

   a. All connections between the chemical proportional feed pumps and the rigid PVC pipe shall be of flexible plastic hose.

   b. The hose shall consist of polyester braided reinforced tubing with a minimum rating of 150 psi.

   c. All materials, hardware components, and accessories shall be corrosion resistant. They shall be 316 stainless steel, fiberglass, high density resin, or PVC.


5. Provide check and ball valves as required by Hayward.
a. Gate valves three inch (3-inch) and larger shall be PVC stainless steel mounted non-rising stem. Valves shall have flanged ends and shall be designed for a minimum water working pressure of 150 lbs. per square inch.

b. Butterfly Valves: Butterfly valves shall be EPDM seated with PVC disc and stainless steel shaft for chlorinated pool water service. Furnish hand wheel/gear operators on all valves 8-inch and larger and valves indicated as throttle valve service.

c. Check Valves: Provide a corrosion resistant body, EPDM seated wafer type valve with bronze plates and shaft.

d. All valves 3-inch and larger shall be ASAHI EPDM butterfly valves or Hayward industrial PVC valves or approved equal.

e. All valves 3-inch and smaller shall be Spears True Union or approved equal.

6. Valve connections: Suitable for connection of adjoining pipe; of pipe size values.


8. Valve connections: Suitable for connection of adjoining pipe; of pipe size values.

9. Hangers and supports: Sized to project conditions. Shall be stainless steel, or FRP, installed with stainless steel hardware.

10. All pipes shall be vibration isolated with a ½-inch thick neoprene pad between the strap and the pipe.

11. All valves shall be tagged and numbered with a 2-inch polyethylene identification tag coordinated into the O&M at the conclusion of the project.

12. All piping shall be identified with pipe labeling. Piping shall be marking indicating the direction of flow, and what vessel the filtered water is coming from. Labels shall be polyethylene pipe identification, shall be snap on and secured to the associated piping. Pipe labels shall be manufactured by Seton, or approved equal. Stickers or permanent marker shall be rejected.

2.03 CONTROL AND POWER WIRING:

A. Control wiring shall be a minimum of #10 wire, or per manufacturer’s requirements.

B. Control wiring shall be placed in a ¾-inch PVC conduit.
PART 3 - EXECUTION

3.01 INSTALLATION:

A. Install equipment and system in accordance with manufacturer’s instructions and approved shop drawings.

B. Set equipment on secure foundations.

C. Make piping joints in accordance with ASTM D2855.

D. Support overhead piping and at connections to valves, pumps, and equipment.

E. Install electrical components in accordance with NFPA 70.

3.02 FIELD QUALITY CONTROL:

A. Water Treatment:

1. Submit chemical analysis of source water supply showing:
   a. Total alkalinity in PPM.
   b. Calcium hardness in PPM.
   c. Chlorine in PPM.
   d. pH.
   e. Iron and Phosphorus.

2. Treat and balance spray feature water just prior to Substantial Completion.
   a. Establish total alkalinity of 80 to 150 PPM and calcium hardness of 175 to 250 PPM.
   b. Balance spray feature water to local health code requirements.
   c. Contractor shall furnish all balancing chemical and labor to balance and maintain the spray feature(s) prior to acceptance by the board of health.

3.03 ADJUSTING:

A. Adjust spray feature system for proper operation through all cycles.
3.04 CLEANING:

A. Clean equipment, and related surfaces.

3.05 DEMONSTRATION:

A. Demonstrate proper operation and maintenance of pool systems to Owner.

3.06 TESTING:

A. All piping shall be pressured tested to 35 psi, for duration of 3 hours. The test shall be witnessed by the Owner, or Owner Representative. If the test fails, the repair must be performed, and a new test shall be performed. Pressure shall be maintained on the piping until the system is commissioned.

3.07 PROTECTION, MANUALS AND INSTRUCTIONS:

A. Protection: The Water feature Contractor shall use whatever methods are required to protect water feature equipment from deterioration during remainder of the construction period.

B. Manuals and Instructions: Start up, test, and operate the completed system to verify its performance in compliance with Contract Documents, and to meet approval of governing authorities. Coordinate pool-filling schedule with work of other Sections and, after finish work is cured, circulate and treat water until Owner accepts installation.

1. Provide complete operating and maintenance manuals for water features and equipment. Provide four (4) sets.

2. After approval of submission of manuals, instruct Owner’s personnel in the operation, use and maintenance of the entire installation and each operating element, for a total of 16 hours with selected manufacturers’ training representatives. Final acceptance will not be made until training is complete to Owner’s satisfaction.


4. Provide four (4) packages of items above.

5. Contractor shall, operate the system until acceptance and approval by health department.

END OF SECTION
SECTION 23 48 00
ULTRAVIOLET SYSTEM

PART 1 – GENERAL

1.01 WORK INCLUDED:

A. It is the intent of these specifications that the swimming spray feature water be routinely monitored and treated by UV sterilization in the range of 220nm to 400nm to kill bacteria, viruses, molds and their spores and to continuously remove chloramines. The concentration of free chlorine residual shall at all times meet the requirements of the Health Department authority having jurisdiction over the swimming spray feature.

B. The method of monitoring and treatment specified and shown on the drawings is intended as the basis for receiving bids. It is not the intent of these specifications to limit competition. The base proposal must be on furnishing equipment as specified; however, a bidder may at his option offer a substitution. The bidder is cautioned that any substitution must meet the quality and operational requirements of these specifications. Any proposed UV system must have a UL listing on the complete system and be listed under NSF Standard 50 latest edition including cryptosporidium inactivation. Any substitute system shall have Health Department approval for this project prior to being offered.

C. The UV system offered under these specifications shall have been used for a minimum of ten years in swimming pool or spray feature applications and the bidder must supply a list of at least ten satisfactory installations with contact names and telephone numbers.

1.02 RELATED WORK:

A. The following sections contain work that relates to this section:

1. Section 13 00 00 – SUMMARY OF WORK FOR SPRAY DECKS
2. Section 22 51 00 – FILTER EQUIPMENT
3. Division 26 – ELECTRICAL

1.03 QUALITY ASSURANCE:

A. All equipment supplied under this section shall conform to ANSI/AWWA F110-12, AWWA Standard for Ultraviolet Disinfection Systems for Drinking Water.

B. All material specified under this section shall be provided from the same manufacturer.
1.04 SUBMITTALS: IN ACCORDANCE WITH REQUIREMENTS OF THE GENERAL SPECIFICATIONS, SUBMIT THE FOLLOWING:

A. Electronic Submission for manufacturer’s literature of the materials of this section shall be submitted to the Engineer and Construction Manager for review.

1.05 DELIVERY, STORAGE AND HANDLING:

A. Each container shall bear an unbroken seal, test number and label of the manufacturer upon delivery at the site. Unlabeled materials will be rejected and shall be removed from the site and replaced with approved-labeled materials at no additional cost to the Owner.

B. Deliver materials to site and install work under this Section in ample time to avoid delay in job progress and at such times as to permit proper coordination of the various parts.

C. Store UV system under tarps to protect from oil, dirt and sunlight.

1.06 GUARANTEES:

A. The equipment shall be warranted in writing that when operated and maintained according to the manufacturer’s operating instructions provided and accepted, it will perform in complete accord with these specifications. All components (excluding the UV arc tube) shall have a limited warranty to be free from defects in workmanship and materials for a period of 12 months from date of Substantial Completion. UV arc tubes shall be warranted to operate for 8000 hours when operated continuously. A continuously operated UV arc tube that fails prior to 8000 hours of operation shall be replaced free of charge. Intermittently operated UV arc tubes (>1 on/off cycle per day) will be replaced free of charge should failure occur prior to 2000 hours and prorated between 2000 and 4000 hours. All warranty replacements shall be FOB point of shipment.

B. Any claims under this warranty must be made on a timely basis, in writing, to the manufacturer.

PART 2 – PRODUCT

2.01 DESIGN CONDITIONS:

A. The UV system shall be provided for the following design and operating conditions:


B. Design UV Dose

1. The system shall be designed to deliver a Reduction Equivalent Dose (RED) of 600 J/m² based on the end of lamp lifetime (70% of specified new lamp output according to NSF).
2. Head loss through the UV system shall not exceed 2 psi under design flow conditions.

3. Power consumption of the UV system shall not exceed 1.3 kW. Systems not meeting this requirement shall not be acceptable.

4. System shall comprise one (1) duty reactor.

2.02 UV SYSTEM GENERAL:

A. UV systems for the spray deck shall be manufactured by ETS, or approved equal.

B. The manufacturer shall be qualified and experienced in the supply of similar equipment. Manufacturer shall have at least 5 years of experience in supplying and delivering closed vessel UV systems with medium-pressure UV lamps used for water treatment applications.

C. The manufacturer shall have a minimum of 100 fully operating systems using technology identical in all aspects (i.e., medium-pressure UV lamps) to that being proposed.

D. The ultraviolet disinfection system shall be installed by the contractor and tested and commissioned by the UV manufacturer or its authorized representative as specified in this section. Other medium pressure UV systems for consideration must submit full set of installation drawings, reference list, and certified testing data showing the system meets the minimum requirements of this specification. All material must be submitted 30 days prior to bid. Systems not submitting 30 days prior to bid shall not be considered.

2.03 REACTION CHAMBER:

A. The UV reactor shall be a welded construction, manufactured from 316L stainless steel of a thickness of no less than 2mm. The UV reactor shall be passivated.

B. The UV reactor shall be designed to handle a maximum operating pressure of 150 psi and shall be fully assembled and then hydro tested to 1.5 times the design pressure in the factory prior to shipment.

C. The UV reactor shall have a flow-through design with lamps oriented perpendicular to water flow. U-flow, Z-flow or other flow configurations where system water flow is parallel to the lamp(s) shall not be accepted.

D. The UV reactor shall have end-cap safety switches that automatically switch off the UV lamps to prevent exposure to UV radiation should the end-caps be removed.

E. The UV reactor shall be provided with two (2) cleaning ports.

F. The UV reactor shall be designed such that the operating personnel at the plant can change the lamps without draining the reactor.

G. The UV reactor shall have a temperature sensor to prevent over-temperature events.
2.04 UV LAMPS:

A. Lamps shall be medium-pressure mercury UV lamps. The medium-pressure mercury UV lamps must be provided with ceramic lamp ending for cooling and proper lamp positioning inside the quartz sleeve.

B. The emission of the medium-pressure UV lamps into the water must have a wide range of wavelengths in the range of 200 to 400 nm.

C. The system must incorporate a mechanical switch in which to disable power to the lamps should the chamber be opened while in use. Systems not incorporating such device will not be accepted. For safety purposes for operating personnel, if upon field inspection the referenced switch is not present one shall be installed and supplied at the contractor’s expense. If the system is not capable of accepting such a safety device the system shall be replaced at no additional cost to the Owner.

D. Each lamp will be capable of producing a minimum output of effective UV energy in the wavelength range of 200 - 400 nm, following a 100-hour burn-in period. Low-pressure, low-output and low-pressure, high-output UV lamps shall not be permitted due to the increase in quantity of lamps required.

E. The filament shall be significantly rugged to withstand shock and vibration.

F. The lamp bases shall be resistant to UV and ozone.

G. The UV lamps shall be guaranteed for 8,000 hours of operation, prorated after 1,000 hours.

H. The lamp output shall not fluctuate at all due to water temperature variations.

I. Lamps must be powered by chokes. Electronic ballasts are not acceptable since they limit the distance between the chamber and the power supply to 13 feet to operate effectively and must be replaces every two – three years.

2.05 QUARTZ SLEEVES:

A. Each UV lamp assembly shall consist of a UV lamp enclosed in an individual quartz sleeve, with both ends appropriately sealed using an O-ring with sealing screw.

B. The UV lamp sleeve shall be a single piece of cleat used quartz circular tubing open at both ends.

C. The quartz sleeve shall be rated for an initial minimum UV transmittance (254 nm, 1 mm) of 86%.

D. The electrical connections to the lamp assembly shall be made at both sides of the lamps with a single wire connection in an easy to operate plug-in terminal.
E. The lamp assembly shall allow all of the following to be easily achieved by an operator for maintenance purposes: (a) Access to the lamp connections without removing or disconnecting any cables and without the use of special tools. (b) Disconnection of lamp power cable only, without removing the UV lamp or the lamp assembly from the reactor. (c) Easy lamp positioning due combined cooling and centering ceramics on the lamp.

2.06 UV INTENSITY SENSOR:

A. The UV intensity sensor shall be selective only to the electromagnetic spectrum specific to UV light (200-400 nm). UV light outside the 200-400 nm range shall not be measured. The sensor shall be designed with an accuracy of ± 5%.

B. The measured intensity shall be displayed on the operator interface (HPC-II) as an absolute value in W/m².

C. The UV intensity sensor connection must be realized with a two (2) wire 4 - 20 mA connection with watertight connector on top of the sensor housing.

D. The UV sensor must be absolute calibrated by the producer. UV sensors or sensor signal display modules that require recalibration after installation (a) new UV lamp(s) (after 100 burn in hours) are not acceptable. UV sensors of which the output signal or display system UV intensity can be "field calibrated" are not acceptable. The UV intensity display must be able to provide a read-out in absolute units being "W/m²".

2.07 UV STRAINER

A. The UV system must be provided with a downstream strainer to protect against the remote possibility of lamp/quartz breakage traveling downstream.

B. The strainer must be cleanable without removal from the piping system.

C. The strainer must be operable either manually, electrically or pneumatically to clean it.

D. The electrical or pneumatic operation must be able to be integrated with the filtration control system and/or the UV control system

2.08 CONTROL PANEL:

A. The control panel shall house all power distribution and control hardware.

B. The control panel shall be designed to operate with power feed as required.

C. The control panel enclosure shall be stainless steel NEMA 4x.

D. The control panel enclosure shall be located in an ambient temperature-controlled environment where the maximum temperature does not exceed 104° F (40° C).

E. The control panel must be cooled by an independent forced-ventilation system and the air in- and outlet openings must be protected by dust filters.
F. The temperature inside the control panel must be monitored by a built-in temperature sensitive device.

G. The cable length distance between the control panel and the UV reaction chamber shall be 33 feet.

H. The control panel must include a GFI device with a sensitivity of 30 mA for personal and system protection.

I. Local over-current protection shall be provided by the contractor.

2.09 CONTROL AND INSTRUMENTATION:

A. Lamp Power Control and UV Intensity Pacing shall be included as standard.

B. The UV intensity shall be continuously monitored. As the intensity varies with lamp age, water quality or fouling of the quartz sleeve, the lamp power shall be automatically adjusted to maintain sufficient, microbiological safe operation in the most economical way.

C. All control hardware and software shall be contained within the control panel.

D. The unit shall be furnished with two temperature high limit switches. One shall monitor water temperature inside the reactor with visual alarm on high limit temperature. The second shall monitor the reactor chamber wall temperature and shall shut off the unit should temperature exceed high limit settings by manufacturer.

E. The UV system shall be monitored and controlled by UV controller included with the system.

2.10 OPERATOR INTERFACE:

A. The operator interface unit shall be integral with the controller.

B. The unit shall be menu driven and shall display the following system information when prompted:
   1. UV lamp operating hours per power level and per lamp (if more than one (1) lamp is used)
   2. UV intensity in W/m² or %
   3. Flow in USGPM (measured by an external online flowmeter provided by others)
   4. UV lamp ON/OFF switching
   5. Water temperature in °F or °C
6. Average Calculated Dose in mj/cm²

2.11 CLEANING SYSTEM:

A. Each UV system must have an automatically operated mechanical cleaning system for the quartz sleeve(s).

B. The automatically operated cleaning mechanism must have one (1) special UV resistant Viton rubber cleaning ring mounted in a Teflon cleaning ring holder per quartz sleeve. The cleaning ring holder must be mounted in a stainless-steel plate which is connected to the rod or axis that operates the cleaning action. Only one (1) cleaning ring per quartz sleeve may be used; systems with more cleaning rings per quartz sleeve will have a disturbed hydraulic pattern inside the reaction chamber, and shall not be acceptable.

C. The automatic cleaning system shall monitor wiper position by measuring revolutions of the wiper shaft position. Systems utilizing limit switches shall not be acceptable.

D. Each UV reaction chamber shall be provided with the necessary connections to connect a chemical cleaning system. Systems that do not include chemical cleaning connections on the treatment chamber shall not be acceptable.

E. During the duration of a cleaning action no UV alarm or warning signal shall be activated if the cleaning mechanism passed the UV sensor position. Chemical cleaning must be done when the system is passed to prevent the chemicals from entering the exhibit.

2.12 SPARE PARTS:

A. The following spare parts and safety equipment shall be supplied, per unit:

1. One (1) complete set of replacement lamps.

2. One (1) Quartz sleeves including O-rings.

3. One (1) complete set of replacement Viton wiper rings.

PART 3 – EXECUTION

3.01 INSTALLATION:

A. Installation of the equipment shall be in accordance with the contract drawings, manufacturer’s engineering drawings, and instructions.

3.02 SUPPLIER’S SERVICES:

A. The start-up technician shall certify to the Engineer that all equipment is properly installed, and that the plant operators have been instructed on proper operation and maintenance procedures.
B. Field services by the UV manufacturer or its authorized representative shall consist of the following:

1. Installation supervision: One (1) full day (8 hours) on site (1 trip)

2. Start-up, field testing and operator training: One (1) full day (8 Hours) on site (1 trip)

3. Training shall be video tapped and achieved for future reference.

END OF SECTION
SECTION 26 00 50

ELECTRICAL WORK - GENERAL PROVISIONS

PART 1 - GENERAL

1.01 WORK INCLUDED:

A. The Contractor shall furnish all labor, materials, equipment and incidentals required to make ready for use the complete electrical systems as shown on the Drawings and as specified hereinafter.

B. In conjunction with other sections of Division 26, the work shall include but not be limited to furnishing and installing the following:

1. Grounding System
2. Handholes
3. Bonding materials
4. Raceways
5. Feeder and Branch Circuit Conductors
6. Hangers and Supports
7. Solderless Lugs and Connectors
8. Conduit and wire for equipment and controls furnished under other divisions of the specifications, when shown on the electrical plans.

C. Make all necessary connections at "packaged" equipment furnished under other sections and Divisions of these specifications.

D. Make all connections to equipment and devices furnished under Division 26 and other sections of these specifications except as otherwise specified.

E. Connect process and instrumentation cables furnished with field-mounted equipment under other sections and Divisions of these specifications.

F. It is the intent of these specifications that the electrical system shall be suitable in every way for the service required. All material and all work which may be reasonably implied as being incidental to the work of this section shall be furnished at no extra cost to the Owner.
1.02 RELATED WORK:
   
   A. The Contractor's attention is directed to the General Conditions, Supplementary Conditions.

   B. Excavation and backfilling required for underground electrical work is included under Division 2.

   C. Concrete work and reinforcing for electrical equipment pads are included under Division 3.

1.03 CODES, INSPECTIONS, PERMITS AND FEES:

   A. All material and installations shall be in accordance with the latest edition of the Connecticut Electrical Code and all applicable local codes and ordinances.

   B. Obtain all necessary permits and pay all fees for permits and inspections.

1.04 INTERPRETATION OF DRAWINGS:

   A. The Drawings are not intended to show exact locations of conduit runs.

   B. Each three-phase circuit shall be run in a separate conduit unless otherwise shown on the Drawings.

   C. Unless otherwise noted and/or approved by the Engineer all conduits shall be installed concealed.

   D. Where circuits are shown as "home-runs" all necessary fittings and boxes shall be provided for a complete raceway installation.

   E. Any work installed contrary to or without review by the Engineer shall be subject to change as required by the Engineer, and no extra compensation will be allowed for making these changes.

   F. The locations of equipment, shown on the drawings are approximate only. Exact locations shall be as determined by the Engineer during construction. Obtain in the field all information relevant to the placing of electrical work and in case of any interference with other work, proceed as required by the Engineer and furnish all labor and materials necessary to complete the work in an acceptable manner.

   G. Circuit layouts are not intended to show the number of fittings, or other installation details. Furnish all labor and materials necessary to install and place in
satisfactory operation all power, lighting and other electrical systems shown. Additional circuits shall be installed wherever needed to conform to the specific requirements of the equipment.

H. All connections to equipment shall be made as required and in accordance with the approved shop and setting drawings.

1.05 SUBMITTALS:

In accordance with requirements of general specifications, submit the following:

A. Complete shop drawings shall be submitted for but not limited to the following equipment: panelboards, service cabinets, load centers, conduit and wire.

B. The manufacturer's name, product designation or catalog number, descriptive literature and data shall be submitted for the following material and equipment:

1. Conduit  
2. Boxes and fittings  
3. Wires, cables and appurtenances  
4. Service cabinets  
5. Wiring devices and appurtenances  
6. Circuit breakers  
7. Panelboards  
8. Grounding Equipment  
9. Control devices and stations  
10. Utility metering

C. Prior to submittal, all shop drawings shall be checked for accuracy and conformance to contract requirements. Shop drawings shall bear the date checked and shall be accompanied by a statement that the shop drawings have been examined for conformity to the specifications and drawings. This statement shall also list all discrepancies with the specifications and drawings. Shop drawings not so checked and noted shall be returned.

D. The Engineer's review shall be only for conformance with the design concept of the project and compliance with the specifications and drawings. The responsibility of, and the necessity of, furnishing materials and workmanship required by the specifications and drawings which may not be indicated on the shop drawings is included under the work of this section.

E. The responsibility for all dimensions to be confirmed and correlated at the job site and for coordination of this work with the work of all other trades is also included.
under the work of this section.

1.06 MANUFACTURER'S SERVICES:

Furnish manufacturer's services for testing and start-up when required.

1.07 ELECTRIC SERVICES:

A. The electric utility serving this project is Eversource.

B. Service to cabinet will be as shown on the drawings.

C. The electric utility will furnish and install the primary cables, transformer, and meter.

D. Make all arrangements with the electric utility for obtaining services and pay all fees and charges by the electric utility for the service installation.

E. All work and material for the service shall be in accordance with the requirements of the electric utility.

PART 2 - PRODUCTS

2.01 MATERIALS:

A. The materials used in all systems shall be new, unused and as hereinafter specified. All materials, where not specified, shall be of the very best of their respective kinds. Samples of materials or manufacturer's specifications shall be submitted for review as required by the Engineer.

B. Materials and equipment used shall be Underwriters' Laboratories, Inc. listed.

C. Electrical equipment shall at all times during construction be adequately protected against mechanical injury or damage by water. Electrical equipment shall not be stored out-of-doors. Electrical equipment shall be stored in dry permanent shelters. If any apparatus has been damaged, such damage shall be repaired at no additional cost. If any apparatus has been subject to possible injury by water, it shall be thoroughly dried out and put through such special tests as required by the Engineer or shall be replaced at no additional cost to the Owner.

D. The Contractor's attention is directed to the requirements of the various sections of division 26 additional product specifications.

2.02 MANUFACTURER'S NAMEPLATES:
A. All equipment shall have the manufacturer's name, address, model or type designation, serial number and all applicable ratings clearly marked thereon in a location which can be readily observed after installation. The required information may be die-stamped into the surface of the equipment or may be marked on durable nameplates permanently fastened to the equipment.

PART 3 - EXECUTION

3.01 INSTALLATION:

A. Provide and place all sleeves for conduit penetrations through floors, walls, partitions, etc. Locate all necessary slots and inserts for electrical work and place in form before concrete is poured.

B. Equipment shall be kept upright at all times. When equipment has to be tilted for ease of passage through restricted areas during transportation, the manufacturer shall be required to brace the equipment suitably to insure that the tilting does not impair the functional integrity of the equipment.

3.02 RECORD DRAWINGS:

As the work progresses, legibly record (red line) all field changes on a set of project contract drawings. Prior to Substantial Completion of the project, submit the red lined prints to the Engineer for use in preparation of the record drawings.

3.03 TESTS AND ADJUSTMENTS:

A. Test all systems furnished under Division 26 and repair or replace all defective work. Make all necessary adjustments to the systems and equipment and instruct the Owner's personnel in the proper operation of the systems and equipment.

END OF SECTION
SECTION 26 05 26

GROUNDING AND BONDING FOR ELECTRICAL SYSTEMS

PART 1 - GENERAL

1.01 SUMMARY

A. Section includes grounding and bonding systems and equipment.

B. Section includes grounding and bonding systems and equipment, plus the following special applications:
   1. Underground distribution grounding.

1.02 ACTION SUBMITTALS

A. Product Data: For each type of product.

1.03 INFORMATIONAL SUBMITTALS

A. Coordination Drawings: Plans showing dimensioned as-built locations of grounding features specified in "Field Quality Control" Article.

B. Qualification Data: For testing agency and testing agency's field supervisor.

C. Field quality-control reports

1.04 CLOSEOUT SUBMITTALS

A. Operation and maintenance data.

   1. Plans showing as-built, dimensioned locations of grounding features specified in "Field Quality Control" Article, including the following:
      a. Ground rods.
      b. Grounding arrangements and connections for separately derived systems.

   2. Instructions for periodic testing and inspection of grounding features at grounding connections for separately derived systems based on NETA MTS.
a. Tests shall determine if ground-resistance or impedance values remain within specified maximums, and instructions shall recommend corrective action if values do not.

b. Include recommended testing intervals.

1.05 QUALITY ASSURANCE

A. Testing Agency Qualifications: Certified by NETA.

PART 2 - PRODUCTS

2.01 SYSTEM DESCRIPTION

A. Electrical Components, Devices, and Accessories: Listed and labeled as defined in NFPA 70, by a qualified testing agency, and marked for intended location and application.

B. Comply with UL 467 for grounding and bonding materials and equipment.

2.02 MANUFACTURERS

A. Manufacturers: Subject to compliance with requirements, provide products by one of the following:

1. Burndy; Part of Hubbell Electrical Systems.
2. ERICO International Corporation.
3. Harger Lightning & Grounding.
4. O-Z/Gedney; a brand of Emerson Industrial Automation.
5. SIEMENS Industry, Inc.; Energy Management Division.
6. Thomas & Betts Corporation; A Member of the ABB Group.

2.03 CONDUCTORS

A. Insulated Conductors: Copper wire or cable insulated for 600 V unless otherwise required by applicable Code or authorities having jurisdiction.

B. Grounding Bus: Predrilled rectangular bars of annealed copper, 1/4 by 4-inches in cross section, with 9/32-inch holes spaced 1-1/8-inches apart.
2.04 CONNECTORS

A. Listed and labeled by an NRTL acceptable to authorities having jurisdiction for applications in which used and for specific types, sizes, and combinations of conductors and other items connected.

B. Welded Connectors: Exothermic-welding kits of types recommended by kit manufacturer for materials being joined and installation conditions.

C. Bus-Bar Connectors: Mechanical type, cast silicon bronze, solderless compression-type wire terminals, and long-barrel, two-bolt connection to ground bus bar.

D. Beam Clamps: Mechanical type, terminal, ground wire access from four directions, with dual, tin-plated or silicon bronze bolts.

E. Cable-to-Cable Connectors: Compression type, copper or copper alloy.

F. Conduit Hubs: Mechanical type, terminal with threaded hub.

G. Ground Rod Clamps: Mechanical type, copper or copper alloy, terminal with hex head bolt.

H. Service Post Connectors: Mechanical type, bronze alloy terminal, in short- and long-stud lengths, capable of single and double conductor connections.

I. Signal Reference Grid Clamp: Mechanical type, stamped-steel terminal with hex head screw.

J. Straps: Solid copper, copper lugs. Rated for 600 A.

PART 3 - EXECUTION

3.01 APPLICATIONS

A. Conductors: Install solid conductor for No. 8 AWG and smaller, and stranded conductors for No. 6 AWG and larger unless otherwise indicated.

B. Underground Grounding Conductors: Install bare copper conductor.

   1. Bury at least 24-inches below grade.

C. Grounding Bus: Install in electrical equipment enclosure and elsewhere as indicated.
1. Install bus horizontally, on insulated spacers 2-inches minimum from wall, 6-inches above finished floor unless otherwise indicated.

D. Conductor Terminations and Connections:
   1. Pipe and Equipment Grounding Conductor Terminations: Bolted connectors.
   2. Underground Connections: Welded connectors except as otherwise indicated.

3.02 GROUNDING AT THE SERVICE
   A. Equipment grounding conductors and grounding electrode conductors shall be connected to the ground bus. Install a main bonding jumper between the neutral and ground buses.

3.03 EQUIPMENT GROUNDING
   A. Install insulated equipment grounding conductors with all feeders and branch circuits.
   B. Install insulated equipment grounding conductors with the following items, in addition to those required by NFPA 70:
      1. Feeders and branch circuits.
      2. Lighting circuits.
      3. Receptacle circuits.

3.04 INSTALLATION
   A. Grounding Conductors: Route along shortest and straightest paths possible unless otherwise indicated or required by Code. Avoid obstructing access or placing conductors where they may be subjected to strain, impact, or damage.
   B. Bonding Straps and Jumpers: Install in locations accessible for inspection and maintenance except where routed through short lengths of conduit.
      1. Bonding to Structure: Bond straps directly to basic structure, taking care not to penetrate any adjacent parts.
      2. Bonding to Equipment Mounted on Vibration Isolation Hangers and Supports: Install bonding so vibration is not transmitted to rigidly mounted equipment.
3. Use exothermic-welded connectors for outdoor locations; if a disconnect-type connection is required, use a bolted clamp.

3.05 FIELD QUALITY CONTROL

A. "Perform tests and inspections" Contractor to perform tests and inspections.

B. Tests and Inspections:

1. After installing grounding system but before permanent electrical circuits have been energized, test for compliance with requirements.
2. Inspect physical and mechanical condition. Verify tightness of accessible, bolted, electrical connections with a calibrated torque wrench according to manufacturer's written instructions.
3. Test completed grounding system at service disconnect enclosure grounding terminal. Make tests at ground rods before any conductors are connected.
   a. Measure ground resistance no fewer than two full days after last trace of precipitation and without soil being moistened by any means other than natural drainage or seepage and without chemical treatment or other artificial means of reducing natural ground resistance.
   b. Perform tests by fall-of-potential method according to IEEE 81.
4. Prepare dimensioned Drawings locating each test well, ground rod and ground-rod assembly, and other grounding electrodes. Identify each by letter in alphabetical order, and key to the record of tests and observations. Include the number of rods driven, their depth at each location and include observations of weather and other phenomena that may affect test results. Describe measures taken to improve test results.

C. Grounding system will be considered defective if it does not pass tests and inspections.

D. Prepare test and inspection reports.

E. Report measured ground resistances that exceed the following values:
   1. Power and Lighting Equipment or System with Capacity of 500 kVA and Less: 10ohms.

F. Excessive Ground Resistance: If resistance to ground exceeds specified values, notify Engineer promptly and include recommendations to reduce ground resistance.
SECTION 31 00 00

EARTHWORK

PART 1 - GENERAL

1.01 WORK INCLUDED:

The Contractor shall make excavations of normal depth in earth for trenches and structures, shall backfill and compact such excavations to the extent necessary, shall furnish the necessary material and construct embankments and fills, and shall make miscellaneous earth excavations and do miscellaneous grading.

1.02 RELATED WORK:

A. Section 00 31 43, PERMITS

B. Section 01 11 00, CONTROL OF WORK AND MATERIALS

C. Section 01 57 19, ENVIRONMENTAL PROTECTION

D. Section 31 11 00, CLEARING AND GRUBBING

E. Section 31 50 00, SUPPORT OF EXCAVATION

1.03 REFERENCES:

American Society for Testing and Materials (ASTM)


ASTM C330 Specification for Lightweight Aggregate for Structural Concrete.

ASTM D1556 Test Method for Density of Soil in Place by the Sand Cone Method.

ASTM D1557 Test Methods for Moisture-density Relations of Soils and Soil Aggregate Mixtures Using Ten-pound (10 Lb.) Hammer and Eighteen-inch (18") Drop.

ASTM D2922 Test Methods for Density of Soil and Soil-aggregate in Place by Nuclear Methods (Shallow Depth).
1.04 SUBMITTALS: IN ACCORDANCE WITH REQUIREMENTS OF GENERAL SPECIFICATIONS, SUBMIT THE FOLLOWING:

Samples of all materials proposed for the project shall be submitted to the Engineer for review. Size of the samples shall be as approved by the Engineer.

1.05 PROTECTION OF EXISTING PROPERTY:

A. The work shall be executed in such manner as to prevent any damage to facilities at the site and adjacent property and existing improvements, such as but not limited to streets, curbs, paving, service utility lines, structures, monuments, benchmark, observation wells, and other public or private property. Protect existing improvements from damage caused by settlement, lateral movements, undermining, washout and other hazards created by earthwork operations.

B. In case of any damage or injury caused in the performance of the work, the Contractor shall, at its own expense, make good such damage or injury to the satisfaction of, and without cost to, the Owner. Existing roads, sidewalks, and curbs damaged during the project work shall be repaired or replaced to at least the condition that existed at the start of operations. The Contractor shall replace, at his own cost, existing benchmarks, observation wells, monuments, and other reference points which are disturbed or destroyed.

C. Buried drainage structures and pipes, observation wells and piezometers, including those which project less than eighteen inches (18") above grade, which are subject to damage from construction equipment shall be clearly marked to indicate the hazard. Markers shall indicate limits of danger areas, by means which will be clearly visible to operators of trucks and other construction equipment, and shall be maintained at all times until completion of project.

1.06 DRAINAGE:

A. The Contractor shall provide, at its own expense, adequate drainage facilities to complete all work items in an acceptable manner. Drainage shall be done in a manner so that runoff will not adversely affect construction procedures nor cause excessive disturbance of underlying natural ground or abutting properties.

1.07 FROST PROTECTION AND SNOW REMOVAL:

A. The Contractor shall, at its own expense, keep earthwork operations clear and free of accumulations of snow as required to carry out the work.
B. The Contractor shall protect the subgrade beneath new structures and pipes from frost penetration when freezing temperatures are expected.

PART 2 - PRODUCTS

2.01 MATERIAL:

A. GRAVEL BORROW:

Gravel Borrow shall satisfy the requirements listed in CONN DOT Article M. 02.01-2, Grading A.

A. SAND BORROW:

Sand borrow shall satisfy the requirements listed for fine aggregate in CONN DOT Article M.03.01-2.

C. CRUSHED STONE:

Crushed stone shall satisfy the requirements listed in CONN DOT Article M.02.06, Grading “C”.

D. PEASTONE:

Peastone shall be smooth, hard, naturally occurring, rounded stone meeting the following gradation requirements:

| Passing 5/8 inch square sieve opening | - 100% |
| Passing No. 8 sieve opening          | - 0%   |

E. BACKFILL MATERIALS:

1. Class B Backfill:

Class B backfill shall be granular, well graded friable soil; free of rubbish, ice, snow, tree stumps, roots, clay and organic matter; with 30 percent or less passing the No. 200 sieve; no stone greater than two-third (2/3) loose lift thickness, or six inches, whichever is smaller.

2. Select Backfill:

Select backfill shall be granular, well graded friable soil, free of rubbish, ice, snow, tree stumps, roots, clay and organic matter, and other deleterious or organic material; graded within the following limits:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Finer by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
I. PROCESSED GRAVEL:

1. Processed gravel shall consist of inert material that is hard, durable stone and coarse sand, free from loam and clay, surface coatings and deleterious materials. The coarse aggregate shall have a percentage of wear, by the Los Angeles Abrasion Test, of not more than 50.

2. The gradation shall meet the following requirements:

<table>
<thead>
<tr>
<th>Sieve Designation</th>
<th>Percentage Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in.</td>
<td>100</td>
</tr>
<tr>
<td>1 1/2 in.</td>
<td>70-100</td>
</tr>
<tr>
<td>3/4 in.</td>
<td>50-85</td>
</tr>
<tr>
<td>No. 4</td>
<td>30-60</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-10</td>
</tr>
</tbody>
</table>

3. The approved source of bank-run gravel material shall be processed by mechanical means. The equipment for producing crushed gravel shall be of adequate size with sufficient adjustments to produce the desired materials. The processed material shall be stockpiled in such a manner to minimize segregation of particle sizes. All processed gravel shall come from approved stockpiles.

J. STONE FILL FOR GABIONS:

1. The stone for gabions shall be hard, angular to round, durable and of such quality that they will not disintegrate on exposure to water or weathering during the life of the structure. Gabion rocks shall range between 4-inches and 8-inches. The range in sizes may allow for a variation of 5 percent oversize and/or 5 percent undersize rock, provided it is not placed on the gabion-exposed surface. The size shall be such that a minimum of two layers of rock must be achieved then filling the gabion.

PART 3 - EXECUTION

3.01 DISTURBANCE OF EXCAVATED AND FILLED AREAS DURING CONSTRUCTION:

A. Contractor shall take the necessary steps to avoid disturbance of subgrade during excavation and filling operations, including restricting the use of certain types of construction equipment and their movement over sensitive or unstable materials, dewatering and other acceptable control measures.
B. All excavated or filled areas disturbed during construction, all loose or saturated soil, and other areas that will not meet compaction requirements as specified herein shall be removed and replaced with a minimum 12-inch layer of compacted crushed stone wrapped all around in non-woven filter fabric. Costs of removal and replacement shall be borne by the Contractor.

C. The Contractor shall place a minimum of 12-inch layer of special bedding materials and crushed stone wrapped in filter fabric over the natural underlying soil to stabilize areas which may become disturbed as a result of rain, surface water runoff or groundwater seepage pressures, all at no additional cost to the Owner. The Contractor also has the option of drying materials in-place and compacting to specified densities.

3.02 EXCAVATION:

A. GENERAL:

1. The Contractor shall perform all work of any nature and description required to accomplish the work as shown on the Drawings and as specified.

2. Excavations, unless otherwise required by the Engineer, shall be carried only to the depths and limits shown on the Drawings. If unauthorized excavation is carried out below required subgrade and/or beyond minimum lateral limits shown on Drawings, it shall be backfilled with gravel borrow and compacted at the Contractor's expense as specified below, except as otherwise indicated. Excavations shall be kept in dry and good conditions at all times, and all voids shall be filled to the satisfaction of the Engineer.

3. In all excavation areas, the Contractor shall strip the surficial topsoil layer and underlying subsoil layer separate from underlying soils. In paved areas, the Contractor shall first cut pavement as specified in paragraph 3.02 B.1 of this specification, strip pavement and pavement subbase separately from underlying soils. All excavated materials shall be stockpiled separately from each other within the limits of work.

4. The Contractor shall follow a construction procedure, which permits visual identification of stable natural ground. Where groundwater is encountered, the size of the open excavation shall be limited to that which can be handled by the Contractor's chosen method of dewatering and which will allow visual observation of the bottom and backfill in the dry.

5. The Contractor shall excavate unsuitable materials to stable natural ground where encountered at proposed excavation subgrade, as required by the Engineer. Unsuitable material includes topsoil, loam, peat, other organic materials, snow, ice, and trash. Unless specified elsewhere or otherwise required by the Engineer, areas where unsuitable materials have been excavated to stable ground shall be backfilled.
with compacted special bedding materials or crushed stone wrapped all around in non-woven filter fabric.

B. TRENCHES:

1. Prior to excavation, trenches in pavement shall have the traveled way surface cut in a straight line by a concrete saw or equivalent method, to the full depth of pavement. Excavation shall only be between these cuts. Excavation support shall be provided as required to avoid undermining of pavement. Cutting operations shall not be done by ripping equipment.

2. The Contractor shall satisfy all dewatering requirements before performing trench excavation.

3. Trenches shall be excavated to such depths as will permit the pipe to be laid at the elevations, slopes, and depths of cover indicated on the Drawings. Trench widths shall be as shown on the Drawings or as specified.

4. Where pipe is to be laid in bedding material, the trench may be excavated by machinery to, or just below, the designated subgrade provided that the material remaining in the bottom of the trench is not disturbed.

5. If pipe is to be laid in embankments or other recently filled areas, the fill material shall first be placed to a height of at least 12-inches above the top of the pipe before excavation.

6. Pipe trenches shall be made as narrow as practicable and shall not be widened by scraping or loosening materials from the sides. Every effort shall be made to keep the sides of the trenches firm and undisturbed until backfilling has been completed.

7. If, in the opinion of the Engineer, the subgrade, during trench excavation, has been disturbed as a result of rain, surface water runoff or groundwater seepage pressures, the Contractor shall remove such disturbed subgrade to a minimum of 12 inches and replace with crushed stone wrapped in filter fabric. Cost of removal and replacement shall be borne by the Contractor.

C. BUILDING AND FOUNDATION EXCAVATION:

1. Excavations shall not be wider than required to set, brace, and remove forms for concrete, or perform other necessary work.

2. After the excavation has been made, and before forms are set for footings, mats, slabs, or other structures, and before reinforcing is placed, all loose or disturbed material shall be removed from the subgrade. The bearing surface shall then be compacted to meet the requirements of this specification.
3. If, in the opinion of the Engineer, the existing material at subgrade elevation is unsuitable for structural support, the Contractor shall excavate and dispose of the unsuitable material to the required width and depth as required by the Engineer. If, in the opinion of the Engineer, filter fabric is required; the Contractor shall place filter fabric, approved by the Engineer, as per manufacturer’s recommendations. Crushed stone shall then be placed in lifts and compacted to required densities. Backfill shall be placed to the bottom of the proposed excavation.

D. EXCAVATION NEAR EXISTING STRUCTURES:

1. Attention is directed to the fact that there are pipes, manholes, drains, and other utilities in certain locations. An attempt has been made to locate all utilities on the drawings, but the completeness or accuracy of the given information is not guaranteed.

2. As the excavation approaches pipes, conduits, or other underground structures, digging by machinery shall be discontinued and excavation shall be done by means of hand tools, as required. Such manual excavation, when incidental to normal excavation, shall be included in the work to be done under items involving normal excavation.

3. Where determination of the exact location of a pipe or other underground structure is necessary for properly performing the work, the Contractor shall excavate test pits to determine the locations.

3.03 BACKFILL PLACEMENT AND COMPACTION:

A. GENERAL:

1. Prior to backfilling, the Contractor shall compact the exposed natural subgrade to the densities as specified herein.

2. After approval of subgrade by the Engineer, the Contractor shall backfill areas to required contours and elevations with specified materials.

3. The Contractor shall place and compact materials to the specified density in continuous horizontal layers, not to exceed nine (9) inches in uncompacted lifts. The degree of compaction shall be based on maximum dry density as determined by ASTM Test D1557, Method C. The minimum degree of compaction for fill placed shall be as follows:

<table>
<thead>
<tr>
<th>Location</th>
<th>Percent of Maximum Density</th>
</tr>
</thead>
<tbody>
<tr>
<td>Below pipe centerline</td>
<td>95</td>
</tr>
<tr>
<td>Above pipe centerline</td>
<td>92</td>
</tr>
</tbody>
</table>
Below pavement (upper 3 ft.) 95
Embankments 95
Below pipe in embankments 95
Adjacent to structures 92
Below structures 95

4. The Engineer reserves the right to test backfill for conformance to the specifications and Contractor shall assist as required to obtain the information. Compaction testing will be performed by the Engineer or by an inspection laboratory designated by the Engineer, engaged and paid for by the Owner. If test results indicate work does not conform to specification requirements, the Contractor shall remove or correct the defective Work by recompacting where appropriate or replacing as necessary and approved by the Engineer, to bring the work into compliance, at no additional cost to the Owner. All backfilled materials under structures and buildings shall be field tested for compliance with the requirements of this specification.

5. Where horizontal layers meet a rising slope, the Contractor shall key each layer by benching into the slope.

6. If the material removed from the excavation is suitable for backfill with the exception that it contains stones larger than permitted, the Contractor has the option to remove the oversized stones and use the material for backfill or to provide replacement backfill at no additional cost to the Owner.

7. The Contractor shall remove loam and topsoil, loose vegetation, stumps, large roots, etc., from areas upon which embankments will be built or areas where material will be placed for grading. The subgrade shall be shaped as indicated on the Drawings and shall be prepared by forking, furrowing, or plowing so that the first layer of the fill material placed on the subgrade will be well bonded to the subgrade.

8. Where called for on the Drawings, Lightweight Fill shall be placed and compacted as recommended by the manufacturer. The exact number of passes shall be approved by the Engineer to insure stability of the layer. As soon as the compaction of each layer has been completed, the next layer shall then be placed. The Contractor shall take all necessary precautions during construction activities in operations on or adjacent to the Lightweight Fill to insure that the material is not over-compacted. Construction equipment, other than for compaction, shall not operate on the exposed Lightweight Fill. The top surface of the Lightweight Fill lying directly below the gravel course shall be chinked by additional rolling of the Lightweight Fill to prevent infiltration of fines.

B. TRENCHES:
1. Bedding as detailed and specified shall be furnished and installed beneath the pipeline prior to placement of the pipeline. A minimum bedding thickness shall be maintained between the pipe and undisturbed material, as shown on the Drawings.

2. As soon as practicable after pipes have been laid, backfilling shall be started.

3. Unless otherwise indicated on the Drawings, select backfill shall be placed by hand shovel in 6-inch thick lifts up to a minimum level of 12-inches above the top of pipe. This area of backfill is considered the zone around the pipe and shall be thoroughly compacted before the remainder of the trench is backfilled. Compaction of each lift in the zone around the pipe shall be done by use of power-driven tampers weighing at least 20 pounds or by vibratory compactors. Care shall be taken that material close to the bank, as well as in all other portions of the trench, is thoroughly compacted to densities required.

4. Class B backfill shall be placed from the top of the select backfill to the specified material at grade (loam, pavement subbase, etc.). Fill compaction shall meet the density requirements of this specification.

5. Water Jetting:
   a. Water jetting may be used when the backfill material contains less than 10 percent passing the number 200 sieve, but shall be used only if approved by the Engineer.
   b. Contractor shall submit a detailed plan describing the procedures he intends to use for water jetting to the Engineer for approval prior to any water jetting taking place.
   c. Compaction of backfill placed by water jetting shall conform to the requirements of this specification.

6. If the materials above the trench bottom are unsuitable for backfill, the Contractor shall furnish and place backfill materials meeting the requirements for trench backfill, as shown on the drawings or specified herein.

7. Should the Engineer order crushed stone for utility supports or for other purposes, the Contractor shall furnish and install the crushed stone as required.

8. In shoulders of streets and roads, the top 12-inch layer of trench backfill shall consist of crushed or uncrushed gravel, satisfying the requirements listed in CONN DOT standard specification M02.04.

9. Subbase shall consist of bank or crushed gravel meeting the requirements of CONN DOT standard specification M.02.02.
C. BACKFILLING UNDER BUILDINGS AND FOUNDATIONS:

Material to be used as structural fill under structures shall be special bedding material or gravel borrow, as shown on the Drawings or as required by the Engineer. Where gravel borrow fill is required to support proposed footings, walls, slabs, and other structures, the material shall be placed in a manner accepted by the Engineer. Compaction of each lift shall meet the density requirements of this specification.

D. BACKFILLING ADJACENT TO STRUCTURES:

1. The Contractor shall not place backfill against or on structures until they have attained sufficient strength to support the loads to which they will be subjected. Excavated material approved by the Engineer may be used in backfilling around structures. Backfill material shall be thoroughly compacted to meet the requirements of this specification.

2. Contractor shall use extra care when compacting adjacent to pipes and drainage structures. Backfill and compaction shall proceed along sides of drainage structures so that the difference in top of fill level on any side of the structure shall not exceed two feet (2') at any stage of construction.

3. Where backfill is to be placed on only one side of a structural wall, only hand-operated roller or plate compactors shall be used within a lateral distance of five feet (5') of the wall for walls less than fifteen feet (15') high and within ten feet (10') of the wall for walls more than fifteen feet (15') high.

3.04 DISPOSAL OF SURPLUS MATERIALS:

A. No excavated material shall be removed from the site of the work or disposed of by the Contractor unless approved by the Engineer.

B. Surplus excavated materials, which are acceptable to the Engineer, shall be used to backfill normal excavations in rock or to replace other materials unacceptable for use as backfill. Upon written approval of the Engineer, surplus excavated materials shall be neatly deposited and graded so as to make or widen fills, flatten side slopes, or fill depressions; or shall be neatly deposited for other purposes as indicated by the Owner, within its jurisdictional limits; all at no additional cost to the Owner.

C. Surplus excavated material not needed as specified above shall be hauled away and disposed of by the Contractor at no additional cost to the Owner, at appropriate locations, and in accordance with arrangements made by him. Disposal of all rubble shall be in accordance with all applicable local, state and federal regulations.

END OF SECTION
SECTION 31 11 00
CLEARING AND GRUBBING

PART 1 - GENERAL

1.01 WORK INCLUDED:

A. The Contractor shall do all required clearing and grubbing as indicated on the drawings or herein specified in the area required for construction operations on the Owner's land or in the Owner’s permanent or temporary easements and shall remove all debris resulting therefrom.

B. Unless otherwise noted, all areas to be cleared shall also be grubbed.

C. The Contractor shall not clear and grub outside of the area required for construction operations.

1.02 RELATED WORK:

Any trees and shrubs specifically designated by the Owner not to be cut, removed, destroyed, or trimmed shall be saved from harm and injury in accordance with Section 01 57 19, ENVIRONMENTAL PROTECTION.

PART 2 - PRODUCTS: NOT APPLICABLE

PART 3 - EXECUTION

3.01 RIGHT TO WOOD AND LOGS:

The Owner shall have the right to cut and remove logs and other wood of value in advance of the Contractor's operations. All remaining logs and other wood to be removed in the course of clearing shall become the property of the Contractor.

3.02 CLEARING:

A. Unless otherwise indicated, the Contractor shall cut or otherwise remove all trees, saplings, brush and vines, windfalls, logs and trees lying on the ground, dead trees and stubs more than 1-foot high above the ground surface (but not their stumps), trees which have been partially uprooted by natural or other causes (including their stumps), and other vegetable matter such as shags, sawdust, bark, refuse, and similar materials.

B. The Contractor shall not remove mature trees (4-inches or greater DBH) in the Owner's temporary easements.
C. Except where clearing is done by uprooting with machinery or where stumps are left longer to facilitate subsequent grubbing operations, trees, stumps, and stubs to be cleared shall be cut as close to the ground as practicable but not more than 6-inches above the ground surface in the case of small trees, and 12-inches in the case of large trees. Saplings, brush and vines shall be cut close to the ground.

3.03 GRUBBING:

A. Unless otherwise indicated, the Contractor shall completely remove all stumps and roots to a depth of 18-inches, or if the Contractor elects to grind the stumps, they shall be ground to a minimum depth of 6-inches.

B. Any depression remaining from the removal of a stump and not filled in by backfilling shall be filled with gravel borrow and/or loam, whichever is appropriate to the proposed ground surface.

3.04 DISPOSAL:

All material collected in the course of the clearing and grubbing, which is not to remain, shall be disposed of in a satisfactory manner away from the site or as otherwise approved. Such disposal shall be carried on as promptly as possible and shall not be left until the final clean-up period.

END OF SECTION
PART 1 - GENERAL

1.01 WORK INCLUDED:

A. The Contractor shall provide all labor, materials and appurtenances necessary for the installation of a complete chain link fence systems and shall meet or exceed the standards of the Chain Link Fence Manufacturer’s Institute, New York, NY except as otherwise indicated on the Drawings and as herein specified.

B. The manufacturer shall supply a total vinyl PVC coated chain link fence system of the height, fabric type, fabric gauge, framework strength, color and coating specifications contained herein. All fence materials unless specifically stated otherwise, shall be extrusion bonded polyvinyl chloride (PVC) coated.

1.02 RELATED WORK:

A. Section 01 33 23, SUBMITTALS

1.03 REFERENCES:

A. The following standards form a part of this specification as referenced.

American Society for Testing and Materials (ASTM)

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ASTM F1043 Strength and Protective Coatings on Metal Industrial Chain Link Fence Framework. Federal Specifications (FS)

FS RR-F-191 Fencing Wire and Post, Metal (and Gates, Chain-Link Fabric, and Accessories)

1.04 SUBMITTALS: IN ACCORDANCE WITH REQUIREMENTS OF GENERAL SPECIFICATIONS, SUBMIT THE FOLLOWING:

A. Six sets of manufacturers literature of the materials specified herein shall be submitted to the Engineer for review.

B. Six sets of shop drawings of the fence and the proposed color shall be submitted to the Engineer for review.

1.05 WARRANTY:

A. Prior to installation, the fence contractor shall provide the fence manufacturer's notarized certification that all galvanized components are fully warranted by the manufacturer for 15 years against rust and corrosion.

PART 2 - PRODUCTS - PVC COATED

2.01 STEEL FRAMEWORK (GENERAL):

A. All posts, gate frames, braces and horizontal rails shall be Type I round post, hot dipped galvanized with a minimum average coating of 1.8 oz/ft², meeting ASTM F 1083 for Standard Weight Galvanized Pipe and shall be of the sizes and weights given below or other approved equivalent sections of steel having a minimum tensile strength of 50,000 pounds per square inch and a minimum yield strength of 25,000 pounds per square inch.

B. Minimum cross-section dimensions for line posts of specified shape shall be: either 2-3/8-inch (2.375-inch) outside diameter steel pipe weighing not less than 3.65 pounds per linear foot; or 2.25 by 1.95 by 9/64-inch steel H section weighing not less than 4.10 pounds per linear foot.

C. Minimum cross-section dimensions for end, corner, and pull posts of specified shape shall be: 2-7/8-in. (2.875-in.) outside diameter steel pipe weighing not less than 5.79 pounds per linear foot; 2-1/2 by 2-1/2-inch square tubes weighing not less than 5.70 pounds per linear foot; or 3-1/2 by 3-1/2-inch rolled-formed sections weighing not less than 8.14 pounds per linear foot.

D. All tubular and pipe posts shall be capped to prevent precipitation from entering the post, unless a barbed wire extension arm assembly acts as a cap.
E. Posts, other fence framework, accessories, fittings, and miscellaneous items shall be galvanized and have a extrusion bonded polyvinyl chloride (PVC) coating. The PVC coating on posts shall be a minimum of 10 mils thick. Framework color coating shall match fabric. Galvanized finish shall have not less than the following weight of zinc per square foot:

1. Pipe: 1.8 oz, complying with ASTM A53.
2. H-sections and square tubing: 2.0 oz, complying with ASTM A123.
3. Hardware and accessories: Comply with Table I of ASTM A153.

F. For top railings and top, middle and bottom braces between terminal posts and adjacent lines posts, the minimum cross-section dimensions for the specified shall be 1-5/8-inch outside diameter steel pipe weighing not less than 2.26 pounds per linear foot.

G. Diagonal truss braces between terminal and adjacent line posts and for gauge framework shall not be less that either 3/8-inch diameter steel rod or double No. 9 AWG steel wire stranded together.

H. Fittings shall be galvanized press steel, malleable or cast steel as specified in ASTM F626 and Federal Specification RR-F-191.

I. Where posts do not have provisions for weaving fence fabric to posts, tension or stretcher bars for attaching fabric to terminal posts such as end, corner, gauge and pull posts, shall be flat bar with nominal dimensions no less than 3/16 by 3/4-inch for use with fence fabric having mesh larger than 1-inch, of a length equal to full height of the fence fabric, and used with bar bands, bolts and nuts. Bar bands shall be no thinner than No. 11 gauge coated sheet steel. Bolt diameters shall be not less than 3/8-inch for use with bar bands.

J. Ties for fastening fence fabric to line posts and rails shall be not less than No. 9 AWG steel wire with the same coating as the fence fabric or other approved bands.

2.02 CHAIN LINK FENCE FABRIC – PVC COATED:

A. Vinyl coated fabric shall be supplied with Class 2A (extrusion bonded) vinyl coating. The coating shall be applied over a galvanized steel core wire and be manufactured in accordance with Federal Specifications RR-F-191 and ASTM F668. The PVC coating shall have a final coating thickness of 0.015-0.025-inch and a core wire size diameter of 0.148-inch.

B. Wire size: The finished wire size shall be 6 gauge.

C. Height and Mesh Size: The fabric height shall be as shown on the drawings with a maximum mesh size of 1.5-inches, and a 2-inch mesh size for fencing with privacy slatting.

D. Selvage: Top edge and bottom edge of the fabric shall be twisted.
E. The tension wires shall either be 9 gauge steel-core wire. PVC coating shall conform to ASTM F668 Class 2a or 2b. Also, a 7-strand galvanized steel ½-inch guy wire with PVC coating may be supplied.

F. The polyvinyl chloride (PVC) coating shall be free of voids, shall be dense and impervious, shall be of a plasticized or epoxy modified, high specific gravity polyvinyl chloride with high resistance to tear and suitable hardness. The PVC coating shall not support combustion and shall withstand an accelerated aging and weathering test a minimum of 2,000 hours at 145 degrees F with ultraviolet and salt spray without cracking or peeling the PVC coating and without corrosion of the base metal. The PVC coating shall withstand a mandrel bending test of ten times the thickness of the base metal at minus 25 degrees F without cracking. The PVC coating shall not separate from the metal or shrink. Color used in PVC coating shall be stabilized so that it will not fade under long exposure to sunlight. Color shall be approved by the Engineer as selected from the manufacturer's standard colors.

2.03 SWING GATES – PVC COATED:

A. Gate leaf frames shall be amply braced and trussed for rigidity. Truss rods shall be adjustable. Gate leaf framework shall be pipe or other approved suitable cross-section of the size recommended by the fencing manufacturer for the size of gate leaf, but shall be no smaller than 1-7/8-inch (1.875-inch) outside diameter steel pipe weighing not less than 2.72 pounds per linear foot. If bolted or riveted corner fittings are not used, the gate frame shall have the corrosion-resistant finish applied after welding.

B. Gates, gate posts, fabric and associated hardware shall be thermally coated with PVC, 10 mils thick, to match the fence.

C. Gate hinges shall be 180 degree, heavy pattern, of adequate strength for the gate size, with large bearing surfaces for clamping or bolting in position, and with hinge action such that the gates may be opened and closed easily.

D. Gates shall be provided with accessible, suitable latches and provisions for padlocking.

E. Double leaf gates shall have center bolts and center stops. Unless indicated otherwise on the drawings, the gates shall have automatic backstops to hold the leaves in open position.

F. For gate openings, up to and including 12-feet, with double leaf gates, minimum cross-section dimensions for the gate posts of specified shape shall be the same as specified above for end posts.

G. For gate openings larger than 12 feet, the minimum outside diameter for the gate posts shall be 6-5/8-inches, weighing not less than 18.97 pounds per linear foot.

2.04 CANTILEVER SLIDE GATES – PVC COATED:

CHAIN LINK FENCE

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A. Gate frames shall be made of 2-inch square aluminum tubing, alloy 6063-T6, weighing a minimum of 0.94 pounds per linear foot and shall be welded at all corners so as to form a rigid one-piece unit. Fabric shall be securely stretched and held on all four sides in the 2-inch square tubing by use of hook bolts and tension rods. Fabric filler shall match fence.

B. Gate leaf sizes from 6'-0" to 10'-0" shall have a cantilever overhang of 6'-6" and gate leaf sizes from 11'-0" to 14'-0" shall have a cantilever overhang of 7'-6". All cantilever overhang frames shall have 3/8-inch galvanized steel brace rods.

C. The enclosed track shall be a combined track and rail aluminum extrusion having a total weight of 3.72 pounds per foot and designed to withstand a reaction load of 2,000 pounds.

D. Two swivel type zinc die cast trucks having four sealed lubricant ball-bearing wheels, 2-inches in diameter by 9/16-inch in width, with two side rolling wheels to insure alignment of track in track shall be provided for each gate leaf. Trucks shall be held to post brackets by 7/8-inch diameter ball bolts with 1/2-inch shank. Truck assembly shall be designed to take the same reaction load as the track.

E. All gate hangers, latches, brackets, guide assemblies and stops shall be galvanized after fabrication. A positive latch shall be provided with accessible suitable latches and provisions for padlocking.

F. Gates, gate posts, fabric and associated hardware shall be thermally coated with PVC, 10 mils thick, to match the fence.

G. Guide wheel assemblies shall be provided for each supporting post. Each assembly shall consist of two rubber wheels 4-inches in diameter, attached to the post so that the bottom horizontal member will roll between the wheels. The wheels shall be adjusted so as to maintain proper gate alignment and to keep the gate frame plumb.

H. Gates shall be installed on 4-inch OD Schedule 40 galvanized posts weighing 9.1 pounds per foot. Three posts are to be used for single slide gate.

I. Concrete for post foundation bases shall be 3000 psi concrete as specified under Section 03302, FIELD CONCRETE.

J. Grout for posts set in solid rock shall consist of one part Portland cement and three parts clean, sharp, well graded sand with just enough water for proper workability. The grout shall be thoroughly worked into the hole so as to leave no voids, and shall be crowned to shed water from the post.

2.05 **CHAIN LINK SLATTING:**

A. Fence slatting is to be extruded high density virgin polyethylene, containing color pigmentation and U.V. inhibitors to resist the effects of ultraviolet radiation from sunlight
and extend the colorfastness of the materials for a minimum of 15 years service without visible degradation as manufactured by the PDS Fence Products, Yakima, WA; or approved equal.

B. Slats are to be of flat tubular shape with a profile depth of 0.312-inch (5/16-inch) and a wall thickness of 0.020-inch. The slat width shall be as required for the size of wire mesh being used. The slat height shall be fabricated 3-1/2-inches shorter than the overall fence height specified. Fence slats shall be installed using the self-locking horizontal bottom channel system.

C. The color of the slats shall be selected by the Engineer from samples submitted by the Contractor prior to the start of the fence installation.

D. The manufacturer of the slats must provide a 15-year limited warranty against either color fading or breakage of slats and locking channel used under normal climatic extremes.

PART 3 - EXECUTION

3.01 ERECTION:

A. The fence and gates shall be erected by skilled mechanics in accordance with the recommendations of the manufacturer and these specifications. These specifications shall take precedence over the recommendations of the manufacturer if any discrepancy exists between them.

B. Maximum post spacing shall be 10-feet. Post spacing shall be uniform and posts shall be plumb. All end, corner, pull and gate posts must be set in concrete. Line posts may be secured by driven blades.

C. Concrete post foundations in earth shall be concrete cylinders with a minimum diameter of 12-inches, crowned at grade to shed water, and shall extend not less than 3-feet into the ground. Posts shall be set in the full depth of the foundations except for 3-inches of concrete under the posts. If foundation holes are excavated in unsuitable material, the Engineer shall be notified for determination of suitable construction precautions.

D. If solid rock is encountered without an overburden of soil, poles shall be set into the rock a minimum depth of 12-inches for line posts and 18-inches for terminal posts, such as end, corner, gate and pull posts, and grouted into solid rock with the post hole diameter a minimum of one inch larger than that of the post.

E. Where solid rock is covered by an overburden of soil or loose rock, the posts shall be set into the rock as specified above. The total pole setting depth shall not exceed the depths required for setting in earth.
F. Any change in direction of fence line of 30 degrees or more shall be considered as a corner. Pull posts shall be used at all abrupt changes in grade. Maximum area of unbraced fence shall not exceed 1,500 square feet.

G. Terminal posts such as end, corner, gate and pull posts shall be braced to the adjacent post(s) with horizontal rail braces used as compression members and diagonal truss braces with truss tighteners for tension members, with the lower ends at the terminal post in each panel of fence framework as indicated in detail on drawings.

H. The top railing shall pass through intermediate or line post tops, form a continuous brace with all splices made by approved couplings, and shall be fastened to terminal posts.

I. Fabric shall be stretched taut, with the bottom edge following the finished grade, and shall be a continuous mesh between terminal posts. Each span of fabric shall be attached independently at terminal posts. Where terminal posts do not have provisions for weaving fabric to posts, stretcher bars shall be placed through the end weave of the fabric and secured to the post with bar bands spaced not more than 15-inches apart on the post.

J. Fabric shall be attached with ties to line posts at intervals of not more than 14-inches (and to the top railing and braces at intervals not exceeding 24-inches).

K. The bottom tension wire shall be interlaced in the weave of the fabric, pulled taut and fastened to terminal posts.

L. The top and bottom tension wire shall be fastened to the fabric, using hog rings every 12-inches, pulled taut and fastened to terminal posts. The tension wires shall be installed 6-inches from the top and bottom of the fabric.

END OF SECTION