Contract and Technical Specifications

KY 2436 Airport Road Waterline Extension
Breathitt County Water District
Jackson, Kentucky

December, 2016
Bid Addendum No. 1

Project Name: KY 2436 Airport Road Waterline Extension
Project Location: Breathitt County, Kentucky
NEI Project No.: 998-42
Date: 5/19/17

Additional Information and clarifications / Design Changes

1. The contractor will be billed for water usage at a rate equivalent to the BCWD leak adjustment rate of $6.96/1000 gallons. The volume of usage shall be determined by the district.

2. Contractor shall be responsible for notifying the owner to perform water sampling during the project. The contractor shall be responsible for a $500.00 fee per sampling event, payable to the owner. A sampling event shall be defined as a three (3) bottle sample technique typically used when a line or line segment is tested for Chlorine, and Coliforms and E. Coli. Resampling of a line shall result in an additional $500.00 fee. All lines shall be tested and sampled prior to being placed into service.

3. No galvanized piping or fittings shall be used.

4. Pumps will be controlled by set pressure points, allowing the bladder tank to maintain line pressure.

5. VFD’s shall be used for startup and phase conversion.

6. In order to match existing equipment, Danfoss VLT Aqua drives shall be used.

7. VFD Specifications are attached.

- END OF ADDENDUM No. 1 -
SECTION 11291

VARIABLE FREQUENCY DRIVES FOR PUMPING APPLICATIONS

1.0: GENERAL

1. SUMMARY

A. This section provides specification requirements for solid-state, pulse-width modulated (PWM) Adjustable Frequency Drives, herein referred to as AC Drives, for use with NEMA® design [NEMA A][NEMA B][NEMA D][NEMA E] AC motors, or standard IEC motors.

B. The AC Drive supplier shall furnish, field test, adjust and certify all installed AC Drives for satisfactory operation.

C. Any exceptions/deviations to this specification shall be indicated in writing and submitted no less than one week prior to bid date.

2. REFERENCES


B. UL 508 - UL Standard for Safety Industrial Control Equipment.


D. NEMA ICS7 : Industrial Control and Systems Variable Speed Drives

E. CSA C22.2 No. 14-M91 : Industrial Control Equipment

F. IEC 1800 : Adjustable speed Electrical power drive systems

G. SEMI-F47: Voltage Ride Thru

4. QUALITY ASSURANCE

A. The manufacturer of the AC Drive shall be a certified ISO 14001 facility.

B. The AC Drive and all associated optional equipment shall be UL Listed according to UL 508 C - Power Conversion Equipment. As verification, a UL label shall be attached on the nameplate.

C. The AC Drive shall be designed, constructed and tested in accordance with applicable UL, CSA, IEC, NEMA, and NEC standards.

D. Every power converter shall have serial number with traceability records maintained by the manufacture.

PRODUCTS

2.1 Acceptable Manufacturers:

A. Danfoss VLT® AQUA Series VFD (Variable Frequency Drive)
2.2 General:

A. Furnish complete VFD as specified herein or in the equipment schedule for loads designated to be variable speed. VFD’s shall be user-selectable for either constant or variable torque loads.

B. The VFD shall convert incoming fixed frequency three-phase AC power into a variable frequency and voltage for controlling the speed of three-phase AC induction motors. The VFD shall be a six-pulse input design, and the input voltage rectifier shall employ a full wave diode bridge; VFD’s utilizing controlled SCR rectifiers shall not be acceptable. The output waveform shall closely approximate a sine wave. The VFD shall be of a PWM output design utilizing current IGBT inverter technology and voltage vector control of the output PWM waveform.

B. Option for Single Phase input: The VFD shall convert incoming fixed frequency single-phase AC power into a variable frequency and voltage for controlling the speed of three-phase AC induction motors. The VFD shall be UL-listed for phase converting. The VFD shall be a six-pulse input design, and the input voltage rectifier shall employ a full wave diode bridge; VFD’s utilizing controlled SCR rectifiers shall not be acceptable. The output waveform shall closely approximate a sine wave. The VFD shall be of a PWM output design utilizing current IGBT inverter technology and voltage vector control of the output PWM waveform.

C. The VFD shall include a full-wave diode bridge rectifier and maintain a displacement power factor of near unity regardless of speed and load.

D. The manufacturer of the VFD shall demonstrate a continuous period of manufacturing and development of VFD’s for a minimum of 40 years. VFD’s that are brand-labeled are not acceptable.

E. The VFD shall produce an output waveform capable of handling maximum motor cable distances of up to 1,000 ft. (unshielded) without tripping or derating.

F. The VFD shall utilize VVCPLUS, an output voltage-vector switching algorithm, or equivalent, in both variable and constant torque modes. VVCPLUS provides rated RMS fundamental voltage from the VFD. This allows the motor to operate at a lower temperature rise, extending its thermal life. VFD’s that cannot produce rated RMS fundamental output voltage or require the input voltage to be increased above motor nameplate value to achieve rated RMS fundamental output voltage are not acceptable. VFD’s that utilize Sine-Coded PWM or Look-up tables shall not be acceptable.

G. The VFD selected must be able to source the motor’s full load nameplate amperage (fundamental RMS) on a continuous basis, and be capable of running the motor at its nameplate RPM, voltage, current, and slip without having to utilize the service factor of the motor.

H. The VFD shall offer a programmable motor parameter that allows the total number of poles of a motor to be programmed to optimize motor performance.

I. VFD shall automatically boost power factor at lower speeds.

J. The VFD will be capable of running either variable or constant torque loads. In variable torque applications, the VFD shall provide a CT-start feature and be able to provide full torque at any speed up to the base speed of the motor.
In either CT or VT mode, the VFD shall be able to provide its full rated output current continuously and 110% of rated current for 60 seconds.

K. An Automatic Energy Optimization (AEO) selection feature shall be provided in the VFD to minimize energy consumption in variable torque applications. This feature shall optimize motor magnetization voltage and shall dynamically adjust output voltage in response to load, independent of speed. Output voltage adjustment based on frequency alone is not acceptable for single motor VT configurations.

L. For multi-motor variable torque configurations, user-selectable load profile curves including VT-High, VT-Medium, and VT-Low shall be provided to ensure easy commissioning and improved energy efficiency. VFD's requiring the operator to assign load torque data-points to create a V/Hz profile, are not acceptable.

M. An initial ramp function shall be available to provide a user-selectable ramp, up to 60 seconds, for applications requiring a faster or slower ramp than the normal ramp.

N. A Dual Ramp Down feature shall include a Check Valve Ramp Down and a final Ramp feature. The Check Valve Ramp Down shall be programmable to gently seat a check valve and reduce the potential of damage from excess pressure while shutting-down the system. Both time and end speed shall be programmable. On the Final Ramp, the VFD shall be programmable to quickly stop the motor after seating of a check valve or for a more rapid stopping than the normal ramp down setting.

O. VFD shall offer up to 4 separate PID controllers. One controller shall operate the drive in closed loop, while the other 3 provide control signals to other equipment. VFD's with PI controllers only are not acceptable.

P. An Autotuning PI controller output feature shall provide automated PI controller settings. Once the user accepts the settings, the VFD will save the settings to memory.

Q. An empty pipe fill mode shall be available to fill an empty pipe in a short period of time, and then revert to the PID controller for stable operation. Pipe fill mode shall have a programmable time to reduce water hammer in the system or fill the pipe at a unit per time rate.

R. VFD shall offer a motor spinning test that will run the motor at 5 Hz until the OK button is pressed. This feature will allow the user to determine if the motor is running in the correct direction.

S. An embedded cascade pump controller shall be included to provide lead pump alternation and provide control for up to 3 total pumps. The VFD Pump and 2 other pumps can be controlled either by a starter or softstarter.

T. Switching of the input power to the VFD shall be possible without interlocks or damage to the VFD at a minimum interval of 2 minutes.

U. Switching of power on the output side between the VFD and the motor shall be possible with no limitation or damage to the VFD and shall require no additional interlocks.

V. An Automatic Motor Adaptation (AMA) function shall measure motor stator resistance and reactance to optimize performance and efficiency. It shall not be necessary to spin the motor shaft or de-couple the motor from the load to
accomplish this optimization. Additionally, the parameters for motor resistance and motor reactance shall be user-programmable.

W. The VFD shall have temperature controlled cooling fans for quiet operation, minimized internal losses, and greatly increased fan life.

X. VFD shall provide full torque to the motor, given input voltage fluctuations of up to +10% to -10% of the rated input voltage (525 to 690VAC, 380 to 480VAC, or 200 to 240VAC). Line frequency variation of ± 2% shall be acceptable.

2.3 Harmonics

A. The VFD shall provide internal DC link reactors to minimize power line harmonics and to provide near unity power factor. DC Link reactor shall be installed so that power fluctuations to the DC Capacitors shall be reduced to increase Capacitor life. VFD's without a DC link reactor shall provide a 5% impedance line side reactor and provide spare capacitors.

(Further Harmonic Mitigation if required)

B. The VFD shall be provided with line-side harmonic reduction, as required, to insure that the current distortion limits, as defined in table 10.3 of IEEE 519-1992, are met. PCC1, defined as the low voltage side of the distribution transformer, is used for purposes of calculation and referred, by the turns ratio of the transformer, to the PCC defined by the IEEE Recommended Practices as the Consumer-Utility interface. The tables of limits set forth therein are with reference to the PCC (primary side of the main transformer).

C. Harmonic solutions shall be designed to withstand up to 2% line imbalances with the maximum Current Distortion not to exceed 11% at 100% load.

D. Harmonic solutions shall be capable of withstanding up to 2% ambient voltage distortion with the maximum Current Distortion not to exceed 12% at 100% load.

E. To ascertain the harmonic contribution of the VFD's at the PCC and to show compliance with IEEE 519-1992, harmonic analysis shall be performed and submitted with the bid package, provided that the VFD vendor is in receipt of the below listed information 10 working days prior to the bid date.

   a. kVA rating of the low voltage distribution transformer(s)
   b. X/R Ratio of utility low voltage distribution transformer(s)
   c. Primary voltage
   d. Secondary voltage
   e. Secondary %IZ (impedance)
   f. Length, size, & number of conductors between transformer LV side and distribution panel
   g. System Single Line Diagram and electrical equipment list showing transformer and VFD detail
   h. Total linear load kW to be connected to the distribution transformer
   i. Anticipated maximum demand load (15 minute or 30 minute) on the distribution transformer (IEEE 519)

2.4 Protective Features:

A. VFD shall have input surge protection utilizing MOV's, spark gaps, and Zener diodes to withstand surges of 2.3 times line voltage for 1.3 msec.

B. VFD shall include circuitry to detect phase imbalance and phase loss on the input side of the VFD.
C. VFD shall auto-derate the output voltage and frequency to the motor if an input phase is lost. This result will maintain operation without decreasing the life expectancy of the VFD. The use of this feature shall be user selectable and export a warning during the event.

D. Printed Circuit boards shall be conformal coated to reduce the corrosion effect from environmental gases and other conditions. The conformal coating must meet IEC 61721-3-3, Class 3C2 as standard and the VFD shall have an optional 61721-3-3, Class 3C3 coating available.

E. Automatic "No-Flow Detection" shall be available to detect a no-flow situation in pump systems where all valves can be closed. This shall be functional in closed loop control or when controlled by an external signal.

F. Dry-pump detection shall be available to detect if the pump has run dry. If this condition occurs, the drive will be safely stopped. A timer shall be included to prevent nuisance tripping.

G. End-of-Pump curve detection shall stop motor when the pump is operating outside of its programmed pump curve.

H. VFD shall provide a flow compensation program to reduce energy by adjusting the Set point to match changes in flow (friction loss). Flow compensation shall also operate in Cascade control mode.

I. VFD shall include current sensors on all three-output phases to detect and report phase loss to the motor. The VFD will identify which of the output phases is low or lost.

J. VFD shall auto-derate the output voltage and frequency to the motor in the presence of sustained ambient temperatures higher than the normal operating range, so as not to trip on an inverter temperature fault. The use of this feature shall be user-selectable and a warning will be exported during the event. Function shall reduce switching frequency before reducing motor speed.

K. VFD shall auto-derate the output frequency by limiting the output current before allowing the VFD to trip on overload. The speed of the load can be reduced, but not stopped.

L. The VFD shall have the option of an integral RFI filter. VFD enclosures shall be made of metal to minimize RFI and provide immunity.

M. The VFD shall have a motor preheat function with the ability to be programmed to induce a small amount of current to the motor whenever it is at rest. This will prevent condensation inside the motor and help to extend its life without the need for space heaters or other external equipment.

N. The VFD shall be provided with an optional enclosure that is IP-66/Nema 4X rated. A VFD that is mounted in a separate enclosure will not be acceptable. The enclosure shall be suitable for installations that require protection against windblown dust and rain or splashing water. All cast aluminum parts shall be powder-coated with a durable epoxy that is capable of withstanding harsh environments. All circuit boards shall be conformally coated to meet the requirements of the IEC61721-3-3, Class 3C2 specification.

2.5 Interface Features:

A. VFD shall provide an alphanumeric backlit display keypad (LCP) which may be remotely mounted using a standard 9-pin cable. VFD may be operated with keypad disconnected or removed entirely. Keypad may be disconnected
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during normal operation without the need to stop the motor or disconnect power to the VFD.

B. VFD Keypad shall feature an INFO key that, when pressed, shall display the contents of the programming manual for the parameter that is currently viewed on the display. The description shall explain the feature and how the settings can be made by the operator.

C. VFD shall display all faults in plain text; VFD's which can display only fault codes are not acceptable.

D. The keypad shall feature a 6-line graphical display and be capable of digitally displaying up to five separate operational parameters or status values simultaneously (including process values with the appropriate engineering unit) in addition to Hand/Off/Auto, Local/Remote, and operating status.

E. Two lines of the display shall allow "free text programming" so that a site description or the actual name of the equipment being controlled by the VFD can be entered into the display.

F. Keypad shall provide an integral H-O-A (Hand-Off-Auto) and Local-Remote selection capability, and manual control of speed locally without the need for adding selector switches, potentiometers, or other devices.

G. All VFD's shall be of the same series, and shall utilize a common control card and LCP (keypad/display unit) throughout the rating range. The control cards and keypads shall be interchangeable through the entire range of drives used on the project.

H. VFD keypad shall be capable of storing drive parameter values in non-volatile RAM uploaded to it from the VFD, and shall be capable of downloading stored values to the VFD to facilitate programming of multiple drives in similar applications, or as a means of backing up the programmed parameters.

I. VFD Display shall have the ability to display 5 different parameters pertaining to the VFD or the load including: current, speed, DC bus voltage, output voltage, input signal in mA, or other values from a list of 92 different user-selectable parameters.

J. VFD display shall indicate which digital inputs are active and the status of each relay.

K. It shall be possible to toggle between three status read-out screens by pressing the [Status] key. Various operating variables, even with different formatting, can be shown in each status screen.

L. VFD display shall indicate the value of any voltage or current signal, including the engineering units of measurement, connected to the analog input terminals.

M. VFD display shall indicate the value of the current at the analog output terminals, including the engineering units of measurement.

N. A red FAULT light, a yellow WARNING light and a green POWER-ON light shall be provided. These indications shall be visible both on the keypad and on the VFD when the keypad is removed.

O. Two-level password protection shall be provided to prevent unauthorized changes to the programming of the VFD. The parameters can be locked via a digital input and/or the unit can be programmed not to allow an unauthorized user to change the parameter settings.
P. A quick setup menu with factory preset typical parameters shall be provided on the VFD to facilitate commissioning. Use of macros shall not be required.

Q. A digital elapsed time meter and kilowatt hour meter shall be provided in the display.

R. VFD shall offer as standard an internal clock. The internal clock can be used for: Timed Actions, Energy Meter, Trend Analysis, date/time stamps on alarms, Logged data, Preventive maintenance, or other uses. It shall be possible to program the clock for Daylight Saving Time / summertime, weekly working days or non-working days including 20 exceptions (holidays, etc.). It shall be possible to program a Warning in case the clock has not been reset after a power loss.

S. A battery back-up option shall be provided to maintain internal clock operation during power interruptions. Battery life shall be no less than 10 years of normal operation.

T. VFD shall provide full galvanic isolation with suitable potential separation from the power sources (control, signal, and power circuitry within the drive) to ensure compliance with PELV requirements and to protect PLC’s and other connected equipment from power surges and spikes.

U. All inputs and outputs shall be optically isolated. Isolation boards between the VFD and external control devices shall not be required.

V. There shall be six fully programmable digital inputs for interfacing with the systems external control and safety interlock circuitry. Two of these inputs shall be programmable as inputs or outputs.

W. The VFD shall have two analog signal inputs. Inputs shall be programmable for either 0 -10V or 0/4-20 mA.

X. One programmable analog output shall be provided for indication of the drive status. This output shall be programmable for output speed, voltage, frequency, motor current and output power. The analog output signal shall be 0/4-20 mA.

Y. The VFD shall provide two user programmable relays with 75 selectable functions. Two form 'C' 230VAC/2A rated dry contact relay outputs shall be provided.

Z. Floating point control interface shall be provided to increase/decrease frequency in response to external switch closures.

AA. The VFD shall accept a N.C. motor temperature over-temperature switch input, as well as possess the capability to accept a motor thermistor input.

BB. The VFD shall store in memory the last 10 faults with time stamp and recorded data.

CC. Run permissive circuit shall be provided to accept a “system ready” signal to ensure that the VFD does not start until isolation valves, seal water pumps or other types of auxiliary equipment are in the proper state for VFD operation. The run permissive circuit shall also be capable of sending an output signal as a start command to actuate external equipment before allowing the VFD to start.

DD. The VFD shall be equipped with a standard RS-485 serial communications port and front-of-drive accessible USB port. Danfoss FC or ModBus RTU communications shall be integrally mounted.
EE. A Windows® compatible software program to display all monitoring, fault, alarm, and status signals shall be available. This software program shall allow parameter changes, storage of all VFD operating and setup parameters, and remote operation of the VFD.

2.6 Adjustments:

A. The VFD shall have an adjustable output switching frequency.

B. Four complete programming parameter setups shall be provided, which can be locally selected through the keypad or remotely selected via digital input(s), allowing the VFD to be programmed for up to four alternate control scenarios without requiring parameter changes.

C. In each programming set up, independent acceleration and deceleration ramps shall be provided. Acceleration and deceleration time shall be adjustable over the range from 0 to 3,600 seconds to base speed.

D. The VFD shall have four programmable “Bypass frequencies” with adjustable bandwidths to prevent the driven equipment from running at a mechanically resonant frequency. The feature shall offer a Semi-Automatic program to simplify the set-up.

E. VFD shall include an automatic acceleration and deceleration ramp-time function to prevent nuisance tripping and simplify start-up.

F. In each programming setup, independent current limit settings, programmable between 50% and 110% of the drives output current rating, shall be provided.

G. PID parameter settings shall be adjustable while the VFD is operating, to aid in tuning the control loop at start up. The VFD will also be capable of simultaneously displaying set-point reference and feedback values with appropriate engineering units, as well as output frequency, output current, and run status while programming the PID function.

H. The VFD will include a “loss of follower” function to detect the loss of process feedback or reference signals with a live-zero value and a user-selectable choice of responses (go to set speed, min speed, max speed, stop, stop, and trip).

I. A Sleep Mode function shall be provided to reduce wear and heating of the pump and other equipment in periods where system demand is minimal. This function will operate in both open and closed loop modes:

1. In closed loop process control, when the output speed drops to a user-programmed minimum value (“sleep frequency”) for a specified time (“sleep mode timer”), the drive will enter a sleep mode and either go into standby, or boost mode before entering standby. The drive shall automatically restart the motor once the output of the PIO processor exceeds a programmable value “wake up frequency”.

   a. Boost mode shall prevent short-cycling of the motor by temporarily adjusting the set-point by a user-programmable percentage. Upon reaching this value, the unit will go into standby.

2. In open loop, the drive shall be capable of entering sleep mode if the input reference drops below a user-programmable value. When the input reference increases above a user-programmable reference, the drive will automatically start.
K. An integral motor alternation function shall be provided to enable the output of the drive to alternate between two motors. The alternation interval shall be user-programmable in hours. This function shall operate external relays as required to control the motor alternation sequence. A dwell time shall be integral to the function and can prevent damage to the motor contactors.

L. The VFD will include a user-selectable Reset function, which enables the selection of between zero and twenty restart attempts after any self-clearing fault condition (under-voltage, over-voltage, current limit, inverter overload, and motor overload), or the selection of an infinite number of restart attempts. The time between restart attempts shall be adjustable from 0 through 600 seconds.

M. An automatic “on-delay” function may be selected from 0 to 120 seconds.

N. The VFD will include a user-selectable Auto-Restart function that enables the VFD to power up in a running condition after a power loss, to prevent the need to manually reset and restart the VFD.

O. VFD shall catch a rotating motor operating either in forward or reverse at up to full speed.

2.8 Service Conditions:

A. The ambient operating temperature of the VFD shall be -10°C to 50°C (14 to 122°F), with a 24-hour average not to exceed 45°C. Storage temperatures shall be -13°F (-25°C) to 149/158°F (65/70°C).

B. 0 to 95% relative humidity, non-condensing.

C. Elevation to 3,300 feet (1000 meters) without derating.

D. VFD's shall be rated for line voltage of 525 to 690VAC, 380 to 480VAC, or 200 to 240VAC; with +10% to -10% variations. Line frequency variation of ± 2% shall be acceptable.

E. No side clearance shall be required for cooling of the units.

3.0 EXECUTION

3.1 Submittals:

A. Submit manufacturer's performance data including dimensional drawings, power circuit diagrams, installation and maintenance manuals, warranty description, VFD's FLA rating, certification agency file numbers, catalog information and catalog cut-sheets for all major components.

B. All drawings shall be in an 8.5 X 11" reproducible format, and incorporate the manufacturer's title block on the drawing.

C. This specification lists the minimum VFD performance requirements for this project. Each supplier shall list any exceptions to the specification. If no departures from the specification are identified, the supplier shall be bound by the specification.

D. Three copies of all submittals shall be provided.

E. Submit a computer generated Harmonic Distortion Analysis for the jobsite location.
3.2 Quality Assurance:

A. The manufacturer shall be both ISO-9001 and ISO-14001 certified.

B. All products shall be CE marked; UL labeled, and meet the requirements of UL-508C and maintain ULc.

C. To ensure quality and minimize infant-mortality failures on the jobsite, each VFD shall be completely tested by the manufacturer. The VFD shall operate a dynamometer at full load and speed under elevated temperature conditions.

D. All optional features shall be functionally tested at the factory for proper operation.

E. Factory test documentation shall be available upon request.

3.3 Examination:

A. Contractor to verify that job site conditions for installation meet factory recommended and code-required conditions for VFD installation prior to start-up, including clearance spacing, temperature, contamination, dust, and moisture of the environment. Separate EMT conduit installation of the motor wiring, power wiring, and control wiring, and installation per the manufacturer's recommendations shall be verified.

B. The VFD is to be covered and protected from installation dust and contamination until the environment is cleaned and ready for operation. The VFD shall not be operated while the unit is covered.

3.4 Start-up and Warranty

1. A factory-authorized service technician shall perform start-up on each drive. ("Start up" shall not include installation or termination of either power or control wiring.) The service technician shall perform start-up on up to 8 drives per day. Start-up costs provided with the bid shall include time and travel for the estimated number of visits required, but shall not be less than at least one half-day with travel. Additional labor or return trips to the site shall be billed at Danfoss' published straight-time rates. Upon completion, a start up service report shall be provided.

2. A 6-year on-site warranty shall be provided such that the owner is not responsible for any warranty costs including travel, labor, parts, or other costs for a full 6 years from the date of manufacture of the Drive. The cost of the warranty shall be included in the bid.

END OF SECTION
This document has important legal consequences; consultation with an attorney is encouraged with respect to its use or modification. This document should be adapted to the particular circumstances of the contemplated Project and the controlling Laws and Regulations.

SUGGESTED INSTRUCTIONS TO BIDDERS FOR CONSTRUCTION CONTRACTS

Prepared by

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# Suggested Instructions to Bidders

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ARTICLE 1 – DEFINED TERMS

1.01 Terms used in these Instructions to Bidders have the meanings indicated in the General Conditions and Supplementary Conditions. Additional terms used in these Instructions to Bidders have the meanings indicated below:

A. Issuing Office – The office from which the Bidding Documents are to be issued.

ARTICLE 2 – COPIES OF BIDDING DOCUMENTS

2.01 Complete sets of the Bidding Documents may be obtained from the Issuing Office in the number and format stated in the advertisement or invitation to bid.

2.02 Complete sets of Bidding Documents shall be used in preparing Bids; neither Owner nor Engineer assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.

2.03 Owner and Engineer, in making copies of Bidding Documents available on the above terms, do so only for the purpose of obtaining Bids for the Work and do not authorize or confer a license for any other use.

ARTICLE 3 – QUALIFICATIONS OF BIDDERS

3.01 To demonstrate Bidder’s qualifications to perform the Work, Bidder shall submit with its Bid (a) written evidence establishing its qualifications such as financial data, previous experience, and present commitments, and (b) the following additional information:

A. Evidence of Bidder’s authority to do business in the state where the Project is located.

B. Bidder’s state or other contractor license number, if applicable.

C. Subcontractor and Supplier qualification information; coordinate with provisions of Article 12 of these Instructions, “Subcontractors, Suppliers, and Others.”

D. Certificate of Good Standing from the Secretary of State’s (SOS) Office - A print copy from the web site of the SOS at the following web address (http://sos.state.ky.us/corporate2/entityname.asp) which indicates the corporation/partnership, has a Standing of Good shall be submitted with the bid.

3.02 A Bidder’s failure to submit required qualification information within the times indicated may disqualify Bidder from receiving an award of the Contract.

3.03 No requirement in this Article 3 to submit information will prejudice the right of Owner to seek additional pertinent information regarding Bidder’s qualifications.

3.04 Bidder is advised to carefully review those portions of the Bid Form requiring Bidder’s representations and certifications.

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

4.01 Site and Other Areas

A. The Site is identified in the Bidding Documents. By definition, the Site includes rights-of-way, easements, and other lands furnished by Owner for the use of the Contractor. Any
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Sealed Bids for the construction of the **KY 2436 Airport Road Waterline Extension Project** will be received, by the **Breathitt County Water District**, at the Water District’s office at 1137 Main St, Suite 305, Jackson KY 41339, until **1:00 PM** local time on **May 26, 2017** at which time the Bids received will be publicly opened and read aloud.

**Work is to include installation of approximately 600 LF of 4-inch, 5,300 LF of 3-inch waterline, 150 LF of directionally drilled waterline and other appurtenances, Installation of a hydro pneumatic station and bladder tank and enclosure, and 2 services.**

Bids will be received for a single prime Contract. Bids shall be on a unit price basis.

The Issuing Office for the Bidding Documents is: **Lynn Imaging, Inc.,** 328 East Vine St. Lexington, KY 40507, **Phone 859-255-1021** online at **lynimaging.com/distribution.** Prospective Bidders may obtain copies of the Bidding Documents from the Issuing Office, upon payment of a non-refundable payment of **$150.00** plus a shipping charge for each set.

Bidding Documents may be examined at:

**Builders Exchange,**
1035 Strader Dr., Suite 100,
Lexington, KY 40505

**Breathitt County Water District**
1137 Main St, Suite 305
Jackson, KY 41339

**Estill McIntosh** 606-666-3800 ext 250

Bidders must comply with Title VI of the Civil Rights Act of 1964, the Anti-Kickback Act, Non segregated facilities order 32FR 7439, and the Contract Work Hours Standard Act. This project will be in compliance with, and bidders must comply with Executive Order No. 11246 (EEO) as amended, prohibiting discrimination in employment regarding race, creed, color, sex or national origin. Contractors/subcontractors will comply with 41 CFR 60-4, (affirmative action), to insure equal opportunity to females and minorities and will apply the time tables and goal set forth in 41 CFR 60-4. This contract is subject to state and federal wage rates. Bidders will make positive efforts to use small, minority, women owned and disadvantaged businesses. DBE’s are encouraged to bid. The owner reserves the right to waive any informalty or to reject any or all bids.

No bidder may withdraw his bid within **90** days after the actual date of the opening thereof. Bid award will be made to the lowest, responsive, responsible bidder.

**Bobby Thorpe, Jr**
Chairman, Breathitt County Water District

**END OF ADVERTISEMENT FOR BIDS**
additional lands required for temporary construction facilities, construction equipment, or storage of materials and equipment, and any access needed for such additional lands, are to be obtained and paid for by Contractor.

4.02 Existing Site Conditions

A. Subsurface and Physical Conditions; Hazardous Environmental Conditions

A. The Supplementary Conditions identify:

a. those reports known to Owner of explorations and tests of subsurface conditions at or adjacent to the Site.

b. those drawings known to Owner of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities).

c. reports and drawings known to Owner relating to Hazardous Environmental Conditions that have been identified at or adjacent to the Site.

d. Technical Data contained in such reports and drawings.

B. Owner will make copies of reports and drawings referenced above available to any Bidder on request. These reports and drawings are not part of the Contract Documents, but the Technical Data contained therein upon whose accuracy Bidder is entitled to rely, as provided in the General Conditions, has been identified and established in the Supplementary Conditions. Bidder is responsible for any interpretation or conclusion Bidder draws from any Technical Data or any other data, interpretations, opinions, or information contained in such reports or shown or indicated in such drawings.

C. If the Supplementary Conditions do not identify Technical Data, the default definition of Technical Data set forth in Article 1 of the General Conditions will apply.

B. Underground Facilities: Information and data shown or indicated in the Bidding Documents with respect to existing Underground Facilities at or adjacent to the Site are set forth in the Contract Documents and are based upon information and data furnished to Owner and Engineer by owners of such Underground Facilities, including Owner, or others.

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

4.03 Site Visit and Testing by Bidders

A. Bidder shall conduct the required Site visit during normal working hours, and shall not disturb any ongoing operations at the Site.

B. Bidder is not required to conduct any subsurface testing, or exhaustive investigations of Site conditions.
C. On request, and to the extent Owner has control over the Site, and schedule permitting, the Owner will provide Bidder access to the Site to conduct such additional examinations, investigations, explorations, tests, and studies as Bidder deems necessary for preparing and submitting a successful Bid. Owner will not have any obligation to grant such access if doing so is not practical because of existing operations, security or safety concerns, or restraints on Owner's authority regarding the Site.

D. Bidder shall comply with all applicable Laws and Regulations regarding excavation and location of utilities, obtain all permits, and comply with all terms and conditions established by Owner or by property owners or other entities controlling the Site with respect to schedule, access, existing operations, security, liability insurance, and applicable safety programs.

E. Bidder shall fill all holes and clean up and restore the Site to its former condition upon completion of such explorations, investigations, tests, and studies.

4.04 Owner's Safety Program

A. Site visits and work at the Site may be governed by an Owner safety program. As the General Conditions indicate, if an Owner safety program exists, it will be noted in the Supplementary Conditions.

4.05 Other Work at the Site

A. Reference is made to Article 8 of the Supplementary Conditions for the identification of the general nature of other work of which Owner is aware (if any) that is to be performed at the Site by Owner or others (such as utilities and other prime contractors) and relates to the Work contemplated by these Bidding Documents. If Owner is party to a written contract for such other work, then on request, Owner will provide to each Bidder access to examine such contracts (other than portions thereof related to price and other confidential matters), if any.

ARTICLE 5 – BIDDER’S REPRESENTATIONS

5.01 It is the responsibility of each Bidder before submitting a Bid to:

A. examine and carefully study the Bidding Documents, and any data and reference items identified in the Bidding Documents;

B. visit the Site, conduct a thorough, alert visual examination of the Site and adjacent areas, and become familiar with and satisfy itself as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work;

C. become familiar with and satisfy itself as to all Laws and Regulations that may affect cost, progress, and performance of the Work;

D. carefully study all: (1) reports of explorations and tests of subsurface conditions at or adjacent to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings, and (2) reports and drawings relating to Hazardous Environmental Conditions, if any, at or adjacent to the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings;
E. consider the information known to Bidder itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and the Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder; and (3) Bidder's safety precautions and programs;

F. agree, based on the information and observations referred to in the preceding paragraph, that at the time of submitting its Bid no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of its Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents;

G. become aware of the general nature of the work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents;

H. promptly give Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder discovers in the Bidding Documents and confirm that the written resolution thereof by Engineer is acceptable to Bidder;

I. determine that the Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance and furnishing of the Work; and

J. agree that the submission of a Bid will constitute an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article, that without exception the Bid and all prices in the Bid are premised upon performing and furnishing the Work required by the Bidding Documents.

ARTICLE 6 – PRE-BID CONFERENCE

6.01 A pre-Bid conference will or will not be held at the time and location stated in the invitation or advertisement to bid. Representatives of Owner and Engineer will be present to discuss the Project. Bidders are encouraged to attend and participate in the conference. Engineer will transmit to all prospective Bidders of record such Addenda as Engineer considers necessary in response to questions arising at the conference. Oral statements may not be relied upon and will not be binding or legally effective.

ARTICLE 7 – INTERPRETATIONS AND ADDENDA

7.01 All questions about the meaning or intent of the Bidding Documents are to be submitted to Engineer in writing. Interpretations or clarifications considered necessary by Engineer in response to such questions will be issued by Addenda delivered to all parties recorded as having received the Bidding Documents. Questions received less than seven days prior to the date for opening of Bids may not be answered. Only questions answered by Addenda will be binding. Oral and other interpretations or clarifications will be without legal effect.

7.02 Addenda may be issued to clarify, correct, supplement, or change the Bidding Documents.
ARTICLE 8 – BID SECURITY

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

8.02 The Bid security of the apparent Successful Bidder will be retained until Owner awards the contract to such Bidder, and such Bidder has executed the Contract Documents, furnished the required contract security, and met the other conditions of the Notice of Award, whereupon the Bid security will be released. If the Successful Bidder fails to execute and deliver the Contract Documents and furnish the required contract security within 15 days after the Notice of Award, Owner may consider Bidder to be in default, annul the Notice of Award, and the Bid security of that Bidder will be forfeited. Such forfeiture shall be Owner’s exclusive remedy if Bidder defaults.

8.03 The Bid security of other Bidders that Owner believes to have a reasonable chance of receiving the award may be retained by Owner until the earlier of seven days after the Effective Date of the Contract or 91 days after the Bid opening, whereupon Bid security furnished by such Bidders will be released.

8.04 Bid security of other Bidders that Owner believes do not have a reasonable chance of receiving the award will be released within seven days after the Bid opening.

ARTICLE 9 – CONTRACT TIMES

9.01 The number of days within which, or the dates by which, the Work is to be substantially completed, and completed and ready for final payment, are set forth in the Agreement.

ARTICLE 10 – LIQUIDATED DAMAGES

10.01 Provisions for liquidated damages, if any, for failure to timely attain a Milestone, Substantial Completion, or completion of the Work in readiness for final payment, are set forth in the Agreement.

ARTICLE 11 – SUBSTITUTE AND “OR-EQUAL” ITEMS

11.01 The Contract for the Work, if awarded, will be on the basis of materials and equipment specified or described in the Bidding Documents, and those “or-equal” or substitute materials and equipment subsequently approved by Engineer prior to the submittal of Bids and identified by Addendum. No item of material or equipment will be considered by Engineer as an “or-equal” or substitute unless written request for approval has been submitted by Bidder and has been received by Engineer at least 15 days prior to the date for receipt of Bids in the case of a proposed substitute and 5 days prior in the case of a proposed “or-equal.” Each such request shall comply with the requirements of Paragraphs 7.04 and 7.05 of the General Conditions. The burden of proof of the merit of the proposed item is upon Bidder. Engineer’s decision of approval or disapproval of a proposed item will be final. If Engineer approves any such proposed item, such approval will be set forth in an Addendum issued to all prospective Bidders. Bidders shall not rely upon approvals made in any other manner. Substitutes and “or-equal” materials and
equipment may be proposed by Contractor in accordance with Paragraphs 7.04 and 7.05 of the General Conditions after the Effective Date of the Contract.

11.02 All prices that Bidder sets forth in its Bid shall be based on the presumption that the Contractor will furnish the materials and equipment specified or described in the Bidding Documents, as supplemented by Addenda. Any assumptions regarding the possibility of post-Bid approvals of “or-equal” or substitution requests are made at Bidder’s sole risk.

11.03 If an award is made, Contractor shall be allowed to submit proposed substitutes and “or-equals” in accordance with the General Conditions.

ARTICLE 12 – SUBCONTRACTORS, SUPPLIERS, AND OTHERS

12.01 Deleted

12.02 Deleted

12.03 If required by the Bid Documents, the apparent Successful Bidder, and any other Bidder so requested, shall within five days after Bid opening, submit to Owner a list of the Subcontractors or Suppliers proposed for the following portions of the Work.

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

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

12.05 Contractor shall not be required to employ any Subcontractor, Supplier, individual, or entity against whom Contractor has reasonable objection.

12.06 The Contractor shall not award work to Subcontractor(s) in excess of the limits stated in SC 7.06.

ARTICLE 13 – PREPARATION OF BID

13.01 The Bid Form is included with the Bidding Documents.

A. All blanks on the Bid Form shall be completed in ink and the Bid Form signed in ink. Erasures or alterations shall be initialed in ink by the person signing the Bid Form. A Bid
price shall be indicated for each section, Bid item, alternate, adjustment unit price item, and unit price item listed therein.

B. If the Bid Form expressly indicates that submitting pricing on a specific alternate item is optional, and Bidder elects to not furnish pricing for such optional alternate item, then Bidder may enter the words "No Bid" or "Not Applicable."

13.02 A Bid by a corporation shall be executed in the corporate name by a corporate officer (whose title must appear under the signature), accompanied by evidence of authority to sign. The corporate address and state of incorporation shall be shown. "The corporate seal shall be affixed and attested by the corporate secretary or an assistant corporate secretary."

13.03 A Bid by a partnership shall be executed in the partnership name and signed by a partner (whose title must appear under the signature), accompanied by evidence of authority to sign. The partnership's address for receiving notices shall be shown.

13.04 A Bid by a limited liability company shall be executed in the name of the firm by a member or other authorized person and accompanied by evidence of authority to sign. The state of formation of the firm and the firm’s address for receiving notices shall be shown.

13.05 A Bid by an individual shall show the Bidder’s name and address for receiving notices.

13.06 A Bid by a joint venture shall be executed by an authorized representative of each joint venturer in the manner indicated on the Bid Form. The joint venture’s address for receiving notices shall be shown.

13.07 All names shall be printed in ink below the signatures.

13.08 The Bid shall contain an acknowledgment of receipt of all Addenda, the numbers of which shall be filled in on the Bid Form.

13.09 Postal and e-mail addresses and telephone number for communications regarding the Bid shall be shown.

13.10 The Bid shall contain evidence of Bidder’s authority and qualification to do business in the state where the Project is located, or Bidder shall covenant in writing to obtain such authority and qualification prior to award of the Contract and attach such covenant to the Bid. Bidder’s state contractor license number, if any, shall also be shown on the Bid Form.

ARTICLE 14 – BASIS OF BID

14.01 Lump Sum

A. Bidders shall submit a Bid on a lump sum basis as set forth in the Bid Form.

14.02 Unit Price

A. Bidders shall submit a Bid on a unit price basis for each item of Work listed in the unit price section of the Bid Form.

B. The “Bid Price” (sometimes referred to as the extended price) for each unit price Bid item will be the product of the “Estimated Quantity” (which Owner or its representative has set forth in the Bid Form) for the item and the corresponding “Bid Unit Price” offered by the Bidder. The total of all unit price Bid items will be the sum of these “Bid Prices”; such total...
will be used by Owner for Bid comparison purposes. The final quantities and Contract Price will be determined in accordance with Paragraph 13.03 of the General Conditions.

C. Discrepancies between the multiplication of units of Work and unit prices will be resolved in favor of the unit prices. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum.

14.03 Allowances

A. For cash allowances the Bid price shall include such amounts as the Bidder deems proper for Contractor's overhead, costs, profit, and other expenses on account of cash allowances, if any, named in the Contract Documents, in accordance with Paragraph 13.02.B of the General Conditions.

14.04 Deleted

ARTICLE 15 – SUBMITTAL OF BID

15.01 With each copy of the Bidding Documents, a Bidder is furnished one separate unbound copy of the Bid Form, and, if required, the Bid Bond Form. The unbound copy of the Bid Form is to be completed and submitted with the Bid security and the other documents required to be submitted under the terms of Article 7 of the Bid Form.

15.02 A Bid shall be received no later than the date and time prescribed and at the place indicated in the advertisement or invitation to bid and shall be enclosed in a plainly marked package with the Project title (and, if applicable, the designated portion of the Project for which the Bid is submitted), the name and address of Bidder, and shall be accompanied by the Bid security and other required documents. If a Bid is sent by mail or other delivery system, the sealed envelope containing the Bid shall be enclosed in a separate package plainly marked on the outside with the notation “BID ENCLOSED.” A mailed Bid shall be addressed to the owner.

15.03 Bids received after the date and time prescribed for the opening of bids, or not submitted at the correct location or in the designated manner, will not be accepted and will be returned to the Bidder unopened.

ARTICLE 16 – MODIFICATION AND WITHDRAWAL OF BID

16.01 A Bid may be withdrawn by an appropriate document duly executed in the same manner that a Bid must be executed and delivered to the place where Bids are to be submitted prior to the date and time for the opening of Bids. Upon receipt of such notice, the unopened Bid will be returned to the Bidder.

16.02 If a Bidder wishes to modify its Bid prior to Bid opening, Bidder must withdraw its initial Bid in the manner specified in Paragraph 16.01 and submit a new Bid prior to the date and time for the opening of Bids.

16.03 If within 24 hours after Bids are opened any Bidder files a duly signed written notice with Owner and promptly thereafter demonstrates to the reasonable satisfaction of Owner that there was a material and substantial mistake in the preparation of its Bid, that Bidder may withdraw its Bid, and the Bid security will be returned. Thereafter, if the Work is rebid, that Bidder will be disqualified from further bidding on the Work.
ARTICLE 17 – OPENING OF BIDS

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

ARTICLE 18 – BIDS TO REMAIN SUBJECT TO ACCEPTANCE

18.01 All Bids will remain subject to acceptance for the period of time stated in the Bid Form, but Owner may, in its sole discretion, release any Bid and return the Bid security prior to the end of this period.

ARTICLE 19 – EVALUATION OF BIDS AND AWARD OF CONTRACT

19.01 Owner reserves the right to reject any or all Bids, including without limitation, nonconforming, nonresponsive, unbalanced, or conditional Bids. Owner will reject the Bid of any Bidder that Owner finds, after reasonable inquiry and evaluation, to not be responsible. If Bidder purports to add terms or conditions to its Bid, takes exception to any provision of the Bidding Documents, or attempts to alter the contents of the Contract Documents for purposes of the Bid, then the Owner will reject the Bid as nonresponsive; provided that Owner also reserves the right to waive all minor informalities not involving price, time, or changes in the Work.

19.02 If Owner awards the contract for the Work, such award shall be to the responsible Bidder submitting the lowest responsive Bid.

19.03 Evaluation of Bids

A. In evaluating Bids, Owner will consider whether or not the Bids comply with the prescribed requirements, and such alternates, unit prices, and other data, as may be requested in the Bid Form or prior to the Notice of Award.

B. For the determination of the apparent low Bidder when unit price bids are submitted, Bids will be compared on the basis of the total of the products of the estimated quantity of each item and unit price Bid for that item, together with any lump sum items.

19.04 In evaluating whether a Bidder is responsible, Owner will consider the qualifications of the Bidder and may consider the qualifications and experience of Subcontractors and Suppliers proposed for those portions of the Work for which the identity of Subcontractors and Suppliers must be submitted as provided in the Bidding Documents.

19.05 Owner may conduct such investigations as Owner deems necessary to establish the responsibility, qualifications, and financial ability of Bidders and any proposed Subcontractors or Suppliers.

ARTICLE 20 – BONDS AND INSURANCE

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

ARTICLE 21 – SIGNING OF AGREEMENT

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

ARTICLE 22 – SALES AND USE TAXES

22.01 Owner is exempt from state sales and use taxes on materials and equipment to be incorporated in the Work. (Exemption No. [fill-in]). Said taxes shall not be included in the Bid. Refer to Paragraph SC-7.09 of the Supplementary Conditions for additional information.

ARTICLE 23 – CONTRACTS TO BE ASSIGNED

ARTICLE 24 – WAGE RATE REQUIREMENTS

24.01 If the contract price is in excess of $100,000, provisions of the Contract Work Hours and Safety Standards Act at 29 CFR 5.5(b) apply.
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</table>
ARTICLE 1 – BID RECIPIENT

1.01 This Bid is submitted to:

Breathitt County Water District, 1137 Main St, Suite 305, Jackson KY 41339

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

ARTICLE 2 – BIDDER'S ACKNOWLEDGEMENTS

2.01 Bidder accepts all of the terms and conditions of the Instructions to Bidders, including without limitation those dealing with the disposition of Bid security. This Bid will remain subject to acceptance for 90 days after the Bid opening, or for such longer period of time that Bidder may agree to in writing upon request of Owner.

ARTICLE 3 – BIDDER'S REPRESENTATIONS

3.01 In submitting this Bid, Bidder represents that:

A. Bidder has examined and carefully studied the Bidding Documents, and any data and reference items identified in the Bidding Documents, and hereby acknowledges receipt of the following Addenda:

<table>
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<tr>
<th>Addendum No.</th>
<th>Addendum, Date</th>
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</table>

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

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

D. Bidder has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or adjacent to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings, and (2) reports and drawings relating to Hazardous Environmental Conditions, if any, at or adjacent to the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings.

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

F. Bidder agrees, based on the information and observations referred to in the preceding paragraph, that no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of this Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents.

G. Bidder is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents.

H. Bidder has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder has discovered in the Bidding Documents, and confirms that the written resolution thereof by Engineer is acceptable to Bidder.

I. The Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance and furnishing of the Work.

J. The submission of this Bid constitutes an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article, and that without exception the Bid and all prices in the Bid are premised upon performing and furnishing the Work required by the Bidding Documents.

ARTICLE 4 – BIDDER’S CERTIFICATION

4.01 Bidder certifies that:

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

B. Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid;

C. Bidder has not solicited or induced any individual or entity to refrain from bidding; and

D. Bidder has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for the Contract. For the purposes of this Paragraph 4.01.D:

1. "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process;

2. "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process to the detriment of Owner, (b) to establish bid prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;

3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels; and

4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.
ARTICLE 5 – BASIS OF BID

5.01 Bidder will complete the Work in accordance with the Contract Documents for the prices on the attached “Bid Schedule” page C-410 3a.

Bidder acknowledges that (1) each Bid Unit Price includes an amount considered by Bidder to be adequate to cover Contractor’s overhead and profit for each separately identified item, and (2) estimated quantities are not guaranteed, and are solely for the purpose of comparison of Bids, and final payment for all unit price Bid items will be based on actual quantities, determined as provided in the Contract Documents.

ARTICLE 6 – TIME OF COMPLETION

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

6.02 Bidder accepts the provisions of the Agreement as to liquidated damages.

ARTICLE 7 – ATTACHMENTS TO THIS BID

7.01 The following documents are submitted with and made a condition of this Bid:

A. Required Bid security;
B. List of Proposed Subcontractors;
C. List of Proposed Suppliers;
D. List of Project References;
E. Evidence of authority to do business in the state of the Project; or a written covenant to obtain such license within the time for acceptance of Bids;
F. Contractor’s License No.: [or] Evidence of Bidder’s ability to obtain a State Contractor’s License and a covenant by Bidder to obtain said license within the time for acceptance of Bids;
G. Required Bidder Qualification Statement with supporting data; and
H. If Bid amount exceeds $10,000, signed Compliance Statement (RD 400-6). Refer to specific equal opportunity requirements set forth in the Supplemental General Conditions; see Attachment page 3-b.
I. If Bid amount exceeds $25,000, signed Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions (AD-1048); see Attachment page 3-c.
J. If Bid amount exceeds $100,000, signed Rd instruction 1940-Q, Exhibit A-1, Certification for Contracts, Grants, and Loans. See Attachment page 3-d.
ARTICLE 8 – DEFINED TERMS

8.01 The terms used in this Bid with initial capital letters have the meanings stated in the Instructions to Bidders, the General Conditions, and the Supplementary Conditions.

ARTICLE 9 – BID SUBMITTAL

BIDDER: [Indicate correct name of bidding entity]

By: 

[Signature] 

[Printed name] 

(If Bidder is a corporation, a limited liability company, a partnership, or a joint venture, attach evidence of authority to sign.)

Attest: 

[Signature] 

[Printed name] 

Title: 

Submittal Date: 

Address for giving notices: 

Telephone Number: 

Fax Number: 

Contact Name and e-mail address: 

Bidder’s License No.: 

(where applicable)
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</tr>
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</table>

Total Base Bid (Items 1-16) = $

Total Base Bid (written) = $

Company Name ____________________________ By ____________________________

Note: No change in material and/or equipment will be approved prior to bids being received. Materials/equipment shall be bid as specified in plans and specifications. Any claim for price increase due to the contractor bidding a different material/equipment will be denied.
This statement relates to a proposed contract with ____________________________

(Name of borrower or grantee)

who expects to finance the contract with assistance from either the Rural Housing Service (RHS), Rural Business-Cooperative Service (RBS), or the Rural Utilities Service (RUS) or their successor agencies, United States Department of Agriculture (whether by a loan, grant, loan insurance, guarantee, or other form of financial assistance). I am the undersigned bidder or prospective contractor, I represent that:

1. ☐ I have, ☑ have not, participated in a previous contract or subcontract subject to Executive 11246 (regarding equal employment opportunity) or a preceding similar Executive Order.

2. If I have participated in such a contract or subcontract, ☐ I have, ☑ have not, filed all compliance reports that have been required to file in connection with the contract or subcontract.

If the proposed contract is for $50,000 or more and I have 50 or more employees, I also represent that:

3. ☐ I have, ☑ have not previously had contracts subject to the written affirmative action programs requirements of the Secretary of Labor.

4. If I have participated in such a contract or subcontract, ☐ I have, ☑ have not developed and placed on file at each establishment affirmative action programs as required by the rules and regulations of the Secretary of Labor.

I understand that if I have failed to file any compliance reports that have been required of me, I am not eligible and will not be eligible to have my bid considered or to enter into the proposed contract unless and until I make an arrangement regarding such reports that is satisfactory to either the RHS, RBS or RUS, or to the office where the reports are required to be filed.

I also certify that I do not maintain or provide for my employees any segregated facilities at any of my establishments, and that I do not permit my employees to perform their services at any location, under my control, where segregated facilities are maintained. I certify further that I will not maintain or provide for my employees any segregated facilities at any of my establishments, and that I will not permit my employees to perform their services at any location, under my control, where segregated facilities are maintained. I agree that a breach of this certification is a violation of the Equal Opportunity clause in any contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms and wash rooms, restaurants and other eating areas time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, creed, color, or national origin, because of habit, local custom, or otherwise. I further agree that (except where I have obtained identical certifications for proposed subcontractors for specific time periods) I will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause; that I will retain such certifications in my files; and that I will forward the following notice to such proposed subcontractors (except where the proposed subcontractors have submitted identical certifications for specific time periods): (See Reverse).

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays the valid OMB control number. The valid OMB control number for this information collection is 0575-0018. The time required to complete this information collection is estimated to average 10 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.
NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENTS FOR CERTIFICATIONS OF NON-SEGREGATED FACILITIES

A certification of Nonsegregated Facilities, as required by the May 9, 1967, order (32 F.R. 7439, May 19, 1967) on Elimination of Segregated Facilities, by the Secretary of Labor, must be submitted prior to the award of a subcontract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

Date

(Signature of Bidder or Prospective Contractor)

Address (including Zip Code)
U.S. DEPARTMENT OF AGRICULTURE

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 7 CFR part 3017, Section 3017.510, Participants' responsibilities. The regulations were published as Part IV of the January 30, 1989, Federal Register (pages 4722-4733). Copies of the regulations may be obtained by contacting the Department of Agriculture agency with which this transaction originated.

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON REVERSE)

(1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

(2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Organization Name

PR/Award Number or Project Name

Name(s) and Title(s) of Authorized Representative(s)

Signature(s)

Date
Instructions for Certification

1. By signing and submitting this form, the prospective lower tier participant is providing the certification set out on the reverse side in accordance with these instructions.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction," without modification, in all lower tier covered transaction and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
CERTIFICATION FOR CONTRACTS, GRANTS AND LOANS

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant or Federal loan, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant or loan.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant or loan, the undersigned shall complete and submit Standard Form - LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including contracts, subcontractors, and subgrants under grants and loans) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

(name) (date)

(title)
BID BOND

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

BIDDER (Name and Address):

SURETY (Name, and Address of Principal Place of Business):

OWNER (Name and Address): Breathitt County Water District
1137 Main Street, Suite 305
Jackson, KY 41339

BID
Bid Due Date: 
Description (Project Name—Include Location):

BOND
Bond Number: 
Date: 
Penal sum $ (Words) (Figures)

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

BIDDER SURETY
Bidder's Name and Corporate Seal Surety's Name and Corporate Seal

By: By: 
Signature (Attach Power of Attorney) 
Print Name 
Title 

Attest: Attest: 
Signature 
Title 

Note: Addresses are to be used for giving any required notice.
Provide execution by any additional parties, such as joint venturers, if necessary.
1. Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.

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

3. This obligation shall be null and void if:

   3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or

   3.2 All Bids are rejected by Owner, or

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

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

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

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

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

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

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

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

11. The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.
QUALIFICATIONS STATEMENT

Prepared by

EJCDC
ENGINEERS JOINT CONTRACT DOCUMENTS COMMITTEE

Issued and Published Jointly by

ACEC
AMERICAN COUNCIL OF ENGINEERING COMPANIES

ASCE
AMERICAN SOCIETY OF CIVIL ENGINEERS

National Society of Professional Engineers®

Endorsed by

CSI
NUCA
QUALIFICATIONS STATEMENT

THE INFORMATION SUPPLIED IN THIS DOCUMENT IS CONFIDENTIAL TO THE EXTENT PERMITTED BY LAWS AND REGULATIONS

1. SUBMITTED BY:

Official Name of Firm: ____________________________________________

Address: _________________________________________________________

2. SUBMITTED TO: ______________________________________________

3. SUBMITTED FOR: ______________________________________________

   Owner: _________________________________________________________

   Project Name: ___________________________________________________

   TYPE OF WORK: _________________________________________________

4. CONTRACTOR'S CONTACT INFORMATION

   Contact Person: _________________________________________________

   Title: _________________________________________________________

   Phone: _________________________________________________________

   Email: ________________________________________________________

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Page 1 of 8
5. **AFFILIATED COMPANIES:**

Name: ____________________________________________

Address: ____________________________________________

________________________________________________________________________

6. **TYPE OF ORGANIZATION:**

☐ **SOLE PROPRIETORSHIP**

Name of Owner: ____________________________________________

Doing Business As: ____________________________________________

Date of Organization: ____________________________________________

☐ **PARTNERSHIP**

Date of Organization: ____________________________________________

Type of Partnership: ____________________________________________

Name of General Partner(s): ____________________________________________

________________________________________________________________________

☐ **CORPORATION**

State of Organization: ____________________________________________

Date of Organization: ____________________________________________

Executive Officers:

- President: ____________________________________________

- Vice President(s): ____________________________________________

- Treasurer: ____________________________________________
- Secretary: 

☐ LIMITED LIABILITY COMPANY

State of Organization: 

Date of Organization: 

Members: 

☐ JOINT VENTURE

State of Organization: 

Date of Organization: 

Form of Organization: 

Joint Venture Managing Partner
- Name: 
- Address: 

Joint Venture Managing Partner
- Name: 
- Address:
Joint Venture Managing Partner

- Name:  
- Address:  

7. LICENSING

Jurisdiction:  
Type of License:  
License Number:  
Jurisdiction:  
Type of License:  
License Number:  

8. CERTIFICATIONS

Disadvantage Business Enterprise:  
Minority Business Enterprise:  
Woman Owned Enterprise:  
Small Business Enterprise:  
Other (____________________):  

9. BONDING INFORMATION

Bonding Company:  
Address:  
Bonding Agent:  
Address:  

CERTIFIED BY:
Contact Name: ____________________________________________
Phone: ________________________________________________
Aggregate Bonding Capacity: ________________________________
Available Bonding Capacity as of date of this submittal: ________

10. FINANCIAL INFORMATION

Financial Institution: ______________________________________
Address: ________________________________________________

Account Manager: _________________________________________
Phone: ________________________________________________

INCLUDE AS AN ATTACHMENT AN AUDITED BALANCE SHEET FOR EACH OF THE LAST 3 YEARS

11. CONSTRUCTION EXPERIENCE:

Current Experience:

List on Schedule A all uncompleted projects currently under contract (If Joint Venture list each participant’s projects separately).

Previous Experience:

List on Schedule B all projects completed within the last 5 Years (If Joint Venture list each participant’s projects separately).

Has firm listed in Section 1 ever failed to complete a construction contract awarded to it?

☐ YES  ☐ NO

If YES, attach as an Attachment details including Project Owner’s contact information.
Has any Corporate Officer, Partner, Joint Venture participant or Proprietor ever failed to complete a construction contract awarded to them in their name or when acting as a principal of another entity?

☐ YES  ☐ NO

If YES, attach as an Attachment details including Project Owner’s contact information.

Are there any judgments, claims, disputes or litigation pending or outstanding involving the firm listed in Section 1 or any of its officers (or any of its partners if a partnership or any of the individual entities if a joint venture)?

☐ YES  ☐ NO

If YES, attach as an Attachment details including Project Owner’s contact information.

12. SAFETY PROGRAM:

Name of Contractor’s Safety Officer: ____________________________

Include the following as attachments:

Provide as an Attachment Contractor’s (and Contractor’s proposed Subcontractors and Suppliers furnishing or performing Work having a value in excess of 10 percent of the total amount of the Bid) OSHA No. 500- Log & Summary of Occupational Injuries & Illnesses for the past 5 years.

Provide as an Attachment Contractor’s (and Contractor’s proposed Subcontractors and Suppliers furnishing or performing Work having a value in excess of 10 percent of the total amount of the Bid) list of all OSHA Citations & Notifications of Penalty (monetary or other) received within the last 5 years (indicate disposition as applicable) - IF NONE SO STATE.

Provide as an Attachment Contractor’s (and Contractor’s proposed Subcontractors and Suppliers furnishing or performing Work having a value in excess of 10 percent of the total amount of the Bid) list of all safety citations or violations under any state all received within the last 5 years (indicate disposition as applicable) - IF NONE SO STATE.

Provide the following for the firm listed in Section V (and for each proposed Subcontractor furnishing or performing Work having a value in excess of 10 percent of the total amount of the Bid) the following (attach additional sheets as necessary):

Workers’ compensation Experience Modification Rate (EMR) for the last 5 years:
<table>
<thead>
<tr>
<th>YEAR</th>
<th>EMR</th>
<th>TRFR</th>
<th>TOTAL NUMBER OF MAN-HOURS</th>
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</table>

Provide Contractor's (and Contractor's proposed Subcontractors and Suppliers furnishing or performing Work having a value in excess of 10 percent of the total amount of the Bid) Days Away From Work, Days of Restricted Work Activity or Job Transfer (DART) incidence rate for the particular industry or type of Work to be performed by Contractor and each of Contractor's proposed Subcontractors and Suppliers) for the last 5 years:

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<th>YEAR</th>
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13. **EQUIPMENT:**

**MAJOR EQUIPMENT:**

List on **Schedule C** all pieces of major equipment available for use on Owner's Project.

I HEREBY CERTIFY THAT THE INFORMATION SUBMITTED HEREWITH, INCLUDING ANY ATTACHMENTS, IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF.

<table>
<thead>
<tr>
<th>NAME OF ORGANIZATION:</th>
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**NOTARY ATTEST:**

SUBSCRIBED AND SWORN TO BEFORE ME

THIS _________ DAY OF __________, 20__

NOTARY PUBLIC - STATE OF ________________________

MY COMMISSION EXPIRES: ________________________

**REQUIRED ATTACHMENTS**

1. Schedule A (Current Experience).
2. Schedule B (Previous Experience).
3. Schedule C (Major Equipment).
4. Audited balance sheet for each of the last 3 years for firm named in Section 1.
5. Evidence of authority for individuals listed in Section 7 to bind organization to an agreement.
6. Resumes of officers and key individuals (including Safety Officer) of firm named in Section 1.
7. Required safety program submittals listed in Section 13.
8. Additional items as pertinent.
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<th>Project Name</th>
<th>Owner's Contact Person</th>
<th>Design Engineer</th>
<th>Contract Date</th>
<th>Type of Work</th>
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# Schedule B

## Previous Experience (Include All Projects Completed within Last 5 Years)

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<th>Owner's Contact Person</th>
<th>Design Engineer</th>
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Page 2 of 4
## SCHEDULE B

**PREVIOUS EXPERIENCE** (Include ALL Projects Completed within last 5 years)

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<th>Owner's Contact Person</th>
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Note: Fill in the details for each project as required.
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<th>ITEM</th>
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NOTICE OF AWARD

Date of Issuance:

Owner: Breathitt County Water District  Owner’s Contract No.: #1
Engineer: Nesbitt Engineering, Inc  Engineer’s Project No.: 998-42
Project: KY 2436 Airport Road Waterline  Contract Name: Waterline extension

Bidder:

TO BIDDER:

You are notified that Owner has accepted your Bid dated xxxx for the above Contract, and that you are the Successful Bidder and are awarded a Contract for:

Work is to include installation of approximately

The Contract Price of the awarded Contract is: $__x [subject to unit prices]

[ 0 ] unexecuted counterparts of the Agreement accompany this Notice of Award, and one copy of the Contract Documents accompanies this Notice of Award, or has been transmitted or made available to Bidder electronically. [revise if multiple copies accompany the Notice of Award]

☐ a set of the Drawings will be delivered separately from the other Contract Documents.

You must comply with the following conditions precedent within 15 days of the date of receipt of this Notice of Award:

1. Deliver to Owner [_6_]counterparts of the Agreement, fully executed by Bidder.
2. Deliver with the executed Agreement(s) the Contract security [e.g., performance and payment bonds] and insurance documentation as specified in the Instructions to Bidders and General Conditions, Articles 2 and 6.
3. Other conditions precedent (if any):

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

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

Owner: Breathitt County Water District

Authorized Signature

By: ________________________________

Title: Chairman
This document has important legal consequences; consultation with an attorney is encouraged with respect to its use or modification. This document should be adapted to the particular circumstances of the contemplated Project and the controlling Laws and Regulations.

AGREEMENT
BETWEEN OWNER AND CONTRACTOR FOR
CONSTRUCTION CONTRACT (STIPULATED PRICE)

Prepared by

EJCDCE
ENGINEERS JOINT CONTRACT DOCUMENTS COMMITTEE

Issued and Published Jointly by

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American Society of Civil Engineers

National Society of Professional Engineers®

Endorsed by

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(800) 548-2723
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AGREEMENT
BETWEEN OWNER AND CONTRACTOR
FOR CONSTRUCTION CONTRACT (STIPULATED PRICE)

THIS AGREEMENT is by and between Breathitt County Water District ("Owner") and

Contractor ("Contractor").

Owner and Contractor hereby agree as follows:

ARTICLE 1 – WORK

1.01 Contractor shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as follows: installation of new waterline, new pump station, residential meters.

ARTICLE 2 – THE PROJECT

2.01 The Project, of which the Work under the Contract Documents is a part, is generally described as follows: KY 2436 Airport Road Waterline Project

ARTICLE 3 – ENGINEER

3.01 The part of the Project that pertains to the Work has been designed by Nesbitt Engineering, Inc.

3.02 The Owner has retained Nesbitt Engineering, Inc. ("Engineer") to act as Owner's representative, assume all duties and responsibilities, and have the rights and authority assigned to Engineer in the Contract Documents in connection with the completion of the Work in accordance with the Contract Documents.

ARTICLE 4 – CONTRACT TIMES

4.01 Time of the Essence

A. All time limits for Milestones, if any, Substantial Completion, and completion and readiness for final payment as stated in the Contract Documents are of the essence of the Contract.

4.02 Contract Times: Days

A. The Work will be substantially completed within 120 days after the date when the Contract Times commence to run as provided in Paragraph 4.01 of the General Conditions, and completed and ready for final payment in accordance with Paragraph 15.06 of the General Conditions within 120 days after the date when the Contract Times commence to run.

4.03 Liquidated Damages

A. Contractor and Owner recognize that time is of the essence as stated in Paragraph 4.01 above and that Owner will suffer financial and other losses if the Work is not completed within the times specified in Paragraph 4.02 above, plus any extensions thereof allowed in
accordance with the Contract. The parties also recognize the delays, expense, and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Owner and Contractor agree that as liquidated damages for delay (but not as a penalty):

1. Substantial Completion: Contractor shall pay Owner $750.00 for each day that expires after the time (as duly adjusted pursuant to the Contract) specified in Paragraph 4.02.A above for Substantial Completion until the Work is substantially complete.

4.04 (Deleted)

ARTICLE 5 – CONTRACT PRICE

5.01 Owner shall pay Contractor for completion of the Work in accordance with the Contract Documents the amounts per the “Bid Schedule” form C-410-2013 3a, subject to adjustment under the Contract:

For all Unit Price Work, an amount equal to the sum of the extended prices (established for each separately identified item of Unit Price Work by multiplying the unit price times the actual quantity of that item). The extended prices for Unit Price Work set forth as of the Effective Date of the Contract are based on estimated quantities. As provided in Paragraph 13.03 of the General Conditions, estimated quantities are not guaranteed, and determinations of actual quantities and classifications are to be made by Engineer.

ARTICLE 6 – PAYMENT PROCEDURES

6.01 Submittal and Processing of Payments

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

6.02 Progress Payments; Retainage

A. Owner shall make progress payments on account of the Contract Price on the basis of Contractor’s Applications for Payment on or about the 15th day of each month during performance of the Work as provided in Paragraph 6.02.A.1 below, provided that such Applications for Payment have been submitted in a timely manner and otherwise meet the requirements of the Contract. All such payments will be measured by the Schedule of Values established as provided in the General Conditions (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no Schedule of Values, as provided elsewhere in the Contract.

1. Prior to Substantial Completion, progress payments will be made in an amount equal to the percentage indicated below but, in each case, less the aggregate of payments previously made and less such amounts as Owner may withhold, including but not limited to liquidated damages, in accordance with the Contract

   a. 95 percent of Work completed (with the balance being retainage); if the Work has been 50 percent completed as determined by Engineer, and if the character and progress of the Work have been satisfactory to Owner and
Engineer, then as long as the character and progress of the Work remain satisfactory to Owner and Engineer, there will be no additional retainage; and

b. ___95___ percent of cost of materials and equipment not incorporated in the Work (with the balance being retainage).

B. Upon Substantial Completion, “of the entire construction to be provided under the Contract Documents,” Owner shall pay an amount sufficient to increase total payments to Contractor to ___100___ percent of the Work completed, less such amounts set off by Owner pursuant to Paragraph 15.01.E of the General Conditions, and less ___200___ percent of Engineer’s estimate of the value of Work to be completed or corrected as shown on the punch list of items to be completed or corrected prior to final payment.

6.03 Final Payment

A. Upon final completion and acceptance of the Work in accordance with Paragraph 15.06 of the General Conditions, Owner shall pay the remainder of the Contract Price as recommended by Engineer as provided in said Paragraph 15.06.

ARTICLE 7 – INTEREST

7.01 All amounts not paid when due shall bear interest at the rate of ___0___ percent per annum.

ARTICLE 8 – CONTRACTOR’S REPRESENTATIONS

8.01 In order to induce Owner to enter into this Contract, Contractor makes the following representations:

A. Contractor has examined and carefully studied the Contract Documents, and any data and reference items identified in the Contract Documents.

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

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

D. Contractor has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or adjacent to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings, and (2) reports and drawings relating to Hazardous Environmental Conditions, if any, at or adjacent to the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings.

E. Contractor has considered the information known to Contractor itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Contract Documents; and the Site-related reports and drawings identified in the Contract Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Contractor; and (3) Contractor’s safety precautions and programs.
F. Based on the information and observations referred to in the preceding paragraph, Contractor agrees that no further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the Work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract.

G. Contractor is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Contract Documents.

H. Contractor has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Contractor has discovered in the Contract Documents, and the written resolution thereof by Engineer is acceptable to Contractor.

I. The Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.

J. Contractor's entry into this Contract constitutes an incontrovertible representation by Contractor that without exception all prices in the Agreement are premised upon performing and furnishing the Work required by the Contract Documents.

ARTICLE 9 – CONTRACT DOCUMENTS

9.01 Contents

A. The Contract Documents consist of the following:
   1. This Agreement (pages 1 to 7, inclusive).
   2. Performance bond (pages 1 to 3, inclusive).
   3. Payment bond (pages 1 to 3, inclusive).
   4. Other bonds.
      a. __ (pages ___ to ___ inclusive).
   5. General Conditions (pages 1 to 65, inclusive).
   6. Supplementary Conditions (pages 1 to 23, inclusive).
   7. Specifications as listed in the table of contents of the "General & Technical Specifications".
   8. Drawings (not attached but incorporated by reference) consisting of __ sheets with each sheet bearing the following general title: KY 2436 Airport Rd Waterline Extension.
   9. Addenda (numbers 1 to 4, inclusive).
  10. Exhibits to this Agreement (enumerated as follows):
      a. Contractor's Bid (pages 1 to 5, inclusive).
  11. The following which may be delivered or issued on or after the Effective Date of the Contract and are not attached hereto:
      a. Notice to Proceed (attached as part of this contract)
      b. Work Change Directives.
      c. Change Orders.
d. Field Orders.

B. The documents listed in Paragraph 9.01.A are attached to this Agreement (except as expressly noted otherwise above).

C. There are no Contract Documents other than those listed above in this Article 9.

D. The Contract Documents may only be amended, modified, or supplemented as provided in the General Conditions.

ARTICLE 10—MISCELLANEOUS

10.01 Terms

A. Terms used in this Agreement will have the meanings stated in the General Conditions and the Supplementary Conditions.

10.02 Assignment of Contract

A. Unless expressly agreed to elsewhere in the Contract, no assignment by a party hereto of any rights under or interests in the Contract will be binding on another party hereto without the written consent of the party sought to be bound; and, specifically but without limitation, money that may become due and money that is due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.

10.03 Successors and Assigns

A. Owner and Contractor each binds itself, its successors, assigns, and legal representatives to the other party hereto, its successors, assigns, and legal representatives in respect to all covenants, agreements, and obligations contained in the Contract Documents.

10.04 Severability

A. Any provision or part of the Contract Documents held to be void or unenforceable under any Law or Regulation shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon Owner and Contractor, who agree that the Contract Documents shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.

10.05 Contractor's Certifications

A. Contractor certifies that it has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for or in executing the Contract. For the purposes of this Paragraph 10.05:

1. “corrupt practice” means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process or in the Contract execution;

2. “fraudulent practice” means an intentional misrepresentation of facts made (a) to influence the bidding process or the execution of the Contract to the detriment of
Owner, (b) to establish Bid or Contract prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;

3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish Bid prices at artificial, non-competitive levels; and

4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.
IN WITNESS WHEREOF, Owner and Contractor have signed this Agreement.

This Agreement will be effective on ___x______ (which is the Effective Date of the Contract).

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<th>OWNER: Breathitt County Water District</th>
<th>CONTRACTOR:</th>
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<td>By: Bobby Thorpe, Jr</td>
<td>By:</td>
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<td>Title: Chairman</td>
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|                                        | (If Contractor is a corporation, a partnership, or a joint venture, attach evidence of authority to sign.)
| Attest:                               | Attest:     |
| Title:                                | Title:      |
| Address for giving notices:           | Address for giving notices: |
| 1137 Main St, Suite 305               |                                        |
| Jackson, KY 41339                     |                                        |

(If Owner is a corporation, attach evidence of authority to sign. If Owner is a public body, attach evidence of authority to sign and resolution or other documents authorizing execution of this Agreement.)
NOTICE TO PROCEED

Owner: Breathitt County Water District  Owner’s Contract No.: #1
Contractor:  Contractor’s Project No.:  
Engineer: Nesbitt Engineering, Inc.  Engineer’s Project No.: 998-42
Project: KY 2436 Airport Road Waterline  Contract Name: Waterline

Effective Date of Contract:

TO CONTRACTOR:

Owner hereby notifies Contractor that the Contract Times under the above Contract will commence to run on xxxxx. [see Paragraph 4.01 of the General Conditions]

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

Before starting any Work at the Site, Contractor must comply with the following:
[Note any access limitations, security procedures, or other restrictions]

Shop drawing approval


Owner: BCWD

Authorized Signature

By: Bobby Thorpe, Jr

Title: Chairman

Date Issued: xxx

Copy: Engineer
PERFORMANCE BOND

CONTRACTOR (name and address):

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

OWNER (name and address):

CONSTRUCTION CONTRACT
  Effective Date of the Agreement:
  Amount:
  Description (name and location):

BOND
  Bond Number:
  Date (not earlier than the Effective Date of the Agreement of the Construction Contract):
  Amount:
  Modifications to this Bond Form: ☐ None ☐ See Paragraph 16

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

CONTRACTOR AS PRINCIPAL

___________________ (seal)
Contractor’s Name and Corporate Seal

By:
Signature

Print Name
Title
Attest:
Signature

SURETY

___________________ (seal)
Surety’s Name and Corporate Seal

By:
Signature (attach power of attorney)

Print Name
Title
Attest:
Signature

Title

Notes: (1) Provide supplemental execution by any additional parties, such as joint venturers. (2) Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.
1. The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.

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

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

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

   3.2 The Owner declares a Contractor Default, terminates the Construction Contract and notifies the Surety; and

   3.3 The Owner has agreed to pay the Balance of the Contract Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.

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

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

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

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

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

5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor, and with reasonable promptness under the circumstances:

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

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

6. If the Surety does not proceed as provided in Paragraph 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Surety shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Paragraph 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.

7. If the Surety elects to act under Paragraph 5.1, 5.2, or 5.3, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to pay the Balance of the Contract Price, the Surety is obligated, without duplication for:

   7.1 the responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;

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

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

8. If the Surety elects to act under Paragraph 5.1, 5.3, or 5.4, the Surety's liability is limited to the amount of this Bond.

9. The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors, and assigns.
10. The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders, and other obligations.

11. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this paragraph are void or prohibited by law, the minimum periods of limitations available to sureties as a defense in the jurisdiction of the suit shall be applicable.

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

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

14. Definitions

14.1 Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made including allowance for the Contractor for any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.

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

14.3 Contractor Default: Failure of the Contractor, which has not been remedied or waived, to perform or otherwise to comply with a material term of the Construction Contract.

14.4 Owner Default: Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.

14.5 Contract Documents: All the documents that comprise the agreement between the Owner and Contractor.

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

16. Modifications to this Bond are as follows:
PAYMENT BOND

CONTRACTOR (name and address):

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

OWNER (name and address):

CONSTRUCTION CONTRACT

Effective Date of the Agreement:
Amount:
Description (name and location):

BOND

Bond Number:
Date (not earlier than the Effective Date of the Agreement of the Construction Contract):
Amount:
Modifications to this Bond Form:  [ ] None  [ ] See Paragraph 18

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

CONTRACTOR AS PRINCIPAL

__________________________________________ (seal)
Contractor’s Name and Corporate Seal

By: ___________________________________________
Signature

Print Name

Title

Attest: _______________________________________
Signature

Title

SURETY

__________________________________________ (seal)
Surety’s Name and Corporate Seal

By: ___________________________________________
Signature (attach power of attorney)

Print Name

Title

Attest: _______________________________________
Signature

Title

Notes: (1) Provide supplemental execution by any additional parties, such as joint venturees. (2) Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.
1. The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner to pay for labor, materials, and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference, subject to the following terms.

2. If the Contractor promptly makes payment of all sums due to Claimants, and defends, indemnifies, and holds harmless the Owner from claims, demands, liens, or suits by any person or entity seeking payment for labor, materials, or equipment furnished for use in the performance of the Construction Contract, and tendered defense of such claims, demands, liens, or suits to the Contractor and the Surety.

3. If there is no Owner Default under the Construction Contract, the Surety's obligation to the Owner under this Bond shall arise after the Owner has promptly notified the Contractor and the Surety (at the address described in Paragraph 13) of claims, demands, liens, or suits against the Owner or the Owner's property by any person or entity seeking payment for labor, materials, or equipment furnished for use in the performance of the Construction Contract, and tendered defense of such claims, demands, liens, or suits to the Contractor and the Surety.

4. When the Owner has satisfied the conditions in Paragraph 3, the Surety shall promptly and at the Surety's expense defend, indemnify, and hold harmless the Owner against a duly tendered claim, demand, lien, or suit.

5. The Surety's obligations to a Claimant under this Bond shall arise after the following:

   5.1 Claimants who do not have a direct contract with the Contractor,

      5.1.1 have furnished a written notice of non-payment to the Contractor, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were, or equipment was, furnished or supplied or for whom the labor was done or performed, within ninety (90) days after having last performed labor or last furnished materials or equipment included in the Claim; and

      5.1.2 have sent a Claim to the Surety (at the address described in Paragraph 13).

   5.2 Claimants who are employed by or have a direct contract with the Contractor have sent a Claim to the Surety (at the address described in Paragraph 13).

6. If a notice of non-payment required by Paragraph 5.1.1 is given by the Owner to the Contractor, that is sufficient to satisfy a Claimant's obligation to furnish a written notice of non-payment under Paragraph 5.1.1.

7. When a Claimant has satisfied the conditions of Paragraph 5.1 or 5.2, whichever is applicable, the Surety shall promptly and at the Surety's expense take the following actions:

   7.1 Send an answer to the Claimant, with a copy to the Owner, within sixty (60) days after receipt of the Claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed; and

   7.2 Pay or arrange for payment of any undisputed amounts.

   7.3 The Surety's failure to discharge its obligations under Paragraph 7.1 or 7.2 shall not be deemed to constitute a waiver of defenses the Surety or Contractor may have or acquire as to a Claim, except as to undisputed amounts for which the Surety and Claimant have reached agreement. If, however, the Surety fails to discharge its obligations under Paragraph 7.1 or 7.2, the Surety shall indemnify the Claimant for the reasonable attorney's fees the Claimant incurs thereafter to recover any sums found to be due and owing to the Claimant.

8. The Surety's total obligation shall not exceed the amount of this Bond, plus the amount of reasonable attorney's fees provided under Paragraph 7.3, and the amount of this Bond shall be credited for any payments made in good faith by the Surety.

9. Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any construction performance bond. By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.

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

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

13. Notice and Claims to the Surety, the Owner, or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears. Actual receipt of notice or Claims, however accomplished, shall be sufficient compliance as of the date received.

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

15. Upon requests by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor and Owner shall promptly furnish a copy of this Bond or shall permit a copy to be made.

16. Definitions

16.1 Claim: A written statement by the Claimant including at a minimum:

1. The name of the Claimant;
2. The name of the person for whom the labor was done, or materials or equipment furnished;
3. A copy of the agreement or purchase order pursuant to which labor, materials, or equipment was furnished for use in the performance of the Construction Contract;
4. A brief description of the labor, materials, or equipment furnished;
5. The date on which the Claimant last performed labor or last furnished materials or equipment for use in the performance of the Construction Contract;
6. The total amount earned by the Claimant for labor, materials, or equipment furnished as of the date of the Claim;
7. The total amount of previous payments received by the Claimant; and

8. The total amount due and unpaid to the Claimant for labor, materials, or equipment furnished as of the date of the Claim.

16.2 Claimant: An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials, or equipment for use in the performance of the Construction Contract. The term Claimant also includes any individual or entity that has rightfully asserted a claim under an applicable mechanic's lien or similar statute against the real property upon which the Project is located. The intent of this Bond shall be to include without limitation in the terms of "labor, materials, or equipment" that part of the water, gas, power, light, heat, oil, gasoline, telephone service, or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials, or equipment were furnished.

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

16.4 Owner Default: Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.

16.5 Contract Documents: All the documents that comprise the agreement between the Owner and Contractor.

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

18. Modifications to this Bond are as follows:
Contractor's Application for Payment

<table>
<thead>
<tr>
<th>Application</th>
<th>Application Date:</th>
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<tr>
<td>To: (Owner):</td>
<td>From (Contractor):</td>
</tr>
<tr>
<td>Via (Engineer):</td>
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<tr>
<td>Project:</td>
<td>Contract:</td>
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<tr>
<td>Owner's Contract No.:</td>
<td>Contractor's Project No.:</td>
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<td>Engineer's Project No.:</td>
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### Change Order Summary

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<th>1. ORIGINAL CONTRACT PRICE</th>
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<td>3. Current Contract Price (Line 1 + 2)</td>
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<tr>
<td>4. TOTAL COMPLETED AND STORED TO DATE</td>
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<tr>
<td>(Column F total on Progress Estimates)</td>
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<td>5. RETAINAGE:</td>
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<td>a. X Work Completed</td>
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<tr>
<td>b. X Stored Material</td>
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<tr>
<td>c. Total Retainage (Line 5.a + Line 5.b)</td>
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<tr>
<td>NET CHANGE BY CHANGE ORDERS</td>
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<tr>
<td>AMOUNT ELIGIBLE TO DATE (Line 4 - Line 5.c)</td>
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<tr>
<td>LESS PREVIOUS PAYMENTS (Line 6 from prior Application)</td>
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<tr>
<td>AMOUNT DUE THIS APPLICATION</td>
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<td>8. BALANCE TO FINISH, PLUS RETAINAGE</td>
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<tr>
<td>(Column G total on Progress Estimates + Line 5.c above)</td>
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### Contractor's Certification

The undersigned Contractor certifies, to the best of its knowledge, the following:

1. All previous progress payments received from Owner on account of Work done under the Contract have been applied on account to discharge Contractor's legitimate obligations incurred in connection with the Work covered by prior Applications for Payment.
2. Title to all Work, materials and equipment incorporated in said Work, or otherwise listed in or covered by this Application for Payment, will pass to Owner at time of payment free and clear of all Liens, security interests, and encumbrances (except such as are covered by a bond acceptable to Owner indemnifying Owner against any such Liens, security interests, or encumbrances); and
3. All the Work covered by this Application for Payment is in accordance with the Contract Documents and is not defective.

### Contractor Signature

By: [Signature]  
Date: [Date]

---

Payment of: $ (Line 8 or other - attach explanation of the other amount)  
is recommended by: [Name]  
[Title]  
(Date)

Payment of: $ (Line 8 or other - attach explanation of the other amount)  
is approved by: [Name]  
[Title]  
(Date)

Approved by: [Name]  
Funding or Financing Entity (if applicable)  
(Date)
## Progress Estimate - Unit Price Work

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<th>Units</th>
<th>Unit Price</th>
<th>Total Value of Item ($)</th>
<th>Estimated Quantity Installed</th>
<th>Value of Work Installed to Date</th>
<th>Materials Presently Stored (not in C)</th>
<th>Total Completed and Stored to Date (D + E)</th>
<th>% (F / B)</th>
<th>Balance to Finish (B - F)</th>
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**Totals**

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**Contractor's Application**

For (Contract): 

Application Period:

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<th>Application Number:</th>
<th>Application Date:</th>
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## Stored Material Summary

**For (Contract):**

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<thead>
<tr>
<th>Bid Item No.</th>
<th>Supplier Invoice No.</th>
<th>Submittal No. (with Specification Section No.)</th>
<th>Storage Location</th>
<th>Description of Materials or Equipment Stored</th>
<th>Stored Previously Date Placed into Storage (Month-Year)</th>
<th>Amount Stored this Month ($)</th>
<th>Subtotal Amount Completed and Stored to Date (D + E)</th>
<th>Incorpoated in Work Date (Monthly Year)</th>
<th>Amount ($)</th>
<th>Materials Remaining in Storage ($) (D + E - F)</th>
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**Totals**

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Page 1 of 1
CERTIFICATE OF SUBSTANTIAL COMPLETION

Owner: Owner's Contract No.: 
Contractor: Contractor's Project No.: 
Engineer: Engineer's Project No.: 
Project: Contract Name: 

This [preliminary] [final] Certificate of Substantial Completion applies to:

☐ All Work
☐ The following specified portions of the Work:

Date of Substantial Completion

The Work to which this Certificate applies has been inspected by authorized representatives of Owner, Contractor, and Engineer, and found to be substantially complete. The Date of Substantial Completion of the Work or portion thereof designated above is hereby established, subject to the provisions of the Contract pertaining to Substantial Completion. The date of Substantial Completion in the final Certificate of Substantial Completion marks the commencement of the contractual correction period and applicable warranties required by the Contract.

A punch list of items to be completed or corrected is attached to this Certificate. This list may not be all-inclusive, and the failure to include any items on such list does not alter the responsibility of the Contractor to complete all Work in accordance with the Contract.

The responsibilities between Owner and Contractor for security, operation, safety, maintenance, heat, utilities, insurance, and warranties upon Owner's use or occupancy of the Work shall be as provided in the Contract, except as amended as follows: [Note: Amendments of contractual responsibilities recorded in this Certificate should be the product of mutual agreement of Owner and Contractor; see Paragraph 15.03.D of the General Conditions.]

Amendments to Owner's responsibilities:
☐ None
☐ As follows:

Amendments to Contractor's responsibilities:
☐ None
☐ As follows:

The following documents are attached to and made a part of this Certificate: [punch list; others]

This Certificate does not constitute an acceptance of Work not in accordance with the Contract Documents, nor is it a release of Contractor's obligation to complete the Work in accordance with the Contract.

EXECUTED BY ENGINEER: RECEIVED: RECEIVED:

By: ____________________ By: ____________________ By: ____________________
(Authorized signature) (Owner (Authorized Signature)) (Contractor (Authorized Signature))
Title: ____________________ Title: ____________________ Title: ____________________
Date: ____________________ Date: ____________________ Date: ____________________

P:\Jackson, City of\933-26 KY 15 Improvements\03 Design\Specs\Contract\C-625-2013.doc

EJCDC C-625, Certificate of Substantial Completion.
Prepared and published 2013 by the Engineers Joint Contract Documents Committee.
Page 1 of 1
STANDARD GENERAL CONDITIONS
OF THE CONSTRUCTION CONTRACT

Prepared by

EJCDCE
ENGINEERS JOINT CONTRACT DOCUMENTS COMMITTEE

Issued and Published Jointly by

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AMERICAN COUNCIL OF ENGINEERING COMPANIES

ASCE
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CSI  NUCA

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To prepare supplementary conditions that are coordinated with the General Conditions, use EJCDCE’s Guide to the Preparation of Supplementary Conditions (EJCDCE® C-800, 2013 Edition). The full EJCDCE Construction series of documents is discussed in the Commentary on the 2013 EJCDCE Construction Documents (EJCDCE® C-001, 2013 Edition).
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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 of Contract Price or Contract Times, or both; contesting an initial decision by Engineer concerning the requirements of the Contract Documents or the acceptability of Work under the Contract Documents; contesting Engineer’s decision regarding a Change Proposal; seeking resolution of a contractual issue that Engineer has declined to address; or seeking other relief with respect to the terms of the Contract; or (b) a demand or assertion by Contractor directly to Owner, duly submitted in compliance with the procedural requirements set forth herein, contesting Engineer’s decision regarding a Change Proposal; or seeking resolution of a contractual issue that Engineer
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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. §55101 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;
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.I shall obligate Owner to indemnify any individual or entity from and against the consequences of that individual’s or entity’s own negligence.

J. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to the failure to control, contain, or remove a Constituent of Concern brought to the Site by Contractor or by anyone for whom Contractor is responsible, or to a Hazardous Environmental Condition created by Contractor or by anyone for whom Contractor is responsible. Nothing in this
Paragraph 5.06.J shall obligate Contractor to indemnify any individual or entity from and against the consequences of that individual’s or entity’s own negligence.

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

ARTICLE 6 – BONDS AND INSURANCE

6.01 Performance, Payment, and Other Bonds

A. Contractor shall furnish a performance bond and a payment bond, each in an amount at least equal to the Contract Price, as security for the faithful performance and payment of all of Contractor’s obligations under the Contract. These bonds shall remain in effect until one year after the date when final payment becomes due or until completion of the correction period specified in Paragraph 15.08, whichever is later, except as provided otherwise 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 10 01 and CG 20 37 10 01 (together); or CG 20 10 07 04 and CG 20 37 07 04 (together); or their equivalent.
8. For design professional additional insureds, ISO Endorsement CG 20 32 07 04, "Additional Insured—Engineers, Architects or Surveyors Not Engaged by the Named Insured" or its equivalent.

D. **Automobile liability:** Contractor shall purchase and maintain automobile liability 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
equivalently substitute, and  
   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 evaluating a
   substitute proposed or submitted by Contractor. Whether or not Engineer approves a
   substitute so proposed or submitted by Contractor, Contractor shall reimburse Owner for
   the reasonable charges of Engineer for evaluating each such proposed substitute.
   Contractor shall also reimburse Owner for the reasonable charges of Engineer for making
   changes in the Contract Documents (or in the provisions of any other direct contract with
   Owner) resulting from the acceptance of each proposed substitute.

E. Contractor’s Expense: Contractor shall provide all data in support of any proposed
   substitute at Contractor’s expense.
F. **Effect of Engineer's Determination:** If Engineer approves the substitution request, Contractor shall execute the proposed Change Order and proceed with the substitution. The Engineer’s denial of a substitution request shall be final and binding, and may not be reversed through an appeal under any provision of the Contract Documents. Contractor may challenge the scope of reimbursement costs imposed under Paragraph 7.05.D, by timely submittal of a Change Proposal.

7.06 **Concerning Subcontractors, Suppliers, and Others**

A. Contractor may retain Subcontractors and Suppliers for the performance of parts of the Work. Such Subcontractors and Suppliers must be acceptable to Owner.

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 for whom the Owner is responsible causes damage to the Work or to the property of Contractor or its Subcontractors, or delays, disrupts, interferes with, or increases the scope or cost of the performance of the Work, through actions or inaction, then Contractor shall be entitled to an equitable adjustment in the Contract Price or the Contract Times, or 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 11.04.C.2.a and
11.04.C.2.b is that the Contractor's fee shall be based on: (1) a fee of 15 percent of the costs incurred under Paragraphs 13.01.A.1 and 13.01.A.2 by the Subcontractor that actually performs the Work, at whatever tier, and (2) with respect to Contractor itself and to any Subcontractors of a tier higher than that of the Subcontractor that actually performs the Work, a fee of five percent of the amount (fee plus underlying costs incurred) attributable to the next lower tier Subcontractor; provided, however, that for any such subcontracted work the maximum total fee to be paid by Owner shall be no greater than 27 percent of the costs incurred by the Subcontractor that actually performs the work;

d. no fee shall be payable on the basis of costs itemized under Paragraphs 13.01.B.4, 13.01.B.5, and 13.01.C;

e. the amount of credit to be allowed by Contractor to Owner for any change which results in a net decrease in cost will be the amount of the 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 14.02 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 11 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. **Purpose 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 additional inspection or testing of the Work, whether or not the Work is fabricated, installed, or completed.

B. If any Work is covered contrary to the written request of Engineer, then Contractor shall, if requested by Engineer, uncover such Work for Engineer’s observation, and then replace the covering, all at Contractor’s expense.

C. If Engineer considers it necessary or advisable that covered Work be observed by Engineer or inspected or tested by others, then Contractor, at Engineer’s request, shall uncover, expose, or otherwise make available for observation, inspection, or testing as Engineer may require, that portion of the Work in question, and provide all necessary labor, material, and equipment.
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...
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.
CERTIFICATE OF OWNER'S ATTORNEY AND AGENCY CONCURRENCE

CERTIFICATE OF OWNER'S ATTORNEY

PROJECT NAME:

CONTRACTOR NAME:

I, the undersigned, ____________________________, the duly authorized and acting legal representative of ____________________________, do hereby certify as follows: I have examined the attached Contract(s) and performance and payment bond(s) and the manner of execution thereof, and I am of the opinion that each of the aforesaid agreements is adequate and has been duly executed by the proper parties thereto acting through their duly authorized representatives; that said representatives have full power and authority to execute said agreements on behalf of the respective parties named thereon; and that the foregoing agreements constitute valid and legally binding obligations upon the parties executing the same in accordance with the terms, conditions, and provisions thereof.

Name ____________________________ Date ____________________________

AGENCY CONCURRENCE

As lender or insurer of funds to defray the costs of this Contract, and without liability for any payments thereunder, the Agency hereby concurs in the form, content, and execution of this Agreement.

Agency Representative ____________________________ Date ____________________________

Name ____________________________
SECTION 00720

ENGINEER'S SUPPLEMENTAL GENERAL CONDITIONS

1. ADDITIONAL INSTRUCTIONS
   1.1 Second Hand or Salvaged Materials

   The use of second hand and/or salvaged materials will not be permitted unless specifically provided for in the detailed Specifications. Materials and equipment shall be new when turned over to the OWNER.

   All materials and/or equipment to be removed from existing structures and not specifically specified to be reused or stored shall be stored or removed for disposal as directed by the OWNER in the field. Reused or stored material and/or equipment remain the property of the OWNER. Material and/or equipment not reused or stored shall become the property of the CONTRACTOR. Such materials and/or equipment shall be promptly removed by the CONTRACTOR from the site for disposal by the CONTRACTOR.

   1.2 Ownership of Plans and Models

   All Drawings, Specifications and copies thereof furnished to the CONTRACTOR by the OWNER are the property of the OWNER. They are not to be used on other work. All models are the property of the OWNER.

2. SURVEYS
   2.1 Layout of Work

   2.1.1 General

   The layout of the Work shall be the responsibility of the CONTRACTOR and shall be subject to checking by the ENGINEER. The ENGINEER shall establish base lines and a system of bench levels for the CONTRACTOR'S use as required. All instruments, stakes, batter boards, barricades, traffic signs, flags, and other materials necessary, and personnel needed for establishing and marking lines, grades, and structure location during construction, shall be the responsibility of the CONTRACTOR.

   The CONTRACTOR'S personnel engaged in the layout work described herein shall be fully capable of performing the duties set out herein and shall be fully qualified chiefs of party, instrument man, chainmen, rodmen and/or axmen as required.

3. PROTECTION OF PROPERTY

   3.1 Use of Premises

   The CONTRACTOR shall confine his apparatus, the storage of materials and the operations of his workmen to limits indicated by Laws and Regulations, permits or directions of the OWNER and shall not unreasonably encumber the premises with his materials.
The CONTRACTOR shall not load or permit any part of the Work to be loaded with a weight that will endanger its safety and integrity.

The CONTRACTOR shall enforce the Laws and Regulations regarding signs, advertisements, fires and smoking.

3.2 Damage to Equipment Stored

Any equipment damaged or which has been subjected to possible damage by reason of inundation, improper storage and/or improper protection during the construction period of a project, shall be handled only as follows:

3.2.1 Be replaced with new equipment

3.2.2 With consent of the OWNER, be returned to the manufacturer of the equipment, or his authorized repair agency, for inspection and repair provided, however, that such repair after inspection will place the equipment in new condition, and restore the manufacturer’s guarantee the same as for new equipment.

3.3 Conflict With or Damage To Underground Facilities

The information and data shown or indicated in the Contract Documents with respect to existing underground facilities at or contiguous to the site is based on information and data furnished to the OWNER or the ENGINEER by the owners of such underground facilities or by others. The OWNER and the ENGINEER shall not be responsible for the accuracy or completeness of any such information or data.

The CONTRACTOR shall have full responsibility for reviewing and checking all such information and data, for locating all underground facilities shown or indicated in the Contract Documents, for coordination of the work with the owners of such underground facilities during construction, for the safety and protection thereof as provided in the Contract Documents, and for repairing any damage thereto resulting from the Work, the cost of all of which is considered to be included in the Contract Price.

If an underground facility is uncovered or revealed at or contiguous to the site, which was not shown or indicated in the Contract Documents and which the CONTRACTOR could not reasonably have been expected to be aware of, the CONTRACTOR shall, promptly after becoming aware thereof and before performing any Work affected thereby (except in an emergency as permitted by paragraph 11.4 of the General Conditions), identify the owner of such underground facility and give written notice thereof to that owner and to the OWNER and the ENGINEER. The ENGINEER will promptly review the newly discovered site conditions and make a recommendation to the OWNER regarding amendment of the Contract Documents. During such time as the underground facility is exposed, the CONTRACTOR shall be responsible for the safety and protection of such underground facility as provided in paragraph 11.2 of the General Conditions.

Repair to existing utilities and facilities damaged by the CONTRACTOR’S construction forces shall be considered as a part of the Contract covered only by the prices bid for the new construction. The only exceptions to this provision, wherein extra compensation will be authorized, are:
Relocation of an existing facility due to direct conflict with performing the work.

Relocation (outside of limits of maximum allowable trench widths) of an existing facility presently located within the bounds of maximum allowable trench width, where necessitated for assurance against future damage due to settlement or to permit reasonable access to the new work.

Repair to damaged underground utilities, must meet the requirements of the agency in charge of that particular utility.

The intent of this article is to assure compensation to the CONTRACTOR for changes in existing utilities reasonably necessary, and at the same time, to protect the OWNER against excessive damages due to carelessness of the CONTRACTOR'S construction forces. Compensation for extra work covered herein shall be in accordance with other provisions of the General Conditions.

3.4 Damage to Stream

The CONTRACTOR shall be liable for any costs incurred by the OWNER as a result of damage to any stream resulting from improper protection during the construction of this project.

4. CONTRACT COSTS AND PAYMENTS

4.1 Cleaning Up

During the progress of the Work, the CONTRACTOR shall keep the premises free from accumulations of waste materials, rubbish, weeds, brush or other debris cause by the CONTRACTOR'S employees or the Work. At the completion of the Work, the CONTRACTOR shall remove all waste materials, rubbish and debris from and about the premises, as well as all tools, appliances, construction equipment, machinery and surplus materials, and shall leave the site clean and ready for occupancy by the OWNER.

The CONTRACTOR shall restore to original conditions all property (including but not limited to streets, sidewalks, drainage channels, or private property) affected by his construction operations when, in the opinion of the OWNER, such restoration is needed.

The Contract shall not be considered complete until all construction equipment and machinery, waste materials, rubbish and debris resulting from the construction are cleaned from the site of the Work. All damage to existing paving, grounds, and structures caused by the CONTRACTOR'S operations must be repaired or the OWNER compensated for such damage before the Contract will be considered complete.

4.2 Payments Withheld

The OWNER may refuse payment to the CONTRACTOR if, in the OWNER'S or ENGINEER'S opinion such action is necessary to protect the OWNER from loss because:

The Work is defective, or completed Work has been damaged and requires correction or replacement;
Cleanup has not been completed;

The Contract price has been reduced by written amendment or change order;

The OWNER has been required to correct defective Work or complete Work in accordance with paragraph 16.2 of the General Conditions;

Claims have been filed or reasonable evidence exists indicating the probable filing of claims;

A reasonable doubt exists that the Contract can be completed for the balance then unpaid;

Activities of the CONTRACTOR have resulted in damages to another CONTRACTOR; or

The OWNER has actual knowledge of the occurrence of any of the events enumerated in paragraphs 18.2.1 through 18.2.11 of the General Conditions.

The OWNER may refuse to make payment to the CONTRACTOR, in accordance with the ENGINEER'S recommendation or otherwise, for those reasons cited above, but the OWNER must give the CONTRACTOR immediate written notice stating the reasons for such action.

Where Work on unit price items is complete but lacks clean up and/or corrections ordered by the OWNER or its authorized representatives, amounts shall be deducted from unit prices in payment certificates adequate to cover the cost of such clean up and corrections.

When the above grounds are removed, payment shall be made for amounts withheld because of them.

4.3 Liens

Neither the final payment nor any part of the retained percentage shall become due until the CONTRACTOR has delivered to the OWNER effective releases or waivers, receipts, and affidavits as required by the General Conditions.

5. WORK BY OWNER

5.1 OWNER'S Right to Do Work

If the CONTRACTOR should neglect to prosecute the work properly or fail to perform any provision of the Contract, the OWNER, in accordance with paragraph 16.2 of the General Conditions after ten (10) days written notice to the CONTRACTOR may, without prejudice to any other remedy he may have, make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due the CONTRACTOR.

5.2 Use of Completed Portions of Work

The OWNER shall have the right to take possession of and use any completed or partially completed portions that constitute separately functioning and useable parts of the Work, notwithstanding that the time for completing the entire Work, or
such portions, may not have expired; but such taking possession and use shall not be deemed an acceptance of any Work not completed in accordance with the Contract Documents. If such prior use increases the cost of, or delays the Work, the CONTRACTOR shall be entitled to such extra compensation, or extension of time, or both, as the OWNER may determine.

6. LIABILITY

6.1 Limit of Liability of Public Officials and OWNER’S Agents

In carrying out any of the provisions of the Contract or in exercising any power or authority granted to them thereby, there shall be no personal liability upon the ENGINEER, or the OWNER’S other consultants, agents, representatives, employees, and elected or appointed officials, it being understood that in such matters they act as the agents and representatives of the OWNER.

7. SUPERVISION BY CONTRACTOR

7.1 Character of Workmen

The CONTRACTOR shall at all times be responsible for the conduct and discipline of his employees and/or any Subcontractor or persons employed by the Subcontractor. All workmen must have sufficient knowledge and skill and experience to perform properly the work assigned to them. Any superintendent, foreman or workman employed by the CONTRACTOR, or Subcontractor who does not perform his work in a skillful manner or acts in an incompetent, disorderly or intemperate manner shall, at the written request of the OWNER, be removed from working on any project of the OWNER in progress.

8. RESIDENT OBSERVER

The ENGINEER’S Resident Observer shall serve as the OWNER’S construction site representative during the construction phase, with authority to act on behalf of the OWNER, work with the CONTRACTOR and to further the interests of the OWNER. The Resident Observer shall:

a. Issue field orders of the OWNER, as authorized by the OWNER, to the CONTRACTOR. Only the OWNER shall have the authority to issue a stop work order except in the case of an emergency.

b. Act as the initial interpreter of terms and conditions of the Contract Documents to ensure that the Drawings and Specifications are complied with to safeguard the OWNER against defects and deficiencies on the part of the CONTRACTOR.

c. Observe shop, laboratory or on-site tests of equipment and materials to protect the OWNER from defects and deficiencies.

d. Evaluate and recommend action to the OWNER on payment requisitions and payment requests.

e. With the ENGINEER, conduct job site coordination meetings with the CONTRACTOR and the OWNER; and attend monthly Project Construction Review Meetings.

f. Evaluate and assist in negotiating change order requests.
g. Maintain all engineering, inspection, testing and administration documents necessary to the orderly construction of the project including, but not limited to, daily and weekly reports, record drawings, time and material records, submittal logs.

h. Conduct a final inspection to determine if the Project has been completed in accordance with the Contract Documents and the CONTRACTOR has fulfilled all his obligations thereunder.

9. CLAIMS FOR EXTRA PAYMENT FOR TIME EXTENSIONS

The CONTRACTOR'S claims for extra payment or time extensions which have not resulted from executed Change Orders will only be considered if presented to the ENGINEER and the OWNER in accordance with the procedures outlined in the General Conditions.

10. PROJECT SIGNS

Two (2) project signs shall be provided by the CONTRACTOR as shown at the end of these Engineer's Supplemental General Conditions. The signs shall be placed where directed by the ENGINEER in the field.

END OF SECTION
TEMPORARY CONSTRUCTION SIGN FOR
RURAL DEVELOPMENT PROJECTS

White Background

Project Title

Sponsor / Developer
Official(s) or Sponsor Address
Architect or Engineer
Contractor

United States Department of Agriculture

Financed by United States Department of Agriculture (USDA) Rural Development

USDA is an equal opportunity provider and employer. Barack Obama, President of the United States
Tom Vilsack, Secretary of Agriculture

SIGN DIMENSIONS: 1200 mm x 2400 mm x 19 mm (approx. 4’ x 8’ x 3/4”)
Plywood Panel (APA Rated A-B Grade—Exterior)
SUPPLEMENTARY CONDITIONS

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SUPPLEMENTARY CONDITIONS

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

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

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

ARTICLE 1 – DEFINITIONS AND TERMINOLOGY

SC-1.01 Defined Terms

A. If the Contract will include a Geotechnical Baseline Report (see Article 5 below), include the following definitions:

SC-1.01. Add to the list of definitions in Paragraph 1.01.A by inserting the following as numbered items in their proper alphabetical positions:

Geotechnical Baseline Report (GBR) — The interpretive report prepared by or for Owner regarding subsurface conditions at the Site, and containing specific baseline geotechnical conditions that may be anticipated or relied upon for bidding and contract administration purposes, subject to the controlling provisions of the Contract, including the GBR's own terms. The GBR is a Contract Document.

Geotechnical Data Report (GDR) — The factual report that collects and presents data regarding actual subsurface conditions at or adjacent to the Site, including Technical Data and other geotechnical data, prepared by or for Owner in support of the Geotechnical Baseline Report. The GDR's content may include logs of borings, trenches, and other site investigations, recorded measurements of subsurface water levels, the results of field and laboratory testing, and descriptions of the investigative and testing programs. The GDR does not include an interpretation of the data. If opinions, or interpretive or speculative non-factual comments or statements appear in a document that is labeled a GDR, such opinions, comments, or statements are not operative parts of the GDR and do not have contractual standing. Subject to that exception, the GDR is a Contract Document.

ARTICLE 2 – PRELIMINARY MATIERS

SC-2.01 Delivery of Bonds and Evidence of Insurance

A. Paragraph 2.01.B of the General Conditions requires that Contractor furnish certificates of insurance. Paragraph 6.02.C states that upon request by Owner or other named or additional insureds, Contractor must provide evidence of insurance such as copies of required policies and endorsements, and documentation of applicable self-insured retentions and deductibles. Parallel
provisions apply to Owner and the insurance that Owner is required to provide. Rather than relying on this two-step process (delivery of certificates of insurance at the outset; subsequent requests for additional evidence of insurance), some contract drafters may elect to require from the outset that copies of the insurance policies, rather than certificates of insurance, be delivered to the other party. If exchange of copies of insurance policies is required, the following should be used:

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

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

**C. Evidence of Owner’s Insurance:** After receipt from Contractor of the executed counterparts of the Agreement and all required bonds and insurance documentation, Owner shall promptly deliver to Contractor copies of the policies of insurance to be provided by Owner under Article 6 (if any). Owner may block out (redact) any confidential premium or pricing information contained in any policy or endorsement furnished under this provision.

**SC-2.02 Copies of Documents**

**A. If the number of printed or hard copies of the Drawings and Project Manual to be provided is different than four copies the following may be used:**

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

Owner shall furnish to Contractor [2] copies of the Contract Documents (including one fully executed counterpart of the Agreement), and one copy in electronic portable document format (PDF).

**B. On some projects it may be useful to produce conformed Contract Documents, in which the content of Addenda and negotiated changes are merged into the appropriate Specifications, Drawings, General Conditions, or other Contract Documents. This may be especially true on private construction projects where the terms and scope are negotiated and modified significantly after the initial release of proposed Contract Documents. Conformed documents may be considerably more convenient to use during the performance of the Work and the administration of the Contract.

EJCDC advises that if conformed documents are to be prepared and made available to Contractor, sufficient time and budget must be allocated to ensure the quality and full coordination of the conformed documents, and Owner and Engineer must recognize that Contractor, Subcontractors, and Suppliers will likely rely on the conformed version of the Contract Documents rather than the source components. If conformed documents are prepared without the level of commitment necessary to allow them to be accorded the full status of “Contract Documents,” and are merely for reference or convenience, they should be accompanied by clear disclaimers of their content and a warning to consult the actual source Contract Documents.

A Supplementary Condition regarding conformed documents is necessary only if the Owner intends to provide the Contractor with conformed documents that will serve as binding Contract Documents. The following may be used for that purpose:
Delete Paragraph 2.02.A in its entirety and insert the following new paragraph in its place:

A. Owner shall furnish to Contractor 11 copies of conformed Contract Documents incorporating and integrating all Addenda and any amendments negotiated prior to the Effective Date of the Contract (including one fully executed counterpart of the Agreement), and one copy in electronic portable document format (PDF). Additional printed copies of the conformed Contract Documents will be furnished upon request at the cost of reproduction.

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

SC-5.03 Subsurface and Physical Conditions

SC 5.03.A No reports of explorations or tests of subsurface conditions at or adjacent to the Site, or drawings of physical conditions relating to existing surface or subsurface structures at the Site, are known to Owner.

B. Geotechnical Baseline Reports: Some project owners use a Geotechnical Baseline Report (GBR) for projects (or portions of a project) in which the subsurface conditions will play a significant role. Providing a GBR may result in bids with lower contingencies for subsurface conditions, and simplify the application of the differing site conditions provisions in Article 5 of the General Conditions. Commentary on Geotechnical Baseline Reports is presented in EJCDC® C-001. See also Geotechnical Baseline Reports for Construction—Suggested Guidelines, by Randall J. Essex, P.E., ASCE 2007. In many cases it may be advantageous for Owner, Engineer, or the geotechnical engineer to engage a consultant with GBR experience to assist in preparation of the GBR and related documents.

On projects in which a Geotechnical Baseline Report is used, it is typical to also assemble and provide a Geotechnical Data Report (GDR), as a separate, single source of factual geotechnical information regarding the Site. The content of the GDR is in essence what the EJCDC documents define as “Technical Data”—reliable factual information, such as boring logs and laboratory test results. (See the definition of Technical Data in Article 1 of the General Conditions, and the definition of a GDR in Article 1 of these Supplementary Conditions). Some Owners may elect to issue a GBR without compiling a GDR, but regardless of the format it is essential to identify and make all geotechnical data available. Note that a typical general purpose geotechnical report, usually prepared primarily to assist in the design of the project, often contains not only factual data but also opinions, interpretations, and even speculation regarding the Site's subsurface conditions. Such a geotechnical report is not suitable to be adopted or identified as a GDR.

Although it is preferable that a GBR be comprehensive with respect to subsurface conditions, in some cases a GBR will establish baselines for a portion of a project, but will not address all subsurface issues. For example, the GBR may establish baseline subsurface conditions along the route of a pipeline, but be silent with respect to conditions underlying an associated pump building. Also, in some cases a project will involve both subsurface construction as well as building modifications or other tasks unrelated to geotechnical investigations, analysis, or interpretations. The SC/GBR provisions that follow retain certain differing site condition provisions of the General Conditions, in part because these may be needed for situations that are outside the scope of the GBR. As noted previously, these SC/GBR provisions contain locations for (1) identifying known reports and drawings regarding the subsurface conditions (a mandatory obligation), and (2)
identifying Technical Data upon whose accuracy Contractor may rely (necessary in some but not all GBR projects, depending on the scope of the GBR and GDR documents).

If a GBR is used, then include the following GBR Supplementary Conditions, and do not use either of the Paragraphs SC-5.03 above:

SC/GBR-5.03 and 5.04. Delete Paragraphs 5.03 and 5.04 of the General Conditions in their entireties and replace with the following provisions:

SC/GBR-5.03 Subsurface and Physical Conditions

A. Reports and Drawings: The Supplementary Conditions hereby identify:

1. those reports known to Owner of explorations and tests of subsurface conditions at or adjacent to the Site (other than any Geotechnical Data Report or Geotechnical Baseline Report), and Technical Data contained in such reports. Such reports are as follows:

   a. Report dated [May 21, 2013, prepared by Aye and Bea, Consulting Engineers, Philadelphia, Pa., entitled: “Results of Investigation of Subsoil Conditions and Professional Recommendations for Foundations of Iron Foundry at South and Front Streets, Pembro, NJ”, consisting of 42 pages.] The Technical Data contained in such report upon whose accuracy Contractor may rely are [here indicate any such Technical Data or state “none.”] [or] [those indicated in the definition of Technical Data in the General Conditions.]

   b. Report dated [May 2, 2000, prepared by Ecks, Wye and Tseng, Inc., Baltimore, Md., entitled: “Tests of Water Quality in Mixter River at Pembro, NJ”, consisting of 26 pages.] The Technical Data contained in such report upon whose accuracy Contractor may rely are [here indicate any such Technical Data or state “none.”] [or] [as indicated in the definition of Technical Data in the General Conditions.]

2. those drawings known to Owner of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities), and Technical Data contained in such drawings. Such drawings are as follows:


   [Use one of the following two subparagraphs:]

   (1) All of the information in such drawings constitutes Technical Data on whose accuracy Contractor may rely, except for __________ appearing on Drawing No. __________ and __________ appearing on Drawing No. __________.

3. Contractor may examine copies of reports and drawings identified immediately above that were not included with the Bidding Documents at __________ [insert location] during regular
business hours, or may request copies from Engineer, at the cost of reproduction.

B. Reliance by Contractor on Technical Data Authorized:

Contractor may rely upon the accuracy of the Technical Data contained in such reports and drawings, but such reports and drawings are not Contract Documents. 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. Geotechnical Baseline Report:


2. The GBR and GDR are incorporated as Contract Documents. The GBR and GDR are to be used in conjunction with other Contract Documents, including the Drawings and Specifications. If there is a conflict between the terms of the GBR and the GDR, the GBR’s terms shall prevail.

3. The GBR describes certain select subsurface conditions that are anticipated to be encountered by Contractor during construction in specified locations (referred to here in the Supplementary Conditions as “Baseline Conditions”). These may include ground, geological, groundwater, and other subsurface geotechnical conditions, and baselines of anticipated Underground Facilities or subsurface structures.

4. The Baseline Conditions shall be used to assist in the administration of the Contract’s differing site conditions clause at locations where subsurface conditions have been baselined. If a condition is baselined in the GBR, then only the pertinent Baseline Conditions shall be used to determine whether there is a differing site condition; and no other indication of that condition in the Contract Documents or Technical Data, or of a condition that describes, quantifies, or measures a similar characteristic of the subsurface, shall be used for the differing site condition determination.

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5. The Baseline Conditions shall not be used to make differing site conditions determinations at locations that have not been baselined in the GBR, or at any location with respect to subsurface conditions that the Baseline Conditions do not address. If Underground Facilities or Hazardous Environmental Conditions are expressly addressed in the Baseline Conditions, then comparison to such Baseline Conditions shall be the primary means of determining (a) whether an Underground Facility was shown or indicated with reasonable accuracy, as provided in Paragraph 5.05 of the General Conditions, or (b) whether a Hazardous Environmental Condition was shown or indicated in the Contract Documents as indicated in Paragraph 5.06.H of the General Conditions. As indicated in Paragraph SC-5.04 below, the GDR shall be the primary resource for differing site conditions determinations in cases in which the GBR is inapplicable.

6. The descriptions of subsurface conditions provided in the GBR are based on geotechnical investigations, laboratory tests, interpretation, interpolation, extrapolation, and analyses. Neither Owner, Engineer, nor any geotechnical or other consultant warrants or guarantees that actual subsurface conditions will be as described in the GBR, nor is the GBR intended to warrant or guarantee the use of specific means or methods of construction.

7. The behavior of the ground during construction depends substantially upon the Contractor’s selected means, methods, techniques, sequences, and procedures of construction. If ground behavior conditions are baselined in the GBR, they are based on stated assumptions regarding construction means and methods.

8. The GBR shall not reduce or relieve Contractor of its responsibility for the planning, selection, and implementation of safety precautions and programs incident to Contractor’s means, methods, techniques, sequences, and procedures of construction, or to the Work.

SC/GBR-5.04 Differing Subsurface or Physical Conditions

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

1. differs materially from conditions shown or indicated in the GBR; or

2. differs materially from conditions shown or indicated in the GDR, to the extent the GBR is inapplicable; or

3. differs materially from conditions shown or indicated in Contract Documents other than the GBR or GDR, to the extent the GBR and GDR are inapplicable; or

4. to the extent the GBR and GDR are inapplicable, 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

5. to the extent the GBR and GDR are inapplicable, is of such a nature as to require a change in the Drawings or Specifications; or
6. to the extent the GBR and GDR are inapplicable, 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 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 SC/GBR 5.04.A above; obtain any pertinent cost or schedule information from Contractor; prepare recommendations to Owner regarding the Contractor's resumption or continuation 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 or continuation 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 SC/GBR 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 of the General Conditions; 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 SC/GBR 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.

SC-5.06 Hazardous Environmental Conditions

A. This is a mandatory Supplementary Condition. Paragraph 5.06 of the General Conditions contemplates that Owner identify all known documents regarding Hazardous Environmental Conditions (HEC) that have been identified at or adjacent to the Site. It also requires the identification of Technical Data (upon whose accuracy Contractor may rely) contained in such documents. Use the first version of SC-5.06, presented immediately below, to identify the known HEC documents. If no HEC documents are known, then use the second version of SC-5.06, below. Also note that if the known documents include either a geotechnical report or environmental report prepared for the Project, or both, and the Supplementary Conditions neglect to expressly identify the Technical Data, upon whose accuracy Contractor may rely, that is contained in such reports, then the default definition of Technical Data in Paragraph 1.01 of the General Conditions will apply.

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

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

B. Not Used.
ARTICLE 6 – BONDS AND INSURANCE
(SEE ENGINEER’S SUPPLEMENTAL GENERAL CONDITIONS FOR INSURANCE LIMITS)

SC-6.02 Insurance—General Provisions

A. Paragraph 6.02.B of the General Conditions requires that all companies that provide insurance policies required under this Contract shall have an A.M. Best rating of A-VII or better, unless a different standard is indicated in the Supplementary Conditions. The A.M. Best ratings are based on the financial strength and size of the insurance company, with A-VII representing a commonly used standard. SC-6.02 is the location for noting any different standard, whether narrower or broader.

Note that in some states not all worker's compensation insurers obtain A.M. Best ratings. The Owner may wish to include the following optional exception (modified to meet applicable provisions in the state) to the requirement in 6.02.B:

SC-6.02 Add the following paragraph immediately after Paragraph 6.02.B:

1. Contractor may obtain worker's compensation insurance from an insurance company that has not been rated by A.M. Best, provided that such company (a) is domiciled in the state in which the project is located, (b) is certified or authorized as a worker's compensation insurance provider by the appropriate state agency, and (c) has been accepted to provide worker's compensation insurance for similar projects by the state within the last 12 months.

SC-6.03 Contractor's Insurance

A. This is a mandatory Supplementary Condition, because it is the location for specifying the limits of the coverages for the insurance required in Paragraph 6.03 of the General Conditions. The information set forth in this Supplementary Condition (and in all other contractual provisions regarding bonds and insurance) should be provided by Owner, either directly or through written instructions given to Engineer (see EJCDC® C-051, Engineer’s Letter to Owner Requesting Instructions Concerning Bonds and Insurance, and EJCDC® C-052, Owner’s Instructions to Engineer Concerning Bonds and Insurance).

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

K. 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 Laws and Regulations:

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

<table>
<thead>
<tr>
<th>State:</th>
<th>Statutory</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal, if applicable (e.g., Longshoreman's):</td>
<td>Statutory</td>
</tr>
<tr>
<td>Jones Act coverage, if applicable:</td>
<td></td>
</tr>
<tr>
<td>Bodily injury by accident, each accident</td>
<td>$ 500,000</td>
</tr>
<tr>
<td>Bodily injury by disease, aggregate</td>
<td>$ 500,000</td>
</tr>
</tbody>
</table>
Employer's Liability:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bodily injury, each accident</td>
<td>$100,000</td>
</tr>
<tr>
<td>Bodily injury by disease, each employee</td>
<td>$100,000</td>
</tr>
<tr>
<td>Bodily injury/disease aggregate</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

For work performed in monopolistic states, stop-gap liability coverage shall be endorsed to either the worker's compensation or commercial general liability policy with a minimum limit of: $500,000

Foreign voluntary worker compensation: Statutory

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

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Aggregate</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>Products - Completed Operations Aggregate</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Personal and Advertising Injury</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Each Occurrence (Bodily Injury and Property Damage)</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bodily Injury:</td>
<td></td>
</tr>
<tr>
<td>Each person</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Each accident</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Property Damage:</td>
<td></td>
</tr>
<tr>
<td>Each accident</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>[or]</td>
<td></td>
</tr>
<tr>
<td>Combined Single Limit of</td>
<td>$1,000,000</td>
</tr>
</tbody>
</table>

4. Excess or Umbrella Liability:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per Occurrence</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>General Aggregate</td>
<td>$5,000,000</td>
</tr>
</tbody>
</table>
[See Paragraph 6.03.E of the General Conditions.]

[If Owner revises the standard terms by deleting the requirement that Contractor provide Excess or Umbrella liability insurance, then Owner should consider requiring (in SC-6.03.K.2) that “The aggregate limits under SC-6.03.K.2 (Commercial General Liability) be maintained fully available for this Contract by obtaining and maintaining a Designated Construction Project General Aggregate Limit endorsement, or equivalent.”]

5. Contractor’s Pollution Liability:

<table>
<thead>
<tr>
<th>Each Occurrence</th>
<th>$ 1,000,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Aggregate</td>
<td>$ 1,000,000</td>
</tr>
</tbody>
</table>

☐ If box is checked, Contractor is not required to provide Contractor’s Pollution Liability insurance under this Contract

[See Paragraph 6.03.F of the General Conditions.]

[On some projects, the Owner may conclude that it is not cost-effective to require the Contractor to carry Contractor’s Pollution Liability insurance, based on the type of work to be performed or knowledge of conditions at the Site. In such cases, check the box above and either delete the “Each Occurrence” and “General Aggregate” line items, or indicate “N.A.” or “Not applicable” in the blanks.]

6. Additional Insureds: In addition to Owner and Engineer, include as additional insureds the following: [Here list by name (not category, role, or classification) other persons or entities to be included on the commercial general liability, automobile liability, umbrella or excess, and pollution liability policies as additional insureds.]

7. Contractor’s Professional Liability:

<table>
<thead>
<tr>
<th>Each Claim</th>
<th>$ 2,000,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Aggregate</td>
<td>$ 2,000,000</td>
</tr>
</tbody>
</table>

[See Paragraph 6.03.H of the General Conditions.]

[Contractor’s pollution liability and contractor’s professional liability policies are sometimes sold as a hybrid or combined policy. If after receiving the advice of its risk managers the Owner concludes that it is an acceptable alternative for Contractor to provide such a combination policy, this should be stated here, together with the required policy limits for a combination policy.]

8. [Here list additional types and amounts of insurance that may be required by Owner.]
SC-6.05 Property Insurance

A. Builder's Risk Deductible: Paragraph 6.05.A of the General Conditions requires builder's risk insurance on a completed value basis, subject to such deductible amounts as are provided by the Supplementary Conditions. In many cases, the Owner (as the party directing or specifying the content of the insurance-related Supplementary Conditions) will choose not to specify any deductibles, leaving establishment of the deductible amounts to the discretion of the purchasing party, which is responsible for payment of the deductibles. Even when a deductible is stipulated, it is typically a maximum amount; the purchaser may choose to purchase a policy with a lower deductible. Note that it is common for builder's risk policies to feature several different deductibles, typically including a primary deductible and specific deductibles applicable to specific types of loss. The following Supplementary Condition provides a means of identifying a primary deductible; other specific deductibles may also be added.

If a primary deductible is to be stipulated, use the following to establish the maximum amount of the deductible:

SC-6.05 Add the following to the list of requirements in Paragraph 6.05.A, as a numbered item:

14. be subject to a deductible amount of no more than [\$1,000] for direct physical loss in any one occurrence.

B. Builder's Risk—Supplemental Insureds: Paragraph 6.05.A.1 of the General Conditions refers to other individuals or entities (in addition to the Owner, Contractor, and all Subcontractors) that are to be identified in the Supplementary Conditions as being entitled to protection as insureds under the builder's risk insurance on the Work. In such cases use the following:

SC-6.05.A.1 Add the following new subparagraph after subparagraph 6.05.A.1:

a. In addition to Owner, Contractor, and all Subcontractors, include as insureds the following:

[Here list by name (not category, role, or classification) other persons or entities to be included on the builder's risk policy as insureds.]

C. Builder's Risk—Supplemental Requirements: Paragraph 6.05.A of the General Conditions lists several items that are to be included in the builder's risk insurance. Consider adding one or more of the following items to the list as appropriate to the specific project:

SC-6.05.A Add the following to the list of items in Paragraph 6.05.A, as numbered items:

15. include for the benefit of Owner loss of profits and soft cost coverage including, without limitation, fixed expenses and debt service for a minimum of 12 months with a maximum deductible of 30 days, plus attorneys fees and engineering or other consultants' fees, if not otherwise covered;

16. include, in addition to the Contract Price amount, the value of the following equipment and materials to be installed by the Contractor but furnished by the Owner or third parties:

a. [here list specific items of equipment and purchase value]

b. [here list items of material and purchase value]
17. include by express endorsement coverage of damage to Contractor's equipment.

D. Installation Floater: An installation floater is insurance carried by the Contractor, covering the materials and equipment to be incorporated in the Work. It typically does not insure against losses that occur after installation. In most cases, builder's risk insurance offers broader coverage and is the preferred risk management instrument. On some projects, an installation floater may be an acceptable alternative to a builder's risk policy. See EJCDC® C-001, Commentary on the 2013 EJCDC Construction Documents. (In other instances, Contractor may choose to purchase an installation floater to supplement property insurance provided by Owner.) If, after consultation with its risk managers, Owner elects to require purchase of an installation floater rather than a builder's risk policy, the following requirements may be included as a Supplementary Condition:

SC-6.05.A. Delete Paragraph 6.05.A of the General Conditions and substitute the following in its place:

Contractor shall provide and maintain installation floater insurance for property under the care, custody, or control of Contractor. The installation floater insurance shall be a broad form or "all risk" policy providing coverage for all materials, supplies, machinery, fixtures, and equipment that will be incorporated into the Work. Coverage under the Contractor's installation floater will include:

1. any loss to property while in transit,
2. any loss at the Site, and
3. any loss while in storage, both on-site and off-site.

Coverage cannot be contingent on an external cause or risk, or limited to property for which the Contractor is legally liable. The Contractor will be solely responsible for any deductible carried under this coverage and claims on materials, supplies, machinery, fixture, and equipment that will be incorporated into the Work while in transit or in storage. This policy will include a waiver of subrogation applicable to Owner, Contractor, Engineer, all Subcontractors, and the officers, directors, partners, employees, agents and other consultants and subcontractors of any of them.

E. Builder's Risk—Owner Purchase: In the event that the Owner, rather than the Contractor, will purchase the Builder's Risk insurance, use the following SC-6.05.A:

SC 6.05.A. Delete the first sentence of Paragraph 6.05.A and insert the following sentence in its place:

Owner 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).

ARTICLE 7 - CONTRACTOR'S RESPONSIBILITIES

SC-7.02 Labor; Working Hours

Paragraph 7.02.B of the General Conditions restricts Contractor to working during "regular hours" Monday through Friday, and no work is permitted on "legal holidays."
A. To provide details regarding the meaning of the terms “regular hours” and “legal holidays,” consider specifically defining them by adding the following:

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

1. Regular working hours will be [here insert schedule of regular working hours]
2. Owner’s legal holidays are [here insert list of legal holidays]

B. To modify the days of the week that Contractor may work, use the following:

SC-7.02.B. Amend the first and second sentences of Paragraph 7.02.B to state “…all Work at the Site shall be performed during regular working hours, [ ] through [ ]. Contractor will not perform Work on a [ ], [ ], or any legal holiday.”

C. If the Owner has no objections to the Contractor working multiple shifts, weekends, and legal holidays, use the following:

SC-7.02.B. Delete Paragraph 7.02 B. in its entirety, and insert the following:

B. In the absence of any Laws or Regulations to the contrary, Contractor may perform the Work on holidays, during any or all hours of the day, and on any or all days of the week, at Contractor’s sole discretion.

D. If Contractor is permitted to Work outside regular hours and on weekends and holidays, whether by a contractual provision or by Owner’s consent during the course of the Project, then it is good practice to address the issue of whether Owner may charge Contractor for engineering expenses associated with the non-regular schedule. Some Owners may prefer to absorb these costs to incentivize (or at least facilitate) an aggressive schedule and timely completion; and in many cases the net additional expense may be modest. Other Owners may prefer to establish and collect a charge for the engineering services. Add the following as SC-7.02.C, making a policy choice regarding responsibility in the beginning of the sentence:

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

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

E. If responsibility for costs in SC-7.02.C will be allocated to Contractor, Owner may wish to provide some specificity regarding the potential costs, through the addition of the following:

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

1. For purposes of administering the foregoing requirement, additional overtime costs are defined as [here insert parameters for compensated overtime hours]

SC-7.09 Taxes

A. If Owner qualifies for a state or local sales or use tax exemption in the purchase of certain materials and equipment, add the following Supplementary Condition, with any revisions necessary to meet the specific applicable exemption rules. (Note: If instructions to bidders or proposers are used,
confirm that the provisions here are consistent with the corresponding provisions in such instructions. See Suggested Instructions to Bidders for Construction Contracts, EJCDC® C-200, Article 23.)

**SC 7.09** Add a new paragraph immediately after Paragraph 7.09.A:

B. Owner is exempt from payment of sales and compensating use taxes of the State of [insert name of state where Project is located] and of cities and counties thereof on all materials to be incorporated into the Work.

1. Owner will furnish the required certificates of tax exemption to Contractor for use in the purchase of supplies and materials to be incorporated into the Work.

2. Owner’s exemption does not apply to construction tools, machinery, equipment, or other property purchased by or leased by Contractor, or to supplies or materials not incorporated into the Work.

**SC-7.12 Safety and Protection**

A. Some Owners have written safety programs with which construction contractors must comply. If such is the case, Paragraph 7.12.C of the General Conditions mandates that the safety program be identified in the Supplementary Conditions (and Paragraph 9.12 requires Owner to provide a copy of such programs to Contractor). The identification of the safety programs may be accomplished as follows:

**SC-7.12 Insert the following after the second sentence of Paragraph 7.12.C:**

The following Owner safety programs are applicable to the Work: [here expressly identify by title and/or date, any such Owner safety programs].

**ARTICLE 8 – OTHER WORK AT THE SITE**

**SC-8.02 Coordination**

A. Paragraph 8.02 of the General Conditions requires that if in addition to retaining Contractor, Owner will arrange to have others perform work at the Site, Owner must provide to Contractor specified information regarding coordination of construction activities. (Note that Owner should provide specific information about the other work —nature of the work, scope, schedule, exact location—elsewhere in the Contract Documents or in other documentation.) Use the following in that case:

**SC-8.02 Delete Paragraph 8.02.A in its entirety and replace with the following:**

A. Owner intends to contract with others for the performance of other work at or adjacent to the Site.

1. [Here identify individual or entirety] shall have authority and responsibility for coordination of the various contractors and work forces at the Site;

2. The following specific matters are to be covered by such authority and responsibility: [here itemize such matters];

3. The extent of such authority and responsibilities is: [here provide the extent]
ARTICLE 9 – OWNER’S RESPONSIBILITIES

SC-9.13 Owner’s Site Representative

A. Paragraph 10.03 of the General Conditions indicates that the Owner may designate a representative or agent who is not Engineer’s consultant, agent, or employee, to represent Owner at the Site (“Owner’s Site Representative”). In such case the Owner typically would not have the Engineer furnish a Resident Project Representative, hence the second version of SC-10.03.B below would be used to indicate there is no Engineer’s Resident Project Representative.

The following should be used for the identification of the Owner’s Site Representative. Note that the following must be supplemented by customized text that explains the responsibilities of the Owner’s Site Representative, so far as such are relevant to Contractor. The content of Paragraphs SC-10.03.B and C below may be a helpful starting point in drafting such supplemental text. In addition, if Owner’s retention of an Owner’s Site Representative will affect other aspects of Engineer’s status during construction, other portions of Article 10 and many other parts of the General Conditions will need to be revised. In such cases it is typical for (and Laws and Regulations may require) the design engineer (as engineer of record) to at least retain a role with respect to design-intent reviews of submittals and similar aspects of the Work.

SC-9.13 Add the following new paragraph immediately after Paragraph 9.12 of the General Conditions:

SC-9.13 Owner will furnish an “Owner’s Site Representative” to represent Owner at the Site and assist Owner in observing the progress and quality of the Work. The Owner’s Site Representative is not Engineer’s consultant, agent, or employee. Owner’s Site Representative will be [Here identify individual or entirety]. The authority and responsibilities of Owner’s Site Representative follow: [Here describe the duties and activities of the Owner’s Site Representative]

ARTICLE 10 – ENGINEER’S STATUS DURING CONSTRUCTION

SC-10.03 Project Representative

A. This is a mandatory Supplementary Condition. As indicated in Paragraph 10.03 of the General Conditions, in those cases in which the Engineer will provide a Resident Project Representative (RPR) during construction, the authority and responsibilities of the RPR must be specified in the Supplementary Conditions. SC-10.03.B and C, immediately below, provide a mechanism for doing so. In the alternative, in some cases Engineer will not provide RPR services, either because there will not be an RPR, or because a party other than Engineer will provide the site services. When such is the case, the second SC-10.03.B below should be used.

As indicated in Paragraph 10.03 of the General Conditions, the Owner may designate a representative or agent who is not Engineer’s consultant, agent, or employee, to represent Owner at the Site. In such case, in addition to using the second version of SC-10.03.B, below, also use SC-9.13 above.

The following suggested language, which parallels the wording of Exhibit D to EJCDC® E-500, the Agreement Between Owner and Engineer for Professional Services, is for use when Engineer will provide RPR services. It should be edited to indicate the RPR authority and responsibilities that apply to this Contract.
SC-10.03 Add the following new paragraphs immediately after Paragraph 10.03.A:

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

1. General: RPR’s dealings in matters pertaining to the Work in general shall be with Engineer and Contractor. RPR’s dealings with Subcontractors shall only be through or with the full knowledge and approval of Contractor. RPR shall generally communicate with Owner only with the knowledge of and under the direction of Engineer.

2. Schedules: Review the progress schedule, schedule of Shop Drawing and Sample submittals, and Schedule of Values prepared by Contractor and consult with Engineer concerning acceptability.

3. Conferences and Meetings: Attend meetings with Contractor, such as preconstruction conferences, progress meetings, job conferences, and other Project-related meetings, and prepare and circulate copies of minutes thereof.

4. Liaison:
   a. Serve as Engineer’s liaison with Contractor. Working principally through Contractor’s authorized representative or designee, assist in providing information regarding the provisions and intent of the Contract Documents.
   b. Assist Engineer in serving as Owner’s liaison with Contractor when Contractor’s operations affect Owner’s on-Site operations.
   c. Assist in obtaining from Owner additional details or information, when required for proper execution of the Work.

5. Interpretation of Contract Documents: Report to Engineer when clarifications and interpretations of the Contract Documents are needed and transmit to Contractor clarifications and interpretations as issued by Engineer.

6. Shop Drawings and Samples:
   a. Record date of receipt of Samples and Contractor-approved Shop Drawings.
   b. Receive Samples which are furnished at the Site by Contractor, and notify Engineer of availability of Samples for examination.
   c. Advise Engineer and Contractor of the commencement of any portion of the Work requiring a Shop Drawing or Sample submittal for which RPR believes that the submittal has not been approved by Engineer.

7. Modifications: Consider and evaluate Contractor’s suggestions for modifications in Drawings or Specifications and report such suggestions, together with RPR’s recommendations, if any, to Engineer. Transmit to Contractor in writing decisions as issued by Engineer.
8. Review of Work and Rejection of Defective Work:
   a. Conduct on-Site observations of Contractor’s work in progress to assist Engineer in determining if the Work is in general proceeding in accordance with the Contract Documents.
   b. Report to Engineer whenever RPR believes that any part of Contractor’s work in progress is defective, will not produce a completed Project that conforms generally to the Contract Documents, or will imperil the integrity of the design concept of the completed Project as a functioning whole as indicated in the Contract Documents, or has been damaged, or does not meet the requirements of any inspection, test or approval required to be made; and advise Engineer of that part of work in progress that RPR believes should be corrected or rejected or should be uncovered for observation, or requires special testing, inspection or approval.

9. Inspections, Tests, and System Start-ups:
   a. Verify that tests, equipment, and systems start-ups and operating and maintenance training are conducted in the presence of appropriate Owner’s personnel, and that Contractor maintains adequate records thereof.
   b. Observe, record, and report to Engineer appropriate details relative to the test procedures and systems start-ups.

10. Records:
    a. Prepare a daily report or keep a diary or log book, recording Contractor’s hours on the Site, Subcontractors present at the Site, weather conditions, data relative to questions of Change Orders, Field Orders, Work Change Directives, or changed conditions, Site visitors, deliveries of equipment or materials, daily activities, decisions, observations in general, and specific observations in more detail as in the case of observing test procedures; and send copies to Engineer.
    b. Record names, addresses, fax numbers, e-mail addresses, web site locations, and telephone numbers of all Contractors, Subcontractors, and major Suppliers of materials and equipment.
    c. Maintain records for use in preparing Project documentation.

11. Reports:
    a. Furnish to Engineer periodic reports as required of progress of the Work and of Contractor’s compliance with the Progress Schedule and schedule of Shop Drawing and Sample submittals.
    b. Draft and recommend to Engineer proposed Change Orders, Work Change Directives, and Field Orders. Obtain backup material from Contractor.
    c. Immediately notify Engineer of the occurrence of any Site accidents, emergencies, acts of God endangering the Work, force majeure or
delay events, damage to property by fire or other causes, or the
discovery of any Constituent of Concern or Hazardous Environmental
Condition.

12. Payment Requests: Review applications for payment with Contractor for
compliance with the established procedure for their submission and
forward with recommendations to Engineer, noting particularly the
relationship of the payment requested to the Schedule of Values, Work
completed, and materials and equipment delivered at the Site but not
incorporated in the Work.

13. Certificates, Operation and Maintenance Manuals: During the course of the
Work, verify that materials and equipment certificates, operation and
maintenance manuals and other data required by the Contract Documents
to be assembled and furnished by Contractor are applicable to the items
actually installed and in accordance with the Contract Documents, and have
these documents delivered to Engineer for review and forwarding to Owner
prior to payment for that part of the Work.

14. Completion:
   a. Participate in Engineer's visits to the Site to determine Substantial
      Completion, assist in the determination of Substantial Completion
      and the preparation of a punch list of items to be completed or corrected.
   b. Participate in Engineer's final visit to the Site to determine completion
      of the Work, in the company of Owner and Contractor, and prepare a
      final punch list of items to be completed and deficiencies to be
      remedied.
   c. Observe whether all items on the final list have been completed or
      corrected and make recommendations to Engineer concerning
      acceptance and issuance of the notice of acceptability of the work.

C. The RPR shall not:

1. Authorize any deviation from the Contract Documents or substitution of
   materials or equipment (including "or-equal" items).
2. Exceed limitations of Engineer's authority as set forth in the Contract
   Documents.
3. Undertake any of the responsibilities of Contractor, Subcontractors, or
   Suppliers.
4. Advise on, issue directions relative to, or assume control over any aspect of
   the means, methods, techniques, sequences or procedures of Contractor's
   work.
5. Advise on, issue directions regarding, or assume control over security or
   safety practices, precautions, and programs in connection with the activities
   or operations of Owner or Contractor.
6. Participate in specialized field or laboratory tests or inspections conducted
   off-site by others except as specifically authorized by Engineer.
7. Accept Shop Drawing or Sample submittals from anyone other than Contractor.

8. Authorize Owner to occupy the Project in whole or in part.

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

SC-13.01 Cost of the Work

A. Equipment rental charges, particularly with respect to Contractor-owned equipment, can sometimes lead to disagreements. To reduce the possibility of such disagreements, the following Supplementary Condition may be used. Note that it requires a published reference or method for determining the costs.

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

c. Construction Equipment and Machinery:

1) Rentals of all construction equipment and machinery, and the parts thereof, in accordance with rental agreements approved by Owner with the advice of Engineer, and the costs of transportation, loading, unloading, assembly, dismantling, and removal thereof. All such costs shall be in accordance with the terms of said rental agreements. The rental of any such equipment, machinery, or parts shall cease when the use thereof is no longer necessary for the Work.

2) Costs for equipment and machinery owned by Contractor will be paid at a rate shown for such equipment in the [cite the rate book appropriate for the Project]. An hourly rate will be computed by dividing the monthly rates by 176. These computed rates will include all operating costs. Costs will include the time the equipment or machinery is in use on the changed Work and the costs of transportation, loading, unloading, assembly, dismantling, and removal when directly attributable to the changed Work. The cost of any such equipment or machinery, or parts thereof, shall cease to accrue when the use thereof is no longer necessary for the changed Work. Equipment or machinery with a value of less than $1,000 will be considered small tools.

SC-13.03 Unit Price Work

A. The following Supplementary Condition is typically called a “variation in estimated quantities (VEQ) clause” and facilitates administrative resolution of situations where actual quantities of unit price items differ materially from estimated quantities. Typically, the clause applies where the extended price (unit price times estimated quantity) of an item of the Unit Price Work is more than 5 percent of the Contract Price (based on estimated quantities), and the actual quantity of the units of work performed or furnished varies by more than a specified percent (typically 15 to 25 percent).

SC 13.03.E Delete Paragraph 13.03.E in its entirety and insert the following in its place:
E. The unit price of an item of Unit Price Work shall be subject to reevaluation and adjustment under the following conditions:

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

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

3. if Contractor believes that Contractor has incurred additional expense as a result thereof, Contractor may submit a Change Proposal, or if Owner believes that the quantity variation entitles Owner to an adjustment in the unit price, Owner may make a Claim, seeking an adjustment in the Contract Price.

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

SC-15.03 Substantial Completion

A. Paragraph 15.03.A of the General Conditions requires Contractor to give notice that the Work is substantially complete; Paragraph 15.03.B requires an inspection of the Work to determine whether Engineer agrees that the Work is substantially complete. If the Work is not substantially complete, and must be inspected again at a later point, then the following Supplementary Condition, if included in the Contract, would allow Owner to recover the cost of the re-inspection.

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

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

ARTICLE 17 – FINAL RESOLUTION OF DISPUTES

B. Paragraph 17.01.B of the General Conditions provides that for any dispute subject to final resolution under Article 17, Owner or Contractor may invoke the dispute resolution procedure called for in the Supplementary Conditions. Paragraph SC-17.02 is the location to identify any such primary dispute resolution procedure. If no procedure is identified here in the Supplementary Conditions, and the parties do not agree to a specific procedure, then the default resolution procedure will be litigation—the pursuit of rights in a court of competent jurisdiction. Note that before reaching the point of final resolution of disputes, in most cases the Owner and Contractor will already have engaged in the Claim process described in Article 12 of the General Conditions. That process allows for mediation of the dispute.
As an alternative to litigation, there are many other possible dispute resolution procedures, or combinations of procedures. One of the most common is arbitration; wording for an arbitration clause follows. A discussion of the pros and cons of the arbitration process (and there are many advocates on both sides) is beyond the scope of this Guide. Owner should consult with its legal counsel when considering the inclusion of an arbitration clause, or of any other dispute resolution procedure or combination of procedures.

The arbitration option is as follows:

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

SC-17.02 Arbitration

A. All matters subject to final resolution under this Article will be decided by arbitration in accordance with the rules of [insert name of selected arbitration agency], subject to the conditions and limitations of this paragraph. This agreement to arbitrate and any other agreement or consent to arbitrate entered into will be specifically enforceable under the prevailing law of any court having jurisdiction.

B. The demand for arbitration will be filed in writing with the other party to the Contract and with the selected arbitrator or arbitration provider, and a copy will be sent to Engineer for information. The demand for arbitration will be made within the specific time required in this Article, or if no specified time is applicable within a reasonable time after the matter in question has arisen, and in no event shall any such demand be made after the date when institution of legal or equitable proceedings based on such matter in question would be barred by the applicable statute of limitations. The demand for arbitration should include specific reference to Paragraph SC-17.02.D below.

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

1. the inclusion of such other individual or entity is necessary if complete relief is to be afforded among those who are already parties to the arbitration; and
2. such other individual or entity is substantially involved in a question of law or fact which is common to those who are already parties to the arbitration and which will arise in such proceedings.

D. The award rendered by the arbitrator(s) shall be consistent with the agreement of the parties, in writing, and include a concise breakdown of the award, and a written explanation of the award specifically citing the Contract provisions deemed applicable and relied on in making the award.

E. The award will be final. Judgment may be entered upon it in any court having jurisdiction thereof, and it will not be subject to modification or appeal, subject
to provisions of the Laws and Regulations relating to vacating or modifying an arbitral award.

F. The fees and expenses of the arbitrators and any arbitration service shall be shared equally by Owner and Contractor.

SC-17.03 Attorneys’ Fees

A. In most jurisdictions in the United States, as a general matter each party to a dispute is responsible for its own attorneys’ fees, unless an express agreement provides to the contrary. Some legal authorities believe that this general rule encourages claims and disputes, because claimants have little concern that they will be forced to pay for the opposing party’s fees if the claim fails. Other authorities take the opposite view—that the enticing prospect of not only prevailing but also of having one’s own fees paid by the opponent would encourage overly aggressive pursuit of claims (or overzealous defense against valid claims).

If an exception to the general American rule is preferred for disputes subject to final resolution under Article 17, then add the following express agreement:

SC-17.03 Add the following new paragraph immediately after Paragraph 17.02. [Note: If there is no Paragraph 17.02, because neither arbitration nor any other dispute resolution process has been specified here in the Supplementary Conditions, then revise this to state “Add the following new paragraph immediately after Paragraph 17.01” and revise the numbering accordingly.]

SC-17.03 Attorneys’ Fees: For any matter subject to final resolution under this Article, the prevailing party shall be entitled to an award of its attorneys’ fees incurred in the final resolution proceedings, in an equitable amount to be determined in the discretion of the court, arbitrator, arbitration panel, or other arbiter of the matter subject to final resolution, taking into account the parties’ initial demand or defense positions in comparison with the final result.
SECTION C-800a
RUS-MANDATED ENGINEER'S SUPPLEMENTARY CONDITIONS

SC 1.01.A.8 Add the following language at the end of last sentence of Paragraph 1.01.A.8:

The Change Order form to be used on this Project is EJCDC C-941. Agency approval is required before Change Orders are effective.

SC 1.01.A.48 Add the following language at the end of the last sentence of Paragraph 1.01.A.48:

A Work Change Directive cannot change Contract Price or Contract Times without a subsequent Change Order.

SC 1.01.A.49 Add the following new Paragraph after Paragraph 1.01.A.48:

Abnormal Weather Conditions - Conditions of extreme or unusual weather for a given region, elevation, or season as determined by Engineer. Extreme or unusual weather that is typical for a given region, elevation, or season should not be considered Abnormal Weather Conditions.

SC 1.01.A.50 Add the following new Paragraph after Paragraph 1.01.A.49:

Agency - The Project is financed in whole or in part by USDA Rural Utilities Service pursuant to the Consolidated Farm and Rural Development Act (7 USC Section 1921 et seq.). The Rural Utilities Service programs are administered through the USDA Rural Development offices; therefore, the Agency for these documents is USDA Rural Development.

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

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

SC 2.06.B (Non-mandatory) Guidance Note: If the parties do not intend to develop electronic or digital transmittal protocols, then Paragraph 2.06B of the General Conditions may be deleted. Use the following Supplementary Condition in such case:

SC- 2.06.B Delete Paragraph 2.06.B and replace it with the term [Deleted].

Guidance Note, continued: If the use of electronic data, electronic media, or electronic project monitoring is planned for this Project, then the parties may develop a protocol with the assistance of the Engineer or Consensus DOCS form 200.2 may be added to the Construction Contract as an Exhibit. If Consensus DOCS form 200.2 will be used, then include the following Supplementary Condition:

SC-2.06.B Add the following language to the end of 2.06.B:

Special requirements for electronic data apply to this Project. See attached Exhibit entitled "Electronic Communications Protocol Addendum," Consensus DOCS form 200.2.

SC 4.01.A Amend the last sentence of Paragraph 4.01.A by striking out the following words:

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.

SC 4.05.C.2 Amend Paragraph 4.05.C.2 by striking out the following text: "abnormal weather conditions;" and inserting the following text:

Abnormal Weather Conditions;

SC 5.03 Guidance Note: Amend Paragraph 5.03 using one of the suggested Paragraphs SC 5.03 in EJCDC C-800, concerning reports and drawings of conditions at the Site, and any Technical Data in the reports and drawings on whose accuracy the Contractor may rely.

SC 5.06 Guidance Note: Amend Paragraph 5.06 using one of the suggested Paragraphs SC 5.06 from EJCDC C-800, concerning reports and drawings regarding Hazardous Environmental Conditions at the Site, and any Technical Data in those reports and drawings on whose accuracy the Contractor may rely.

SC 6.03 Guidance Note: Amend Paragraph 6.03 identifying specific insurance coverage requirements using guidance from EJCDC C-800.

SC 7.04.A Amend the third sentence of Paragraph 7.04.A by striking out the following words:

Unless the specification or description contains or is followed by words reading that no like, equivalent, or 'or-equal' item is permitted.

SC 7.04.A.1 Amend the last sentence of Paragraph a.3 by striking out "and;" and adding a period at the end of Paragraph a.3.

SC 7.04.A.1 Delete paragraph 7.04.A.1.a.4 in its entirety and insert the following in its place:

[Deleted]

SC 7.06.A Amend Paragraph 7.06.A by adding the following text to the end of the Paragraph:

The Contractor shall not award work valued at more than fifty percent of the Contract Price to Subcontractors), without prior written approval of the Owner.

SC 7.06.B Delete paragraph 7.06.B in its entirety and insert the following in its place:

[Deleted]

SC 7.06.E Amend the second sentence of Paragraph 7.06.E by striking out "Owner may also require Contractor to retain specific replacements; provided, however, that".

SC 10.03 Guidance Note: Amend Paragraph 10.03 using one of the two alternatives presented in C-800's section on SC 10.03 (either the Engineer will provide Resident Project Representative services on the Project, with specific authority and responsibilities, or Engineer will not provide Resident Project Representative services).

SC 11.07.C Add the following new Paragraph after Paragraph 11.07.B:

All Contract Change Orders must be concurred in by Agency before they are effective.
SC 13.02.C Delete Paragraph 13.02.C in its entirety and insert the following in its place:

[Deleted]

SC 15.01.B Amend the second sentence of Paragraph 15.01.B.1 by striking out the following text; "a bill of sale, invoice, or other."

SC 15.01.B.3 Add the following language at the end of paragraph 15.01.B.3:

No payments will be made that would deplete the retainage, place in escrow any funds that are required for retainage, or invest the retainage for the benefit of the Contractor.

SC 15.01.B.4 Add the following new Paragraph after Paragraph 15.01.B.3:

The Application for Payment form to be used on this Project is EJCDC C-620. The Agency must approve all Applications for Payment before payment is made.

SC 15.01.D.1 Delete Paragraph 15.01.D.1 in its entirety and insert the following in its place:

The Application for Payment with Engineer's recommendations will be presented to the Owner and Agency for consideration. If both the Owner and Agency find the Application for Payment acceptable, the recommended amount less any reduction under the provisions of Paragraph 15.01.E will become due twenty (20) days after the Application for Payment is presented to the Owner, and the Owner will make payment to the Contractor.

SC 15.02.A Amend Paragraph 15.02.A by striking out the following text: "no later than seven days after the time of payment by Owner" and insert "no later than the time of payment by Owner."

SC 18.09 Add the following new paragraph after Paragraph 18.08:

Tribal Sovereignty. No provision of this Agreement will be construed by any of the signatories as abridging or debilitating any sovereign powers of the {insert name of Tribe} Tribe; affecting the trust-beneficiary relationship between the Secretary of the Interior, Tribe, and Indian landowner(s); or interfering with the government-to-government relationship between the United States and the Tribe.

SC 19 Add Article 19 titled "FEDERAL REQUIREMENTS" DSC 19.01 Add the following language as Paragraph 19.01 with the title "Agency Not a Party":

A. This Contract is expected to be funded in part with funds provided by Agency. Neither Agency, nor any of its departments, entities, or employees is a party to this Contract.

SC 19.02 Add the following sections after Article 19.01 with the title "Contract Approval":

A. Owner and Contractor will furnish Owner's attorney such evidence as required so that Owner's attorney can complete and execute the following "Certificate of Owner's Attorney" (Attachment GC-A) before Owner submits the executed Contract Documents to Agency for approval.

B. Concurrence by Agency in the award of the Contract is required before the Contract is effective.

SC 19.03 Add the following language after Article 19.02.B with the title "Conflict of Interest":
A. Contractor may not knowingly contract with a supplier or manufacturer if the individual or entity who prepared the plans and specifications has a corporate or financial affiliation with the supplier or manufacturer. Owner's officers, employees, or agents shall not engage in the award or administration of this Contract if a conflict of interest, real or apparent, would be involved. Such a conflict would arise when: (i) the employee, officer or agent; (ii) any member of their immediate family; (iii) their partner or (iv) an organization that employs, or is about to employ, any of the above, has a financial interest in Contractor. Owner's officers, employees, or agents shall neither solicit nor accept gratuities, favors or anything of monetary value from Contractor or subcontractors.

SC 19.04 Add the following language after Article 19.03.A with the title "Gratuities":

A. If Owner finds after a notice and hearing that Contractor, or any of Contractor's agents or representatives, offered or gave gratuities (in the form of entertainment, gifts, or otherwise) to any official, employee, or agent of Owner or Agency in an attempt to secure this Contract or favorable treatment in awarding, amending, or making any determinations related to the performance of this Contract, Owner may, by written notice to Contractor, terminate this Contract. Owner may also pursue other rights and remedies that the law or this Contract provides. However, the existence of the facts on which Owner bases such findings shall be an issue and may be reviewed in proceedings under the dispute resolution provisions of this Contract.

B. In the event this Contract is terminated as provided in paragraph 19.04.A, Owner may pursue the same remedies against Contractor as it could pursue in the event of a breach of this Contract by Contractor. As a penalty, in addition to any other damages to which it may be entitled by law. Owner may pursue exemplary damages in an amount (as determined by Owner) which shall not be less than three nor more than ten times the costs Contractor incurs in providing any such gratuities to any such officer or employee.

SC 19.05 Add the following language after Article 19.04.B with the title "Audit and Access to Records":

A. Owner, Agency, the Comptroller General of the United States, or any of their duly authorized representatives, shall have access to any books, documents, papers, and records of the Contractor which are pertinent to the Agreement, for the purpose of making audits, examinations, excerpts, and transcriptions. Engineer shall maintain all required records for three years after final payment is made and all other pending matters are closed.

SC 19.06 Add the following language after Article 19.05.A with the title "Small, Minority and Women's Businesses":

A. If Contractor intends to let any subcontracts for a portion of the work, Contractor shall take affirmative steps to assure that small, minority and women's businesses are used when possible as sources of supplies, equipment, construction, and services. Affirmative steps shall consist of: (1) including qualified small, minority and women's businesses on solicitation lists; (2) assuring that small, minority and women's businesses are solicited whenever they are potential sources; (3) dividing total requirements when economically feasible, into small tasks or quantities to permit maximum participation of small, minority, and women's businesses; (4) establishing delivery schedules, where the requirements of the work permit, which will encourage participation by small, minority and women's businesses; (5) using the services and assistance of the Small Business Administration and the Minority Business Development Agency of the U.S. Department of Commerce; (6) requiring each party to a subcontract to take the affirmative steps of this section; and (7) Contractor is encouraged to procure goods and services from labor surplus area firms.
SC 19.07 Add the following after Article 19.06.A with the title "Anti-Kickback":

A. Contractor shall comply with the Copeland Anti-Kickback Act (18 USC 874 and 40 USC 276c) as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Buildings or Public Works Financed in Whole or in Part by Loans or Grants of the United States"). The Act provides that Contractor or subcontractor shall be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public facilities, to give up any part of the compensation to which they are otherwise entitled. Owner shall report all suspected or reported violations to Agency.

SC 19.08 Add the following after Article 19.07.A with the title "Clean Air and Pollution Control Acts":

A. If this Contract exceeds $100,000, compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h) and 42 USC 7401et. seq.), section 508 of the Clean Water Act (33 U.S.C. 1368) and Federal Water Pollution Control Act (33 USC 1251 et seq.), Executive Order 11738, and Environmental Protection Agency regulations is required. Contractor will report violations to the Agency and the Regional Office of the EPA.

SC 19.09 Add the following after Article 19.08 with the title "State Energy Policy":

A. Contractor shall comply with the Energy Policy and Conservation Act (P.L. 94-163). Mandatory standards and policies relating to energy efficiency, contained in any applicable State Energy Conservation Plan, shall be utilized.

SC 19.10 Add the following after Article 19.09 with the title "Equal Opportunity Requirements":


B. Contractor's compliance with Executive Order 11246 shall be based on its implementation of the Equal Opportunity Clause, specific affirmative active obligations required by the Standard Federal Equal Employment Opportunity Construction Contract Specifications, as set forth in 41 CFR Part 60-4 and its efforts to meet the goals established for the geographical area where the Contract is to be performed. The hours of minority and female employment and training must be substantially uniform throughout the length of the Contract, and in each trade, and Contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor or from project to project for the sole purpose of meeting Contractor's goals shall be a violation of the Contract, the Executive Order, and the regulations in 41 CFR part 60-4. Compliance with the goals will be measured against the total work hours performed.

C. Contractor shall provide written notification to the Director of the Office of Federal Contract Compliance Programs within 10 working days of award of any construction subcontract in excess of $10,000 at any tier for construction work under the Contract resulting from this solicitation. The notification shall list the name, address, and telephone number of the subcontractor; employer identification number; estimated dollar amount of subcontract; estimated starting and completion dates of the subcontract; and the geographical area in which the Contract is to be performed.
SC 19.11 Add the following after Article 19.10.C with the title "Restrictions on Lobbying":

A. Contractor and each subcontractor shall comply with Restrictions on Lobbying (Public Law 101-121, Section 319) as supplemented by applicable Agency regulations. This Law applies to the recipients of contracts and subcontracts that exceed $100,000 at any tier under a Federal loan that exceeds $150,000 or a Federal grant that exceeds $100,000. If applicable, Contractor must complete a certification form on lobbying activities related to a specific Federal loan or grant that is a funding source for this Contract. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. 1352. Each tier shall disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Certifications and disclosures are forwarded from tier to tier up to the Owner. Necessary certification and disclosure forms shall be provided by Owner.

SC 19.12 Add the following after Article 19.11.A with the title "Environmental requirements":

When constructing a Project involving trenching and/or other related earth excavations, Contractor shall comply with the following environmental conditions:

A. Wetlands - When disposing of excess, spoil, or other construction materials on public or private property, Contractor shall not fill in or otherwise convert wetlands.

B. Floodplains - When disposing of excess, spoil, or other construction materials on public or private property, Contractor shall not fill in or otherwise convert 100-year floodplain areas (Standard Flood Hazard Area) delineated on the latest Federal Emergency Management Agency Floodplain Maps, or other appropriate maps, e.g., alluvial soils on NRCS Soil Survey Maps.

C. Historic Preservation - Any excavation by Contractor that uncovers an historical or archaeological artifact or human remains shall be immediately reported to Owner and a representative of Agency. Construction shall be temporarily halted pending the notification process and further directions issued by Agency after consultation with the State Historic Preservation Officer (SHPO).

D. Endangered Species - Contractor shall comply with the Endangered Species Act, which provides for the protection of endangered and/or threatened species and critical habitat. Should any evidence of the presence of endangered and/or threatened species or their critical habitat be brought to the attention of Contractor, Contractor will immediately report this evidence to Owner and a representative of Agency. Construction shall be temporarily halted pending the notification process and further directions issued by Agency after consultation with the U.S. Fish and Wildlife Service.

E. Mitigation Measures - The following environmental mitigation measures are required on this Project: {Insert mitigation measures here}. 
ENGINEER’S SPECIAL CONDITIONS

1. DESIGNATION OF OWNER AND ENGINEER

All references to the OWNER in SPECIFICATIONS, CONTRACT DOCUMENTS and DRAWINGS shall mean The Breathitt County Water District.

All references to the ENGINEER in the specifications, CONTRACT DOCUMENTS and DRAWINGS shall mean Nesbitt Engineering, Inc.

2. AVAILABLE FUNDS

2.1 The BIDDER’S attention is invited to the financing of this project which is by means of Appalachian Regional Commission Grant.

2.2 In the event the total cost of the construction and appurtenant WORK should exceed the amount of money available, the OWNER in making awards of CONTRACT to the successful BIDDER, may reject certain items of WORK or reduce the quantities of BID items so as to award CONTRACT within the limits of available funds. In making an award of CONTRACT to a successful BIDDER, no CONTRACTOR will be allowed any claim for loss of any anticipated profits involving any items of WORK that have been reduced or eliminated by the OWNER. Successful BIDDERS will be determined before consideration of reductions or additions to the original BID.

3. TIME OF COMPLETION

The time allowed for completion of this CONTRACT is as follows:

One Hundred twenty (120) Calendar Days

The time allowed for completion shall begin at midnight, local time, ten (10) calendar days from the date on which the OWNER, or its authorized representative instructs the CONTRACTOR in writing to start WORK. In case of awarding more than one CONTRACT to a CONTRACTOR, periods of construction are not additive, but will run concurrently. The same applies to divisions within a CONTRACT.

4. WEATHER DAYS

4.1 The CONTRACT completion time stipulated above includes an allowance for an average number of inclement weather days as follows:
Breathitt County Water District  
KY 2436 Airport Road Waterline Extension  
Contract Documents  

<table>
<thead>
<tr>
<th>Month</th>
<th>Precipitation</th>
<th>Freeze Temp.</th>
</tr>
</thead>
<tbody>
<tr>
<td>J</td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>F</td>
<td>8</td>
<td>4</td>
</tr>
<tr>
<td>M</td>
<td>9</td>
<td>2</td>
</tr>
<tr>
<td>A</td>
<td>7</td>
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<td>M</td>
<td>12</td>
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<td>O</td>
<td>9</td>
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<td>N</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>D</td>
<td>9</td>
<td>2</td>
</tr>
</tbody>
</table>

The number of days shown above are an average recorded over the last three years for each month's recorded weather conditions for the Jackson Weather Station and provided by the University of Kentucky Agricultural Weather Center. When number of days (including Saturdays, Sundays, and Holidays) of precipitation in excess of 0.1" per day or maximum daily temperatures of 32°F exceed those shown above in any month, the CONTRACTOR shall be entitled to an equal number of additional days for CONTRACT completion.

4.2 If, in the ENGINEER'S opinion, sustained bad weather conditions prevent satisfactory performance of the WORK, the ENGINEER may suspend operations for an extended period until weather conditions are favorable. In this event, CONTRACT completion time shall be extended an equal number of days. Upon suspension of the WORK by the ENGINEER, the CONTRACTOR shall properly protect his WORK during the suspension period.

5. LIQUIDATED DAMAGES

It is understood that time is the essence of this CONTRACT, and that the OWNER will sustain damages, monetary and otherwise, in the event of delay in completion of the WORK hereby CONTRACTED.

Therefore, 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 the CONTRACTOR shall be in default after the time stipulated in the CONTRACT for completing the WORK.

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 should sustain and said amount shall be retained from time to time by the OWNER from current periodical estimates.

Liquidated damages are fixed at the following amount per calendar day of overrun beyond the date set for completion or authorized extension thereof for the CONTRACT:

$750.00 Per Calendar Day
6. **INSURANCE**

The minimum amount of insurance to be furnished by the CONTRACTOR shall be in accordance with the more stringent requirements of Paragraph 21 of the RD General Conditions and this Section 5. Said insurance shall be for the joint protection of the CONTRACTOR, OWNER, and ENGINEER. Insurance against all damage from blasting shall be included in the policies.

All policies written for and applicable to the CONTRACT of which this specification is a part shall provide for a minimum of thirty (30) days advance written notice by certified mail of cancellation or any material change. Notice shall be given both to the OWNER and the ENGINEER. The minimum amounts as found in the STANDARD GENERAL CONDITIONS section.

7. **PERFORMANCE AND PAYMENT BONDS**

The CONTRACTOR shall furnish separate performance and payment BONDS (forms included elsewhere in these Specifications) issued by an approved bonding company, in an amount at least equal to one-hundred percent (100%) of the CONTRACT PRICE, as security for the faithful performance of this CONTRACT and for the payment of persons performing labor and furnishing materials in connection with this CONTRACT. These BONDS shall be executed by a surety authorized to do business in the Commonwealth of Kentucky and be approved and listed on the U.S. Treasury Listing of Approved Sureties.

A Performance Bond and a Payment Bond on any other form than the ones attached will not be acceptable. The Surety Bond will and ensure payment of all unemployment contributions required under the Unemployment Insurance laws of the Commonwealth of Kentucky and of the Federal Government.

8. **METHOD OF BIDDING**

The method of bidding under this CONTRACT shall be by unit prices as shown on the Bid Schedule.

9. **PERMISSION TO USE PROPERTY OTHER THAN THAT PROVIDED BY OWNER**

Should the CONTRACTOR desire or elect to use, pass over and/or encroach on private property other than that provided by the OWNER, either by fee simple title or right-of-way for a specific purpose, the CONTRACTOR shall obtain such rights and permission from the legal owner of said private property at his own expense and risk.

10. **ROCK SOUNDING**

Excavation is unclassified. The CONTRACTOR shall be responsible for the determination of the amount of rock excavation required.
11. OWNER FURNISHED EQUIPMENT AND MATERIALS

There will be NO OWNER furnished equipment or materials for installation in this CONTRACT.

12. SUBCONTRACTOR LISTING

In the event the CONTRACTOR contemplates subletting WORK on the CONTRACT, he shall list the SUBCONTRACTOR names and addresses on the attachment provided with the BID form.

Failure on the part of the bidding CONTRACTOR to list SUBCONTRACTORS or write the WORD "None" (if no SUBCONTRACTOR is to be used) may, at the option of the OWNER be cause for rejection of the CONTRACTOR'S BID. SUBCONTRACTOR, as listed by the CONTRACTOR on his bidding form, may not be changed without approval of the OWNER.

13. SCHEDULING OF CONSTRUCTION ACTIVITIES

The CONTRACTOR shall, in writing, closely schedule all construction activities of the WORK with a representative of the OWNER specifically designated to provide the customers of the OWNER a minimum five-working-day notification of the impending construction activities of the CONTRACTOR. The CONTRACTOR and the representative of the OWNER shall meet on a daily basis to review the completion progress of previously scheduled construction activities and to estimate specific locations of the CONTRACTOR'S construction activity for the subsequent five (5) working day period. The CONTRACTOR shall perform no unscheduled construction activities unless otherwise directed by the OWNER.

The CONTRACTOR shall schedule and complete all work in accordance with limitations noted in the correspondences from the United States Department of the Interior, Department of Fish and Wildlife Resources, the Kentucky Heritage Council, and the Kentucky Nature Preserves Commission (KNPC) immediately following this section.

Where the WORK requires construction activities adjacent to existing treatment or pumping facilities, the CONTRACTOR shall not interrupt the operation of these facilities and shall provide the OWNER'S operations staff continuous, safe access to such parts of the affected facilities.

The CONTRACTOR will comply with OSHA (P.L. 91-596), the CONTRACT WORK hours and the Safety Standards Act (P.L. 91-54).

14. RESPONSIBILITY REGARDING EXISTING UTILITIES AND STRUCTURES

14.1 The existence and location of underground utilities indicated on the PLANS are not guaranteed and shall be investigated and verified in the field by the CONTRACTOR before starting WORK. Excavation in the vicinity of existing structures and utilities shall be carefully done by hand labor.
14.2 The CONTRACTOR shall be held responsible for any damage to, and for maintenance and protection of, existing utilities and structures.

15. ACCIDENTS

The CONTRACTOR must promptly report, in writing, to the ENGINEER all accidents whatsoever arising out of, or in connection with, the performance of the WORK, whether on, or adjacent to, the site which caused death, personal injury, or property damages, giving full details and statements of witnesses. In addition if death or serious injuries or serious damages are caused, the accident shall be reported immediately by telephone or messenger to both the ENGINEER and the OWNER.

16. FINAL PAYMENT

16.1 Within thirty (30) days after final inspection and acceptance of the WORK by the ENGINEER and the OWNER, the final estimate for all WORK done, including all retained percentage, shall be compiled by the ENGINEER and furnished to the OWNER. Upon the latter's approval, either in whole or in part, the amount of money thus found due the CONTRACTOR, after all previous payments and other claims, if any are deducted, will be certified for payment, but before final payment is made to any CONTRACTOR on any OWNER or portion thereof, the CONTRACTOR will be required to satisfy the OWNER to the effect that all claims for labor done on the CONTRACT and all material put into the WORK have been fully paid or satisfactorily secured; and the OWNER shall be held harmless by the CONTRACTOR and the SURETY on his BOND from the payment of any money paid under the belief that said claims for labor and materials are not to be prejudiced by any mistaken payment. The acceptance by the CONTRACTOR of payment of the said final estimate shall operate as and shall be a release to the OWNER.

17. RIGHTS OF WAY

17.1 Rights of way and easements as designed for the bid plans shall be provided by the OWNER.

18. PROTECTION OF THE PROPERTY OF LANDOWNERS

18.1 The CONTRACTOR and all his employees shall exercise care and consideration in traveling over the lands of private property owners from whom rights-of-way and easements were obtained.

18.2 The CONTRACTOR should likewise use existing roads as much as possible to transport pipe, other materials, and workmen to and from the job.

18.3 Carelessness on the part of the CONTRACTOR or any of his employees in leaving gates open, parking cars, trucks or vehicles in such a way as to interfere with farming operations will not be tolerated.
18.4 The CONTRACTOR shall deliver materials to the site of the WORK and so conduct his operations in such a manner as to cause no damage to trees, buildings, outbuildings, and other property of landowners.

18.5 Trees, fences, poles, and all other property shall be protected unless their removal is authorized by the ENGINEER. Any damaged property shall be restored to as near original condition as possible by the CONTRACTOR.

18.6 Reasonable care shall be taken during construction to avoid damage to vegetation. Ornamental shrubbery and tree branches shall be temporarily tied back, where appropriate, to minimize damage. Trees which receive damage to branches shall be trimmed to improve the appearance of the tree. Tree trunks receiving damage from equipment shall be treated with tree dressing.

19. TEMPORARY UTILITIES

CONTRACTORS shall provide for all utilities, including water, needed during construction.

20. CONTRACTOR'S RESPONSIBILITY FOR MATERIALS

20.1 Responsibility for Materials Furnished by CONTRACTOR: The CONTRACTOR shall be responsible for all material furnished by him. All such material which is defective in manufacture or has been damaged in transit or in delivery shall be replaced by the CONTRACTOR at his expense.

20.2 Responsibility for Materials Furnished by OWNER: The CONTRACTOR'S responsibility for material furnished by the OWNER shall begin upon CONTRACTOR'S acceptance at the point of delivery to him. All such material shall be examined and material defective in manufacture, or damaged in shipment, and/or otherwise damaged, shall be rejected by the CONTRACTOR at the time and place of delivery to him and replaced by the OWNER. Material furnished by the OWNER which is accepted by the CONTRACTOR, but which is discovered prior to acceptance of the WORK (1) to be defective in manufacture shall be replaced by the OWNER, (2) to have been damaged before or after acceptance by the CONTRACTOR, shall be replaced by the CONTRACTOR. Once accepted by the CONTRACTOR at the point of delivery to him, all defective and/or damaged material discovered prior to final acceptance of the WORK shall be removed by the CONTRACTOR. In such case, the CONTRACTOR shall furnish all labor, equipment and material incidental to replacement and necessary for the completion of the WORK to the satisfaction of the ENGINEER.

20.3 Responsibility for Safe Storage: The CONTRACTOR shall be responsible for the safe storage of all material furnished to or by him and accepted by him until it has been incorporated in the completed project.
21. **MINIMUM WAGE RATES**

Federal wage rates are applicable on this project.
State wage rates are NOT applicable on this project.

22. **PROJECT SIGNS**

Two (2) project signs shall be provided by the CONTRACTOR as described at the end of the supplemental General Conditions section. The sign layout shall be approved by the ENGINEER and shall be placed where directed by the ENGINEER in the field.

23. **Certificate of Good Standing from the Secretary of State’s (SOS) Office** -
A printed copy from the web site of the SOS (http://www.sos.state.ky.us/corporate2/entitlename.asp), which indicates the corporation/partnership, has a Standing of Good shall be submitted when requested.

24. **Pipe Cover** - Per the Kentucky Transportation Cabinets (KTC) Encroachment Permit, all lines constructed within State Right-of-Way (ROW), shall have a minimum cover of 42” above the top of the pipe. Also, the boring pit shall be constructed according to KTC requirements. In areas off the KTC ROW the minimum cover shall be thirty inches (30”) unless specifically shown otherwise on the plan sheets.

25. **Blasting** – No blasting will be allowed on this project.

26. **Erosion Control** – the Contractor shall follow industry standards for erosion controls in regard to minimizing siltation and soil erosion during construction.

27. **Encroachment Permit Bond** – The successful CONTRACTOR SHALL obtain the encroachment bond and then the OWNER will reimburse the CONTRACTOR for the KTC Encroachment Bond upon submittal of a copy of the bond and check paying for the bond.

28. **Obtaining Permits** – The successful CONTRACTOR SHALL obtain, and/or verify that they have been obtained, any and all permits (state, federal and local) required for the construction of this project. A copy of any permit obtained must be provided to the engineer. Permits that may be required Section 404 permit from the Corps of Engineers or a KPDES Storm Water General Permit, NOI. It is required when the project disturbs more than 1 acre. The contractor must complete and submit the NOI at least 48 hours prior to the start of construction.

29. **Compliance Requirements** - Bidders must comply with Title VI of the Civil Rights Act of 1964, the Anti-Kickback Act, Non segregated facilities order 32FR 7439, and the Contract Work Hours Standard Act. This project will be in compliance with, and bidders must comply with Executive Order No. 11246 (EEO) as amended, prohibiting discrimination in employment regarding race, creed, color, sex or national origin. Contractors/subcontractors will comply with 41 CFR 60-4, (affirmative action), to insure equal opportunity to females and minorities and will apply the time tables and goal set forth in 41 CFR 60-4.
Bidders will make positive efforts to use small, minority, women owned and disadvantaged businesses.

30. **Trench Width** – The trench width shall be as shown in the Standard Details, except in rock. In rock the minimum distance from the pipe OD to the trench wall shall be Twelve (12) inches. **Continuous trenching machines shall not be used on this project.**

31. **Occupational Tax/License** - The CONTRACTOR shall verify all requirements and make all necessary payments with the local county treasurer.

32. **Tree Removal** – Trees shall only be removed during November 15th through March 31st.

33. **Existing services** – The contractor shall keep existing services in service and reconnect the service to the new meter when set.

END OF SECTION
WHO MUST FILE A NOTICE OF INTENT (NOI) FORM

Federal law at 40 CFR Part 122 prohibits point source discharges of stormwater associated with industrial activity to a water body of the Commonwealth of Kentucky without a Kentucky Pollutant Discharge Elimination System (KPDES) permit. The operator of an industrial activity that has such a storm water discharge must submit a NOI to obtain coverage under the KPDES Storm Water General Permit. If you have questions about whether you need a permit under the KPDES Storm Water program, or if you need information as to whether a particular program is administered by the state agency, call the Storm Water Contact, Industrial Section, Kentucky Division of Water at (502) 564-3410.

WHERE TO FILE NOI FORM

NOIs must be sent to the following address:

Section Supervisor
Inventory & Data Management Section
KPDES Branch, Division of Water
Frankfort Office Park
14 Reilly Road
Frankfort, KY 40601

COMPLETING THE FORM

Type or print legibly in the appropriate areas only. If you have any questions regarding the completion of this form call the Storm Water Contact, Industrial Section, at (502) 564-3410.

SECTION I - FACILITY OPERATOR INFORMATION

Give the legal name of the person, firm, public organization, or any other entity that operates the facility or site described in this application. The name of the operator may or may not be the same as the name of the facility. The responsible party is the legal entity that controls the facility's operation, rather than the plant or site manager. Do not use a colloquial name. Enter the complete address and telephone number of the operator.

Enter the appropriate letter to indicate the legal status of the operator of the facility.

F = Federal
M = Public (other than federal or state)
S = State
P = Private

SECTION II - FACILITY/SITE LOCATION INFORMATION

Enter the facility's or site's official or legal name and complete street address, including city, state, and ZIP code.

SECTION III - SITE ACTIVITY INFORMATION

If the storm water discharges to a municipal separate storm sewer system (MS4), enter the name of the operator of the MS4 (e.g., municipality name, county name) and the receiving water of the discharge from the MS4. (A MS4 is defined as a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains) that is owned or operated by a state, city, town, borough, county, parish, district, association, or other public body which is designed or used for collecting or conveying storm water.)

If the facility discharges storm water directly to receiving water(s), enter the name of the receiving water.

Indicate whether or not the owner or operator of the facility has existing quantitative data that represent the characteristics and concentration of pollutants in storm water discharges. If data is available submit with this form.

List, in descending order of significance, up to four 4-digit standard industrial classification (SIC) codes that best describe the principal products or services provided at the facility or site identified in Section II of this application.

If the facility listed in Section II has participated in Part 1 of an approved storm water group application and a group number has been assigned, enter the group application number in the space provided.

If there are other KPDES permits presently issued for the facility or site listed in Section II, list the permit numbers.

SECTION IV - ADDITIONAL INFORMATION REQUIRED FOR CONSTRUCTION ACTIVITIES ONLY

Construction activities must complete Section IV in addition of Sections I through III. Only construction activities need to complete Section IV.

Enter the project start date and the estimated completion date for the entire development plan.

Provide an estimate of the total number of acres of the site on which soil will be disturbed (round to the nearest acre).

Indicate whether the storm water pollution prevention plan for the site is in compliance with approved state and/or local sediment and erosion plans, permits, or storm water management plans.

SECTION V - CERTIFICATION

Federal statutes provide for severe penalties for submitting false information on this application form. Federal regulations require this application to be signed as follows:

For a corporation: by a responsible corporate officer, which means: (i) president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision making functions, or (ii) the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding $25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;

For a partnership or sole proprietorship: by a general partner or the proprietor; or

For a municipality, state, Federal, or other public facility: by either a principal executive officer or ranking elected official.
# KPDES FORM NOI-SW

Kentucky Pollutant Discharge Elimination System (KPDES)  
**Notice of Intent (NOI)**  
for Storm Water Discharges  
Associated with Industrial Activity Under the KPDES General Permit

Submission of this Notice of Intent constitutes notice that the party identified in Section I of this form intends to be authorized by a KPDES permit issued for storm water discharges associated with industrial activity. Becoming a permittee obligates such discharger to comply with the terms and conditions of the permit.  

**ALL NECESSARY INFORMATION MUST BE PROVIDED ON THIS FORM (See Instructions on back)**

## I. Facility Operator Information

<table>
<thead>
<tr>
<th>Name:</th>
<th>Phone:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td>Status of Owner/Operator:</td>
</tr>
<tr>
<td>City, State, Zip Code:</td>
<td></td>
</tr>
</tbody>
</table>

## II. Facility/Site Location Information

<table>
<thead>
<tr>
<th>Name:</th>
<th>Address:</th>
</tr>
</thead>
<tbody>
<tr>
<td>City, State, Zip Code:</td>
<td></td>
</tr>
<tr>
<td>County:</td>
<td></td>
</tr>
<tr>
<td>Site Latitude: (degrees/minutes/seconds)</td>
<td>Site Longitude: (degrees/minutes/seconds)</td>
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</tbody>
</table>

## III. Site Activity Information

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<thead>
<tr>
<th>MS4 Operator Name:</th>
<th>Receiving Water Body:</th>
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</thead>
<tbody>
<tr>
<td>Are there existing quantitative data?</td>
<td>Yes [ ] No [ ]</td>
</tr>
<tr>
<td>SIC or Designated Activity Code Primary: 2nd 3rd 4th</td>
<td></td>
</tr>
<tr>
<td>If this facility is a member of a Group Application, enter Group Application Number:</td>
<td></td>
</tr>
<tr>
<td>If you have other existing KPDES Permits, enter Permit Numbers:</td>
<td></td>
</tr>
</tbody>
</table>

## IV. Additional Information Required FOR CONSTRUCTION ACTIVITIES ONLY

<table>
<thead>
<tr>
<th>Project Start Date:</th>
<th>Completion Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Area to be disturbed (in acres):</td>
<td></td>
</tr>
<tr>
<td>Is the Storm Water Pollution Prevention Plan in Compliance with State and/or Local Sediment and Erosion Plans?</td>
<td>Yes [ ] No [ ]</td>
</tr>
</tbody>
</table>

## V. Certification: I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

<table>
<thead>
<tr>
<th>Printed or Typed Name:</th>
<th>Signature:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date:</td>
<td></td>
</tr>
</tbody>
</table>

---

*Note: Instructions on back of the form.*
Section 00810

KENTUCKY PREVAILING WAGE DETERMINATION

Does not apply
Section 00820

FEDERAL PREVAILING WAGE DETERMINATION
HEAVY CONSTRUCTION PROJECTS (including sewer/water construction).

Note: Under Executive Order (EO) 13658, an hourly minimum wage of $10.20 for calendar year 2017 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least $10.20 (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2017. The EO minimum wage rate will be adjusted annually. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

<table>
<thead>
<tr>
<th>Modification Number</th>
<th>Publication Date</th>
</tr>
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<tbody>
<tr>
<td>0</td>
<td>01/06/2017</td>
</tr>
<tr>
<td>1</td>
<td>02/24/2017</td>
</tr>
</tbody>
</table>

**RATES**

**Carpenter (Form Work Only)**

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>$27.50</td>
<td>16.06</td>
</tr>
</tbody>
</table>

*ELEC0369-004 09/05/2016*

**Line Construction**

<table>
<thead>
<tr>
<th>Equipment Operator</th>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Groundman</td>
<td>$21.29</td>
<td>20%+5.46</td>
</tr>
<tr>
<td>Lineman</td>
<td>$36.12</td>
<td>20%+5.46</td>
</tr>
</tbody>
</table>

**Power Equipment Operator**

<table>
<thead>
<tr>
<th>Group</th>
<th>Rates</th>
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</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$31.05</td>
<td>14.65</td>
</tr>
<tr>
<td>2</td>
<td>$28.28</td>
<td>14.65</td>
</tr>
</tbody>
</table>
GROUP 4 ..................... $ 27.97 14.65

OPERATING ENGINEER CLASSIFICATIONS

GROUP 1 - Bulldozer; Crane; Drill; Grader/Blade; Mechanic; Scraper

GROUP 2 - Bobcat/Skid Steer/Skid Loader; Forklift

GROUP 4 - Oiler

Operators on cranes with booms 150 feet and over (including jib) shall receive $1.00 above Group 1 rate; 250 feet and over including jib shall receive $1.50 above Class 1 rate.

Combination Rate: All crane operators operating cranes, where the length of the boom in combination with the length of the piling leads equal or exceeds 150 feet, shall receive $1.00 above the Group 1 rate.

Employees assigned to work below ground level are to be paid 10% above basic wage rate. This does not apply to open cut work.

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>IRON0782-010 05/01/2016</td>
<td></td>
</tr>
<tr>
<td>IRONWORKER (Reinforcing &amp; Structural)</td>
<td></td>
</tr>
<tr>
<td>Projects over $20,000,000.00 ............... $ 27.09</td>
<td>20.66</td>
</tr>
<tr>
<td>Projects under $20,000,000.00 ............... $ 26.00</td>
<td>21.52</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rates</th>
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<tbody>
<tr>
<td>LAB00189-014 07/01/2015</td>
<td></td>
</tr>
<tr>
<td>LABORER</td>
<td></td>
</tr>
<tr>
<td>Concrete Saw (Hand Held/Walk Behind) ............... $ 22.55</td>
<td>12.46</td>
</tr>
<tr>
<td>Concrete Worker ............... $ 22.30</td>
<td>12.46</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAB01445-001 07/01/2015</td>
<td></td>
</tr>
<tr>
<td>LABORER</td>
<td></td>
</tr>
<tr>
<td>Airtrack Driller ............... $ 23.20</td>
<td>12.46</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rates</th>
<th>Fringes</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUKY2011-016 06/25/2014</td>
<td></td>
</tr>
<tr>
<td>CEMENT MASON/CONCRETE FINISHER ............... $ 21.60</td>
<td>10.35</td>
</tr>
<tr>
<td>Classification</td>
<td>Rate</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>ELECTRICIAN</td>
<td>$32.35</td>
</tr>
<tr>
<td>LABORER, Common or General</td>
<td>$21.36</td>
</tr>
<tr>
<td>LABORER, Flagger</td>
<td>$18.31</td>
</tr>
<tr>
<td>LABORER, Pipelayer</td>
<td>$20.15</td>
</tr>
<tr>
<td>OPERATOR, Backhoe/Excavator/Trackhoe</td>
<td>$25.97</td>
</tr>
<tr>
<td>OPERATOR, Loader</td>
<td>$30.35</td>
</tr>
</tbody>
</table>

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

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 clauses (29CFR 5.5 (a) (1) (ii)).
Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SUA2012-007 05/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 05/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classifications listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current negotiated/CBA rate of the union locals from which the rate is based.
WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

* an existing published wage determination
* a survey underlying a wage determination
* a Wage and Hour Division letter setting forth a position on a wage determination matter
* a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

    Branch of Construction Wage Determinations
    Wage and Hour Division
    U.S. Department of Labor
    200 Constitution Avenue, N.W.
    Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

    Wage and Hour Administrator
    U.S. Department of Labor
    200 Constitution Avenue, N.W.
    Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

    Administrative Review Board
    U.S. Department of Labor
    200 Constitution Avenue, N.W.
    Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

================================================================
END OF GENERAL DECISION
SECTION 00825

APPROVAL LETTERS & PERMITS
We have reviewed the plans and specifications for the above referenced project. The plans include the construction of a Hydro-Pneumatic VFD pump station with 2 pumps capable 30 gpm and 590 ft TDH each and a 53 gallon bladder tank. Also the construction of approximately 3,225 linear feet of 3 inch PVC, 2,000 linear feet of 3 inch DI, 500 linear feet of 4 inch PVC, 200 linear feet of 6-inch HDPE water line. This is to advise that plans and specifications for the above referenced project are APPROVED with respect to sanitary features of design, as of this date with the requirements contained in the attached construction permit.

If you have any questions concerning this project, please contact Daniel Kulik at 502-782-6998.

Sincerely,

Terry Humphries, P.E.
Supervisor, Engineering Section
Water Infrastructure Branch
Division of Water

TH:DK
Enclosures
c: Nesbitt Engineering Inc
Breathitt County Health Department
Division of Plumbing
### Narrative Requirements:

<table>
<thead>
<tr>
<th>Condition No.</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>T-1</td>
<td>Construction of this project shall not result in the water system's inability to supply consistent water service in compliance with 401 KAR 8:100 through 8:600. [401 KAR 8:100 Section 5]</td>
</tr>
<tr>
<td>T-2</td>
<td>The public water system shall not implement a change to the approved plans without the prior written approval of the cabinet. [401 KAR 8:100 Section 4(3)]</td>
</tr>
<tr>
<td>T-3</td>
<td>A proposed change to the approved plans affecting sanitary features of design shall be submitted to the cabinet for approval in accordance with Section 2 of this administrative regulation. [401 KAR 8:100 Section 4(2)]</td>
</tr>
<tr>
<td>T-4</td>
<td>During construction, a set of approved plans and specifications shall be available at the job site. Construction shall be performed in accordance with the approved plans and specifications. [401 KAR 8:100 Section 3(1)]</td>
</tr>
<tr>
<td>T-5</td>
<td>Unless construction begins within two (2) years from the date of approval of the final plans and specifications, the approval shall expire. [401 KAR 8:100 Section 3(3)]</td>
</tr>
<tr>
<td>T-6</td>
<td>Upon completion of construction, a professional engineer shall certify in writing that the project has been completed in accordance with the approved plans and specifications. [401 KAR 8:100 Section 4(1)]</td>
</tr>
<tr>
<td>T-7</td>
<td>The system shall be designed to maintain a minimum pressure of 20 psi at ground level at all points in the distribution system under all conditions of flow. [Recommended Standards for Water Works 8.2.1, Drinking Water General Design Criteria IV.1.a]</td>
</tr>
<tr>
<td>T-8</td>
<td>Water lines should be hydraulically capable of a flow velocity of 2.5 ft/s while maintaining a pressure of at least 20 psi. [Drinking Water General Design Criteria IV.1.b]</td>
</tr>
<tr>
<td>T-9</td>
<td>The normal working pressure in the distribution system at the service connection shall not be less than 30 psi under peak demand flow conditions. Peak demand is defined as the maximum customer water usage rate, expressed in gallons per minute (gpm), in the pressure zone of interest during a 24 hour (diurnal) time period. [Drinking Water General Design Criteria IV.1.d]</td>
</tr>
<tr>
<td>T-10</td>
<td>When static pressure exceeds 150 psi, pressure reducing devices shall be provided on mains or as part of the meter setting on individual service lines in the distribution system. [Drinking Water General Design Criteria IV.1.e]</td>
</tr>
<tr>
<td>T-11</td>
<td>The minimum size of water main in the distribution system where fire protection is not to be provided should be a minimum of three (3) inch diameter. Any departure from minimum requirements shall be justified by hydraulic analysis and future water use, and can be considered only in special circumstances. [Recommended Standards for Water Works 8.2.2, Drinking Water General Design Criteria IV.2.b]</td>
</tr>
</tbody>
</table>
PORT0000000047 (Water Line) 3,225 linear feet of 3 inch PVC, 2,000 linear feet of 3 inch DI, 500 linear feet of 4 inch PVC, 200 linear feet of HDPE water line:

**Narrative Requirements:**

<table>
<thead>
<tr>
<th>Condition No.</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>T-12</td>
<td>Water mains not designed to carry fire-flows shall not have fire hydrants connected to them. [Recommended Standards for Water Works 8.4.1.b]</td>
</tr>
<tr>
<td>T-13</td>
<td>Flushing devices should be sized to provide flows which will give a velocity of at least 2.5 feet per second in the water main being flushed. [Recommended Standards for Water Works 8.2.4.b, Recommended Standards for Water Works 8.4.1.b]</td>
</tr>
<tr>
<td>T-14</td>
<td>No flushing device shall be directly connected to any sewer. [Recommended Standards for Water Works 8.2.4.b, Recommended Standards for Water Works 8.4.1.b]</td>
</tr>
<tr>
<td>T-15</td>
<td>Pipe shall be constructed to a depth providing a minimum cover of 30 inches to top of pipe. [Drinking Water General Design Criteria IV.3.a]</td>
</tr>
<tr>
<td>T-16</td>
<td>Water mains shall be covered with sufficient earth or other insulation to prevent freezing. [Recommended Standards for Water Works 8.7]</td>
</tr>
<tr>
<td>T-17</td>
<td>A continuous and uniform bedding shall be provided in the trench for all buried pipe. Backfill material shall be tamped in layers around the pipe and to a sufficient height above the pipe to adequately support and protect the pipe. Stones found in the trench shall be removed for a depth of at least six inches below the bottom of the pipe. [Recommended Standards for Water Works 8.7]</td>
</tr>
<tr>
<td>T-18</td>
<td>Water line installation shall incorporate the provisions of the AWWA standards and/or manufacturer's recommended installation procedures. [Recommended Standards for Water Works 8.7]</td>
</tr>
<tr>
<td>T-19</td>
<td>All materials used for the rehabilitation of water mains shall meet ANSI/NSF standards. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-20</td>
<td>Packing and jointing materials used in the joints of pipe shall meet the standards of AWWA and the reviewing authority. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-21</td>
<td>All tees, bends, plugs and hydrants shall be provided with reaction blocking, tie rods or joints designed to prevent movement. [Recommended Standards for Water Works 8.7]</td>
</tr>
<tr>
<td>T-22</td>
<td>All materials including pipe, fittings, valves and fire hydrants shall conform to the latest standards issued by the ASTM, AWWA and ANSI/NSF, where such standards exist, and be acceptable to the Division of Water. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-23</td>
<td>Water mains which have been used previously for conveying potable water may be reused provided they meet the above standards and have been restored practically to their original condition. [Recommended Standards for Water Works 8.1]</td>
</tr>
</tbody>
</table>
PORT0000000047 (Water Line) 3,225 linear feet of 3 inch PVC, 2,000 linear feet of 3 inch DI, 500 linear feet of 4 inch PVC, 200 linear feet of HDPE water line:

**Narrative Requirements:**

<table>
<thead>
<tr>
<th>Condition No.</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>T-24</td>
<td>Manufacturer approved transition joints shall be used between dissimilar piping materials. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-25</td>
<td>Pipes and pipe fittings containing more than 8% lead shall not be used. All products shall comply with ANSI/NSF standards. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-26</td>
<td>The minimum size of water main which provides for fire protection and serving fire hydrants shall be six-inch diameter. [Recommended Standards for Water Works 8.2, Drinking Water General Design Criteria IV.2.a]</td>
</tr>
<tr>
<td>T-27</td>
<td>Gaskets containing lead shall not be used. Repairs to lead?joint pipe shall be made using alternative methods. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-28</td>
<td>Pipe materials shall be selected to protect against both internal and external pipe corrosion. [Recommended Standards for Water Works 8.1]</td>
</tr>
<tr>
<td>T-29</td>
<td>Dead end mains shall be equipped with a means to provide adequate flushing. [Recommended Standards for Water Works 8.2]</td>
</tr>
<tr>
<td>T-30</td>
<td>The hydrant lead shall be a minimum of six inches in diameter. Auxiliary valves shall be installed on all hydrant leads. [Recommended Standards for Water Works 8.4.3]</td>
</tr>
<tr>
<td>T-31</td>
<td>A sufficient number of valves shall be provided on water mains to minimize inconvenience and sanitary hazards during repairs. [Recommended Standards for Water Works 8.3]</td>
</tr>
<tr>
<td>T-32</td>
<td>Wherever possible, chambers, pits or manholes containing valves, blow?offs, meters, or other such appurtenances to a distribution system, shall not be located in areas subject to flooding or in areas of high groundwater. Such chambers or pits should drain to the ground surface, or to absorption pits underground. The chambers, pits and manholes shall not connect directly to any storm drain or sanitary sewer. Blow?offs shall not connect directly to any storm drain or sanitary sewer. [Recommended Standards for Water Works 8.6]</td>
</tr>
<tr>
<td>T-33</td>
<td>At high points in water mains where air can accumulate provisions shall be made to remove the air by means of air relief valves. [Recommended Standards for Water Works 8.5.1]</td>
</tr>
<tr>
<td>T-34</td>
<td>Automatic air relief valves shall not be used in situations where flooding of the manhole or chamber may occur. [Recommended Standards for Water Works 8.5.1]</td>
</tr>
</tbody>
</table>
## Distribution-Major Construction

**Breathitt Co Water District**

**Facility Requirements**

Activity ID No.: APE20170001

---

**PORT0000000047 (Water Line)** 3,225 linear feet of 3 inch PVC, 2,000 linear feet of 3 inch DI, 500 linear feet of 4 inch PVC, 200 linear feet of HDPE water line:

### Narrative Requirements:

<table>
<thead>
<tr>
<th>Condition No.</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>T-35</td>
<td>The open end of an air relief pipe from automatic valves shall be extended to at least one foot above grade and provided with a screened, downward-facing elbow. [Recommended Standards for Water Works 8.5.2.c]</td>
</tr>
<tr>
<td>T-36</td>
<td>Discharge piping from air relief valves shall not connect directly to any storm drain, storm sewer, or sanitary sewer. [Recommended Standards for Water Works 8.5.2.d]</td>
</tr>
<tr>
<td>T-37</td>
<td>Water pipe shall be constructed with a lateral separation of 10 feet or more from any gravity sanitary or combined sewer measured edge to edge where practical. If not practical a variance may be requested to allow the water pipe to be installed closer to the gravity sanitary or combined sewer provided the water pipe is laid in a separate trench or undisturbed shelf located on one side of the sewer with the bottom of the pipe at least 18 inches above the top of the gravity sanitary or combined sewer pipe. [Drinking Water General Design Criteria IV.3.b]</td>
</tr>
<tr>
<td>T-38</td>
<td>Water lines crossing sanitary, combined or storm sewers shall be laid to provide a minimum vertical distance of 18 inches between the outside of the water main and the outside of the sanitary, combined or storm sewer with preference to the water main located above the sanitary, combined or storm sewer. [Drinking Water General Design Criteria IV.3.c]</td>
</tr>
<tr>
<td>T-39</td>
<td>At crossings, one full length of water pipe shall be located so both joints will be as far from the sewer as possible. [Recommended Standards for Water Works 8.8.3.b]</td>
</tr>
<tr>
<td>T-40</td>
<td>There shall be no connection between the distribution system and any pipes, pumps, hydrants, or tanks whereby unsafe water or other contaminating materials may be discharged or drawn into the system. [Recommended Standards for Water Works 8.10.1]</td>
</tr>
<tr>
<td>T-41</td>
<td>Water utilities shall have a cross connection program conforming to 401 KAR 8. [Recommended Standards for Water Works 8.10.1]</td>
</tr>
<tr>
<td>T-42</td>
<td>Installed pipe shall be pressure tested and leakage tested in accordance with the appropriate AWWA Standards. [Recommended Standards for Water Works 8.7.6]</td>
</tr>
<tr>
<td>T-43</td>
<td>New, cleaned and repaired water mains shall be disinfected in accordance with AWWA Standard C651. The specifications shall include detailed procedures for the adequate flushing, disinfection, and microbiological testing of all water mains. In an emergency or unusual situation, the disinfection procedure shall be discussed with the Division of Water. [Recommended Standards for Water Works 8.7.7]</td>
</tr>
<tr>
<td>T-44</td>
<td>A minimum cover of five feet shall be provided over pipe crossing underwater. [Recommended Standards for Water Works 8.9.2]</td>
</tr>
</tbody>
</table>
PORT0000000047 (Water Line) 3,225 linear feet of 3 inch PVC, 2,000 linear feet of 3 inch DI, 500 linear feet of 4 inch PVC, 200 linear feet of HDPE water line:

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<tr>
<td>T-45</td>
<td>Valves shall be provided at both ends of water crossings so that the section can be isolated for testing or repair; the valves shall be easily accessible, and not subject to flooding for pipes crossing underwater. [Recommended Standards for Water Works 8.9.2.b]</td>
</tr>
<tr>
<td>T-46</td>
<td>Permanent taps or other provisions to allow insertion of a small meter to determine leakage and obtain water samples on each side of the valve closest to the supply source for pipes crossing. [Recommended Standards for Water Works 8.9.2.c]</td>
</tr>
</tbody>
</table>
PORT0000000048 (Hydropneumatic Pump Station) Hydro-Pneumatic VFD pump station with 2 pumps capable 30 gpm and 590 ft TDH each and 53 gallon bladder tank:

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<td>Construction of this project shall not result in the water system's inability to supply consistent water service in compliance with 401 KAR 8:100 through 8:600. [401 KAR 8:100 Section 5]</td>
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<tr>
<td>T-2</td>
<td>The public water system shall not implement a change to the approved plans without the prior written approval of the cabinet. [401 KAR 8:100 Section 4(3)]</td>
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<td>T-3</td>
<td>A proposed change to the approved plans affecting sanitary features of design shall be submitted to the cabinet for approval in accordance with Section 2 of this administrative regulation. [401 KAR 8:100 Section 4(2)]</td>
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<tr>
<td>T-4</td>
<td>During construction, a set of approved plans and specifications shall be available at the job site. Construction shall be performed in accordance with the approved plans and specifications. [401 KAR 8:100 Section 3(1)]</td>
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<tr>
<td>T-5</td>
<td>Unless construction begins within two (2) years from the date of approval of the final plans and specifications, the approval shall expire. [401 KAR 8:100 Section 3(3)]</td>
</tr>
<tr>
<td>T-6</td>
<td>Upon completion of construction, a professional engineer shall certify in writing that the project has been completed in accordance with the approved plans and specifications. [401 KAR 8:100 Section 4(1)]</td>
</tr>
<tr>
<td>T-7</td>
<td>The system shall be designed to maintain a minimum pressure of 20 psi at ground level at all points in the distribution system under all conditions of flow. [Recommended Standards for Water Works 8.2.1, Drinking Water General Design Criteria IV.1.a]</td>
</tr>
<tr>
<td>T-8</td>
<td>Hydropneumatic (pressure) tanks, when provided as the only water storage are acceptable only for a maximum of 150 living units. [Recommended Standards for Water Works 7.2]</td>
</tr>
<tr>
<td>T-9</td>
<td>The tank shall be located above normal ground surface and be completely housed. [Recommended Standards for Water Works 7.2.1]</td>
</tr>
<tr>
<td>T-10</td>
<td>The capacity of the wells and pumps in a hydropneumatic system should be at least ten times the average daily consumption rate. [Recommended Standards for Water Works 7.2.2.a]</td>
</tr>
<tr>
<td>T-11</td>
<td>The gross volume of the hydropneumatic tank, in gallons, should be at least ten times the capacity of the largest pump, rated in gallons per minute. For example, a 250 gpm pump should have a 2,500 gallon pressure tank, unless other measures (e.g., variable speed drives in conjunction with the pump motors) are provided to meet the maximum demand. [Recommended Standards for Water Works 7.2.2.b]</td>
</tr>
</tbody>
</table>
PORT0000000048 (Hydropneumatic Pump Station) Hydro-Pneumatic VFD pump station with 2 pumps capable 30 gpm and 590 ft TDH each and 53 gallon bladder tank:

**Narrative Requirements:**

<table>
<thead>
<tr>
<th>Condition No.</th>
<th>Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>T-12</td>
<td>The hydropneumatic tank(s) shall have bypass piping to permit operation of the system while the tank is being repaired or painted. [Recommended Standards for Water Works 7.2.3]</td>
</tr>
<tr>
<td>T-13</td>
<td>Each tank shall have an access manhole, a drain, and control equipment consisting of a pressure gauge, water sight glass, automatic or manual air blow-off, means for adding air, and pressure operated start/stop controls for the pumps. [Recommended Standards for Water Works 7.2.4]</td>
</tr>
<tr>
<td>T-14</td>
<td>A pressure relief valve shall be installed and be capable of handling the full pumpage rate of flow at the pressure vessel design limit. [Recommended Standards for Water Works 7.2.4]</td>
</tr>
<tr>
<td>T-15</td>
<td>Sizing of hydropneumatic storage tanks must consider the need for disinfectant contact time. [Recommended Standards for Water Works 7.2.2.c]</td>
</tr>
</tbody>
</table>
Permit # T-10-2017-00010 is conditionally approved upon receiving an encroachment bond in the amount of $25,000.

The hwy dept. permit section is requesting an encroachment bond for permit # T-10-2017-00010 in the amount of $25,000. This is for Breathitt Co Water District on hwy 2436.
APPLICATION FOR ENCROACHMENT PERMIT

<table>
<thead>
<tr>
<th>Permittee Information</th>
<th>KYTC No.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name</strong></td>
<td>Breathitt County Water District</td>
</tr>
<tr>
<td><strong>Address</strong></td>
<td>1137 Main St, suite 305</td>
</tr>
<tr>
<td><strong>City</strong></td>
<td>Jackson</td>
</tr>
<tr>
<td><strong>State</strong></td>
<td>KY</td>
</tr>
<tr>
<td><strong>Zip</strong></td>
<td>41339</td>
</tr>
<tr>
<td><strong>Phone#</strong></td>
<td>606-666-3800 e</td>
</tr>
<tr>
<td><strong>Contact</strong></td>
<td>Estill McIntosh</td>
</tr>
<tr>
<td><strong>Phone</strong></td>
<td>606-666-3800 Cell</td>
</tr>
<tr>
<td><strong>Email</strong></td>
<td><a href="mailto:breathittwater@yahoo.com">breathittwater@yahoo.com</a></td>
</tr>
<tr>
<td><strong>Contact</strong></td>
<td>Matt Steen</td>
</tr>
<tr>
<td><strong>Phone</strong></td>
<td>859-685-4523 Cell</td>
</tr>
<tr>
<td><strong>Email</strong></td>
<td><a href="mailto:msteen@nei-ky.com">msteen@nei-ky.com</a></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Permit Information</th>
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</thead>
<tbody>
<tr>
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<tr>
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</tr>
<tr>
<td><strong>State</strong></td>
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<tr>
<td><strong>Zip</strong></td>
</tr>
<tr>
<td><strong>Route No.</strong></td>
</tr>
<tr>
<td><strong>Longitude (X)</strong></td>
</tr>
<tr>
<td><strong>Latitude (Y)</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Information below to be filled out by KYTC</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Access:</strong></td>
</tr>
<tr>
<td>☐ Left</td>
</tr>
<tr>
<td>☑ Full</td>
</tr>
</tbody>
</table>

**General Description of Work:**

- Install 4" waterline along KY 2436 from mile-point 0.21 to mile-point 0.30
- Install 3" waterline along KY 2436 from mile-point 0.30 to mile-point 1.32
- Install 10.75" steel casing, bore & jack under KY 2436 at mile-point 0.22
- Construct a pump station at KY 2436 mile-point 0.30; -83° 18' 55.0693" W 37° 34' 41.8143" N
- Construct a Tank Enclosure at KY 2436 mile-point 1.32

**THE UNDERSIGNED PERMITTEE(s) (being duly authorized representative(s) or owner(s)) DO AGREE TO ALL TERMS AND CONDITIONS ON THE TC 99-1 (A).**

<table>
<thead>
<tr>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
</table>

This is not a permit unless and until the permittee(s) receives an approved TC 99-1(A) from KYTC. This application shall become void if not approved by the cancellation date. The cancellation date shall be one year from the date the permittee submits their application.
APPLICATION FOR ENCROACHMENT PERMIT

TERMS AND CONDITIONS

1. The permit, including this application and all related and accompanying documents and drawings making up the permit, remains in effect and is binding upon the Applicant/Permittee, its successors and assigns, as long as the encroachment(s) exists and also until the permittee is finally relieved by the Department of Highways from all its obligations.

2. Applicant shall meet all requirements of the Clean Water Act if the project will disturb one acre or more, the applicant shall obtain a KPDES KYR10 Permit from the Kentucky Division of Water. All disturbed areas shall meet the requirements of the Department of Highway’s Standard Specifications, Sections 212 and 213, as amended.

3. INDEMNITY:
   A. PERFORMANCE BOND: The permittee shall provide to the Department a performance bond according to the Permits Manual, Section PE-203 as a guarantee of conformance with the Department’s Encroachment Permit requirements.
   B. PAYMENT BOND: At the discretion of the department, a payment bond shall be required of the permittee to ensure payment of liquidated damages assessed to the permittee.
   C. LIABILITY INSURANCE: Liability insurance shall be required of the permittee (in an amount approved by the department) to cover all liabilities associated with the encroachment.
   D. It shall be the responsibility of the permittee, its successors and assigns, to maintain all indemnities in full force and effect until the permittee is authorized to release the indemnity by the Department.

4. A copy of this application and all related documents making up the approved permit shall be given to the applicant and shall be made readily available for review at the work site at all times.

5. Perpetual maintenance of the encroachment is the responsibility of the permittee, its successors and assigns, with the approval of the Department as required, unless otherwise stated.

6. Permittee, its successors and assigns, shall comply with and agree to be bound by the requirements and terms of (a) this application and all related documents making up the approved permit, (b) by the Department’s Permits Manual, and (c) by the Manual on Uniform Traffic Control Devices, both manuals as revised to and in effect on the date of issuance of the permit, all of which documents are made a part thereof by this reference. Compliance by the permittee, its successors and assigns, with subsequent revisions to applicable provisions of either manual or other policy of the Department may be made a condition of allowing the encroachment to persist under the permit.

7. Permittee agrees that this and any encroachment may be ordered removed by the Department at any time, and for any reason, upon thirty days written notice to the last known address of the applicant or to the address at the location of the encroachment. The permittee agrees that the cost of removing and of restoring the associated right-of-way is the responsibility of the permittee, its successors and assigns.

8. Permittee, its successors and assigns, agree that if the Department determines that motor vehicular safety deficiencies develop as a result of the installation or use of the encroachment, the permittee, its successors and assigns, shall provide and bear the expenses to adjust, relocate, or reconstruct the facilities, add signs, auxiliary lanes, or other corrective measures reasonably deemed necessary by the Department within a reasonable time after receipt of a written notice of such deficiency. The period within which such adjustments, relocations, additions, modifications, or other corrective measures must be completed will be specified in the notice.

9. Where traffic signals are required as a condition of granting the requested permit or are thereafter required to correct motor vehicular safety deficiencies, as determined by the Department, the costs for signal equipment and
APPLICATION FOR ENCROACHMENT PERMIT

installation(s) shall be borne by the permittee, its successors and assigns and the Department in its reasonable discretion and only in accordance with the Department's current policy set forth in the Traffic Operations Manual and Permits Manual. Any modifications to the permittee's entrance necessary to accommodate signalization (including necessary easement(s) on private property) shall be the responsibility of the permittee, its successors and assigns, at no expense to the Department.

10. The requested encroachment shall not infringe on the frontage rights of an abutting owner without their written consent as hereinafter described. Each abutting owner shall express their consent, which shall be binding on their successors and assigns, by the submission of a notarized statement as follows, "I (we), __________________________, hereby consent to the granting of the permit requested by the applicant along Route __________________________, which permit does affect frontage rights along my (our) adjacent real property." By signature(s) __________________________, subscribed and sworn by __________________________, on this date __________________________.

11. The permit, if approved, is subject to the agreement that it shall not interfere with any similar rights or permit(s) previously granted to any other party, except as otherwise provided by law.

12. Permittee shall include documentation which describes the facilities to be constructed. Permittee, its successors and assigns, agree as a condition of the granting of the permit to construct and maintain any and all permitted facilities or other encroachments in strict accordance with the submitted and approved permit documentation and the policies and procedures of the Department. Permittee, its successors and assigns, shall not use facilities authorized herein in any manner contrary to that prescribed by the approved permit. Only normal usage as contemplated by the parties and by this application and routine maintenance are authorized by the permit.

13. Permittee, its successors and assigns, at all times from the date permitted work is commenced until such time as all permitted facilities or other encroachments are removed from the right-of-way and the right-of-way restored, shall defend, protect, indemnify and save harmless the Department from any and all liability claims and demands arising out of the work, encroachment, maintenance, or other undertaking by the permittee, its successors and assigns, related or undertaken pursuant to the granted permit, due to any claimed act or omission by the permittee, its servants, agents, employees, or contractors. This provision shall not inure to the benefit of any third party nor operate to enlarge any liability of the Department beyond that existing at common law or otherwise if this right to indemnity did not exist.

14. Upon a violation of any provision of the permit, or otherwise in its reasonable discretion, the Department may require additional action by the permittee, its successors and assigns, up to and including the removal of the encroachment and restoration of the right-of-way. In the event additional actions required by the Department under the permit are not undertaken as ordered and within a reasonable time, the Department may in its discretion cause those or other additional corrective actions to be undertaken and the Department shall recover the reasonable costs of those corrective actions from the permittee, its successors and assigns.

15. Permittee, its successors and assigns, shall use the encroachment premises in compliance with all requirements of federal law and regulation, including those imposed pursuant to Title VI of the Civil Right Act of 1964 (42 U.S.C. § 2000d et seq.) and the related regulations of the U.S. Department of Transportation in Title 49 C.F.R. Part 21, all as amended.

16. Permittee, its successors and assigns, agree that if the Department determines it is necessary for the facilities or other encroachment authorized by the permit to be removed, relocated or reconstructed in connection with the reconstruction, relocation or improvement of a highway, the Department may revoke permission for the
APPLICATION FOR ENCROACHMENT PERMIT

encroachment to remain under the permit and may order its removal, relocation or reconstruction by the permittee, its successors and assigns, at the expense of the permittee, except where the Department is required by law to pay any or all of those costs.

17. Permittee agrees that the authorized permit is personal to the permittee and shall remain in effect until such time as (a) the permittee’s rights to the adjoining real property to have benefitted from the requested encroachment have been relinquished, (b) until all permit obligations have been assumed by appropriate successors and assigns, and (c) unless and until a written release from permit obligations has been granted by the Department. The permit and its requirements shall also bind the real property to have benefitted from the requested encroachment to the extent permitted by law. The permit and the related encroachment become the responsibility of the successors and assigns of the permittee and the successors and assigns of each property owner benefitting from the encroachment, or the encroachment may not otherwise permissibly continue to be maintained on the right-of-way. (Does not apply to utility encroachments serving the general public.)

18. If work authorized by the permit is within a highway construction project in the construction phase, it shall be the responsibility of the permittee to make personal contact with the Department’s Engineer on the project in order to coordinate all permitted work with the Department’s prime contractor on the project.

19. This permit is not intended to, nor shall it, affect, alter or alleviate any requirement imposed upon the permittee, its successors and assigns, by any other agency.

20. Permittee, its successors and assigns, agree to contain and maintain all dirt, mud, and other debris emanating from the encroachment away from the surrounding right-of-way and the travel way of the highway hereafter and at all times that its obligations under the permit remain in effect.
Work Change Directive No.

Date of Issuance:        Effective Date:
Owner:                  Owner’s Contract No.:
Contractor:             Contractor’s Project No.:
Engineer:               Engineer’s Project No.:
Project:                Contract Name:

Contractor is directed to proceed promptly with the following change(s):
Description:

Attachments: [List documents supporting change]

Purpose for Work Change Directive:
Directive to proceed promptly with the Work described herein, prior to agreeing to changes on Contract Price and Contract Time, is issued due to: [check one or both of the following]

☐ Non-agreement on pricing of proposed change.
☐ Necessity to proceed for schedule or other Project reasons.

Estimated Change in Contract Price and Contract Times (non-binding, preliminary):

Contract Price $ [increase] [decrease].
Contract Time days [increase] [decrease].

Basis of estimated change in Contract Price:
☐ Lump Sum  ☐ Unit Price
☐ Cost of the Work ☐ Other

RECOMMENDED:  AUTHORIZED BY:  RECEIVED:
By:           By:           By:
Engineer (Authorized Signature)  Owner (Authorized Signature)  Contractor (Authorized Signature)

Title:          Title:          Title:
Date:           Date:           Date:

Approved by Funding Agency (if applicable)
By:           Date:
Title:
Date of Issuance: [Date]
Owner: [Name]
Contractor: [Name]
Engineer: [Name]
Project: [Project Name]

The Contract is modified as follows upon execution of this Change Order:

Description:

Attachments: [List documents supporting change]

<table>
<thead>
<tr>
<th>CHANGE IN CONTRACT PRICE</th>
<th>CHANGE IN CONTRACT TIMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Original Contract Price:</td>
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<tr>
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<td>Substantial Completion:</td>
</tr>
<tr>
<td></td>
<td>Ready for Final Payment:</td>
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<tr>
<td>[Increase] [Decrease]</td>
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<tr>
<td>No. ___:</td>
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<tr>
<td>Contract Price prior to</td>
<td>Contract Times prior to</td>
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<td>this Change Order:</td>
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<td>of this Change Order:</td>
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<tr>
<td>$------------------------</td>
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<tr>
<td>RECOMMENDED: By: [Name]</td>
<td></td>
</tr>
<tr>
<td>Engineer (if required)</td>
<td></td>
</tr>
<tr>
<td>ACCEPTED: By: [Name] Owner (Authorized Signature)</td>
<td></td>
</tr>
<tr>
<td>By: [Name] Contractor (Authorized Signature)</td>
<td></td>
</tr>
<tr>
<td>TITLE: [Title]</td>
<td></td>
</tr>
<tr>
<td>DATE: [Date]</td>
<td></td>
</tr>
<tr>
<td>APPROVED BY FUNDING AGENCY (if applicable):</td>
<td></td>
</tr>
<tr>
<td>By: [Name]</td>
<td></td>
</tr>
<tr>
<td>Title: [Title]</td>
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</tr>
<tr>
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</tr>
</tbody>
</table>

EJCDC® C-941, Change Order.
Prepared and published 2013 by the Engineers Joint Contract Documents Committee.
Page 1 of 1
Field Order No. ______

Date of Issuance: Effective Date:  
Owner: Owner's Contract No.:  
Contractor: Contractor's Project No.:  
Engineer: Engineer's Project No.:  
Project: Contract Name:  

Contractor is hereby directed to promptly execute this Field Order, issued in accordance with General Conditions Paragraph 11.01, for minor changes in the Work without changes in Contract Price or Contract Times. If Contractor considers that a change in Contract Price or Contract Times is required, submit a Change Proposal before proceeding with this Work.

Reference:  

<table>
<thead>
<tr>
<th>Specification(s)</th>
<th>Drawing(s) / Detail(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tbody>
</table>

Description:

Attachments:

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ISSUED: RECEIVED:

By: Engineer (Authorized Signature) By: Contractor (Authorized Signature)

Title: Title:  
Date: Date:  

Copy to: Owner
ENGINEER'S CERTIFICATION OF FINAL PLANS AND SPECIFICATIONS

PROJECT NAME: KY 2436 AEROPOST RD WATERLINE

The final Drawings and Specifications, other assembled Construction Contract Documents, bidding-related documents (or requests for proposals or other construction procurement documents), and any other Final Design Phase deliverables, comply with all requirements of the U.S. Department of Agriculture, Rural Utilities Service, to the best of my knowledge and professional judgment.

If the Engineers Joint Contract Documents Committee (EJCDC) documents have been used, all modifications required by RUS Bulletin 1780-26 have been made in accordance the terms of the license agreement, which states in part that the Engineer “must plainly show all changes to the Standard EJCDC Text, using ‘Track Changes’ (redline/strikeout), highlighting, or other means of clearly indicating additions and deletions.” Such other means may include attachments indicating changes (e.g. Supplementary Conditions modifying the General Conditions).

[Signature]

Date: 5/10/17

Name and Title: PAUL D. NESBITT, PRESIDENT
Technical Specifications

KY 2436 Airport Road Waterline Extension
Breathitt County Water District
Jackson, Kentucky

December, 2016
PART 1 GENERAL

SECTION 01010

SUMMARY OF WORK

1.01 SCOPE OF WORK COVERED BY THE CONTRACT

A. These SPECIFICATIONS and the accompanying DRAWINGS describe the WORK to be done and the materials to be furnished for construction of the KY 2436 Airport Road Waterline Extension, Contract 1 - Distribution System.

B. The proposed WORK is located along KY 2436 to the airport and weather station, northeast of the City of Jackson, KY, at the location shown on the drawings.

C. Contract WORK includes:

Including:

Work is to include installation of approximately 2,000 LF of 3-inch, ductile iron and 3,700 LF of 3-inch, PVC waterline with 200 LF of various sized directionally drilled creek/river crossings and other appurtenances, Installation of a hydro pneumatic pump station, and 2 service connections.

D. Special Notes:

- Included in the pump station is transfer switch connections for a generator.
- Meter and valve lids shall be HDPE.
- Valves shall have all control line fittings and rigid tubing made of stainless steel.
- The contractor will be billed for water usage at a rate equivalent to the BCWD leak adjustment rate of $6.96/1000 gallons. The volume of usage shall be determined by the water district.
- The contractor shall be responsible for notifying the owner to perform water sampling during the project. The contractor shall be responsible for a $500.00 fee per sampling event, payable to the owner. A sampling event shall be defined as a three (3) bottle sample technique typically used when a line or line segment is tested for Chlorine and Coliforms and E Coli. Resampling of a line shall result in an additional $500.00 fee. All lines shall be tested and sampled prior to being placed into service.
- There is no telemetry required at the Hydro pneumatic pump station. Pump control shall be regulated with a discharge pressure transducer.

- No blasting shall occur during construction of this project.

- Flushing hydrants located in KTC ROW shall have barrel extensions as needed for appropriate installation.

- Mechanical trenchers shall not be used during construction, all trenching in rock shall be done in a manner allowing access to the pipe for repairs or service connections.

1.02 RELATED REQUIREMENTS

A. Refer to the CONTRACT AGREEMENT for a listing of the CONTRACT DOCUMENTS.

B. Refer to Section 00700, paragraph 25 for coordination with other contractors.

1.03 WORK SEQUENCE

A. This project includes WORK that must be properly sequenced and collection system and all other utilities. Sequencing information in this Section is intended to identify constraints with respect to maintenance of existing service, and to assist the CONTRACTOR in planning the WORK. This information does not relieve the CONTRACTOR from his responsibility to complete the WORK on time.

B. All existing water services must remain active during construction and residential and commercial traffic flow shall be maintained during construction.

Temporary pumping and piping facilities for rerouting the flows shall be provided by the CONTRACTOR as required to maintain service.

C. The CONTRACTOR shall plan, schedule and accomplish the WORK of this Contract to avoid interruption of system service. Should any such interruptions become necessary, the CONTRACTOR shall notify the OWNER and ENGINEER in writing of such need as far ahead of the interruption as possible, but in no case less than one (1) week. The CONTRACTOR must state in his notification of need to interrupt the existing system at least the following:

1. Construction sequence to minimize the interruption time, and propose time-of-day that WORK would be accomplished.

2. Expected length of time of the interruption.
3. Alternate procedures in the event the expected time is exceeded.

4. List of all equipment and material that must be on hand to complete the WORK.

D. The ENGINEER shall review the CONTRACTOR'S written notification, and the ENGINEER and OWNER must concur that the proposed interruption is acceptable prior to commencement of the interruption

PART 2 PRODUCTS
Not Used.

PART 3 EXECUTION
Not Used.

END OF SECTION
SECTION 01025
MEASUREMENT AND PAYMENT

PART 1 - GENERAL

1.01 WORK INCLUDED

The Contractor shall furnish all necessary labor, machinery, tools, apparatus, equipment, materials, service, other necessary supplies and perform all work including all excavation and backfilling (without additional compensation, except where specifically set out in these specifications) at the unit or lump sum bid price for the items or work described under PART 2 of this section.

1.02 PROGRESS AND PAYMENTS SCHEDULES

A. Within fifteen (15) days after the date of formal execution of the AGREEMENT, the Contractor shall prepare and submit to the Engineer, for approval, a construction schedule which depicts the Contractor's plan for completing the contract requirements and show work placement in dollars versus contract time. The Contractor's construction schedule must be approved by the Engineer before any payments will be made on this contract.

B. Within fifteen (15) days after the date of formal execution of the CONTRACT AGREEMENT, the Contractor shall prepare and submit to the Engineer, for approval, a periodic estimate which depicts the Contractor's cost for completing the contract requirements and show by major unit of the project work, the Contractor's dollar value for the material and the labor (two separate amounts) to be used as a basis for the periodic payments. The Contractor's periodic estimate must be approved by the Engineer before any payments will be made on this contract.

C. The Engineer's decision as to sufficiency and completeness of the Contractor's construction schedule and periodic estimate will be final.

D. The Contractor must make current, to the satisfaction of the Engineer, the construction schedule and periodic estimate each time he requests a payment on this contract.

E. The Contractor's construction schedule and periodic estimate must be maintained at the construction site available for inspection and shall be revised to incorporate approved change orders as they occur.

F. When the Contractor requests a payment on this contract, it must be on the approved periodic estimate and be current. Further, the current periodic estimate and construction schedule (both updated and revised) shall be submitted for review and approval by the Engineer before monthly payments will be made by the Owner. The Contractor shall
submit six (6) current copies of each (periodic estimate and construction schedule) when requesting payment.

1.03 CONDITIONS FOR PAYMENT

A. The Owner will make payments for acceptable work in place and materials properly stored on-site. The value of payment shall be as established on the approved construction schedule and periodic estimate, EXCEPT the Owner will retain ten percent (10%) of the work in place and a percentage as hereinafter listed for items properly stored or untested.

B. No payment will be made for stored materials unless a proper invoice from the supplier is attached to the pay request. Further, no item whose value is less than $1,000.00 will be considered as stored materials for pay purposes.

C. Payment for pipeline items shall be limited to eighty percent (80%) of the bid price until the pipeline items have been tested and accepted by the Engineer.

D. Payment for equipment items shall be limited to eighty-five percent (85%) of their scheduled value (materials portion only) until they are set in place. Eighty-five percent (85%) payment for stored materials and equipment shall be contingent on proper on-site storage as recommended by the manufacturer or required by the Engineer.

E. Payment for equipment items set in-place shall be limited to ninety percent (90%) of their scheduled value until they are ready for operation and have been certified by the manufacturer. Ninety percent (90%) payment for installed equipment shall be contingent on proper routine maintenance of the equipment in accordance with the manufacturer's recommendations.

F. Payment for equipment items set in place and ready for operation shall be limited to ninety-five percent (95%) of their scheduled value until all acceptance tests have been completed and the required manufacturer's pre-startup operator's training has been completed.

G. Payment for the labor portion of equipment items will be subject only to the degree of completeness and the appropriate retainage.

H. The Owner may reduce the percent of retainage once the project has achieved satisfactory progress and is at the fifty percent (50%) mark. If the percent of retainage is reduced, the dollar amount of retainage for work-in-place will not be reduced but will remain constant following the fifty percent (50%) constructed status. The retainage on the equipment items shall be determined as defined hereinbefore.

I. Additionally, the Owner may reinstate the retainage to a full ten percent (10%) of the scheduled value of work-in-place and material items should
the Owner, at its discretion, determine that the Contractor is not making satisfactory progress or there is other specific cause for such withholding.

1.04 CLAIMS FOR EXTRA WORK

A. If the Contractor claims that any instructions by Drawings or otherwise involve extra cost, he shall give the Engineer written notice of said claim within ten (10) days after the receipt of such instructions, and in any event before proceeding to execute the work, stating clearly and in detail the basis of his claim or claims. No such claim shall be valid unless so made.

B. Claims for additional compensation for extra work, due to alleged errors in spot elevations, contour lines, or bench marks, will not be recognized unless accompanied by certified survey data, made prior to the time the original ground was disturbed, clearly showing that errors exist which resulted, or would result, in handling more material, or performing more work than would reasonably be estimated from the Drawings and/or topographical maps issued.

C. Any discrepancies which may be discovered between actual conditions and those represented by the topographical maps and/or Drawings shall at once be reported to the Engineer, and work shall not proceed, except at the Contractor's risk, until written instructions have been received by him from the Engineer.

D. If, on the basis of the available evidence, the Engineer determines that an adjustment of the Contract Price or time is justifiable, the procedure shall then be as provided herein for "Changes in the Work".

E. By execution of this Contract, the Contractor warrants that he has visited the site of the proposed work and fully acquainted himself with the existing site conditions relating to construction and labor, and that he fully understands the facilities, difficulties, and restrictions attending the execution of the work under this Contract. The Contractor further warrants that he has thoroughly examined and is familiar with the Drawings, Specifications and all other documents comprising the Contract. The Contractor further warrants that by execution of this Contract his failure when he was bidding on this Contract to receive or examine any form, instrument or document, or to visit the site and acquaint himself with conditions there existing, in no way relieves him from any obligation under the Contract, and the Contractor agrees that the Owner shall be justified in rejecting any claim based on facts regarding which he should have been on notice as a result thereof.

1.05 DETERMINATION OF THE VALUE OF EXTRA (ADDITIONAL) OR OMITTED WORK

A. The value of extra (additional) or omitted work shall be determined in one or more of the following ways:
1. On the basis of the actual cost of all the items of labor (including on-the-job supervision), materials, and use of equipment, plus a maximum 15 percent for added work or a minimum 15 percent for deleted work which shall cover the Contractor's general supervision, overhead and profit. In case of subcontracts, the 15 percent (maximum for added work and minimum for deleted work) is interpreted to mean the subcontractor's supervision, overhead and profit, and an additional 5 percent (maximum for added work and minimum for deleted work) may then be added to such costs to cover the General Contractor's supervision, overhead and profit. The cost of labor shall include required insurance, taxes and fringe benefits. Equipment costs shall be based on current rental rates in the areas where the work is being performed but, in no case shall such costs be greater than the current rates published by the Associated Equipment Distributors, Chicago, Illinois.

2. By estimate and acceptance in a lump sum.

3. By unit prices named in the Contract or subsequently agreed upon.

B. Provided, however, that the cost or estimated cost of all extra (additional) work shall be determined in advance of authorization by the Engineer and approved by the Owner.

C. All extra (additional) work shall be executed under the conditions of the original Contract. Any claim for extension of time shall be adjusted according to the proportionate increase or decrease in the final total cost of the work unless negotiated on another basis.

D. Except for over-runs in contract unit price items, no extra (additional) work shall be done except upon a written Field Order Directive, or Change Order from the Engineer, and no claim on the part of the Contractor for pay for extra (additional) work shall be recognized unless so ordered in writing by the Engineer.

PART 2 – PRODUCTS

2.01 WATERLINES

Payment for Waterlines will be made at the contract unit price per linear foot in place, which shall include compensation for all labor, material and equipment required for furnishing and installing pipe; excavation (including rock excavation); dewatering; bedding material; laying; jointing; pipe anchoring; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; tracer wire; waterline markers; testing of the completed lines; and any utility relocation if necessary. Incidental to the construction of the waterline shall be crushed stone, asphalt, or concrete surface replacement (in kind), replacement or repair to
drainage ditches, rip rap ditches, curb and gutter, and sidewalks.

Miscellaneous fittings required to complete the installation as shown on the drawings shall be incorporated into the unit price per linear foot of pipe. Such fittings include but are not limited to as elbows, tees, wyes and mechanical restraint.

2.02 GATE VALVE & BOXES

Payment for the Gate Valves & Boxes will be made at the contract unit price per assembly, which shall include compensation for all labor, material and equipment required for furnishing and installing Gate Valve & Box; excavation (including rock excavation); dewatering; bedding material; laying; jointing; pipe anchoring; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; tracer wire; terminal for tracer wire; testing of the completed valves; and fittings. Incidental to the installation of the Gate Valve & Box shall be valve box, crushed stone, asphalt, or concrete surface replacement (in kind), replacement or repair to drainage ditches, rip rap ditches, curb and gutter, gate valve concrete collar and sidewalks.

Miscellaneous fittings required to complete the installation as shown on the drawings shall be incorporated into the unit price. Such fittings include but are not limited to as adapters, elbows, tees, wyes and mechanical restraint.

2.03 FLUSHING HYDRANT ASSEMBLY

Payment for the Flushing Hydrant Assembly will be made at the contract unit price per assembly, which shall include compensation for all labor, material and equipment required for furnishing and installing hydrant, valve & box; excavation (including rock excavation); dewatering; bedding material; laying; jointing; pipe anchoring; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; tracer wire; marker posts; terminal for tracer wire; testing of the completed lines; and any utility relocation if necessary. Incidental to the installation of the hydrant assembly shall be valve box, crushed stone, asphalt, or concrete surface replacement (in kind), replacement or repair to drainage ditches, rip rap ditches, curb and gutter, gate valve concrete collar and sidewalks.

2.04 5/8" x 3/4" METERS ONLY (Orion Radio Read Profiler)

Payment for the Meters Only will be made at the contract unit price per assembly, which shall include compensation for delivery of the new meters to the Owners warehouse in Jackson, KY.

2.05 5/8" x 3/4" Tandem Setter Meter Tub with IPRV (installed)

Payment for the Tandem Setter Meter Tub with IPRV will be made at the
contract unit price per assembly, which shall include compensation for all labor, material and equipment required for furnishing and installing, new meter box, new box lid, new copper setter, individual pressure reducing valve, etc; excavation (including rock excavation); dewatering; bedding material; laying; jointing; pipe anchoring; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; and any utility relocation if necessary. Incidental to the installation shall be necessary fittings, any work required to make installation complete, crushed stone, asphalt, or concrete surface replacement (in kind), replacement or repair to drainage ditches, rip rap ditches, curb and gutter and sidewalks.

New water meter tubs shall be installed per District's ordinances.

2.06 SERVICE TUBING

Payment for Service Tubing will be made at the contract unit price per linear foot in place, which shall include compensation for all labor, material and equipment required for furnishing and installing pipe; excavation (including rock excavation); dewatering; bedding material; laying; jointing; pipe anchoring; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; reconnection to existing yoke; testing of the completed lines; and any utility relocation if necessary. Incidental to the installation of the service tubing shall be crushed stone, asphalt, or concrete surface replacement (in kind), replacement or repair to drainage ditches, rip rap ditches, curb and gutter, and sidewalks.

Miscellaneous fittings required to complete the installation as shown on the drawings shall be incorporated into the unit price per linear foot of pipe. Such fittings include but are not limited to as service saddle, elbows, tees, wyes and mechanical restraint.

2.07 COMBINATION AIR RELEASE VALVE & BOX ASSEMBLY

Payment for the Combination Air Relief Valve (CARV) assembly will be made at the contract unit price per assembly, which shall include compensation for all labor, material and equipment required for furnishing and installing CARV & box; excavation (including rock excavation); dewatering; bedding material; laying; jointing; pipe anchoring; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; tracer wire; terminal for tracer wire; and any utility relocation if necessary. Incidental to the installation of the air release valve shall be valve box, crushed stone, asphalt, or concrete surface replacement (in kind), replacement or repair to drainage ditches, rip rap ditches, curb and gutter, gate valve concrete collar and sidewalks.

Miscellaneous fittings required to complete the installation as shown on the drawings shall be incorporated into the unit price. Such fittings include but are not limited to as adapters, elbows, tees, wyes and mechanical restraint.
2.08 DIRECTIONAL DRILL

Payment for Directional Drill will be made at the contract unit price per linear foot or lump sum, which shall include compensation for all labor, material and equipment required for furnishing and installing pipe, excavation (including rock excavation), dewatering, bedding material, laying, jointing, pipe anchoring, erosion control measures, temporary trench shoring, sheeting and bracing, and initial and final backfill, seed and straw of all areas disturbed during construction activities, tracer wire; waterline markers; testing of the completed lines, and any utility relocation if necessary. Leak detection shall be included in the unit price if indicated on the plans. Sheet C-44 is all inclusive as a lump sum unit price.

Miscellaneous fittings required to complete the installation as shown on the drawings shall be incorporated into the unit price. Such fittings include but are not limited to as adapters, elbows, tees, wyes and mechanical restraint.

2.09 HIGHWAY CROSSING, BORE & JACK

Payment for the Highway Crossing, Bore & Jack will be made at the contract unit price per linear foot, which shall include compensation for all labor, material and equipment required for furnishing and installing highway bore; excavation (including rock excavation); dewatering; crushed stone bedding material; laying; jointing; pipe anchoring; carrier pipe; casing spacers; end seals; erosion control measures; temporary trench shoring; sheeting and bracing; initial and final backfill, seed and straw of all areas disturbed during construction activities; tracer wire; marker posts; terminal for tracer wire; testing of the completed lines; and any utility relocation if necessary. Incidental to the bore and jack shall be crushed stone, asphalt or concrete surface replacement (in kind), replacement or repair to drainage ditches, rip rap ditches, curb and gutter, gate valve concrete collar and sidewalks.

2.10 WATERLINE MARKER

Payment for the Waterline Marker will be made at the contract unit price per assembly, which shall include compensation for all labor, material and equipment required for furnishing and installing Waterline Marker; excavation (including rock excavation); initial and final backfill, seed and straw of all areas disturbed during construction activities; tracer wire; terminal for tracer wire; and identification sticker. Incidental to the installation of the Waterline Marker shall be marker post, identification sticker, replacement or repair to drainage ditches, rip rap ditches, curb and gutter.
2.11 HYDRO-PNEUMATIC PUMP STATION

Payment for the Hydro-pneumatic Pump Station will be made at the contract unit price, which shall include compensation for all labor, material and equipment required for furnishing & installing the station; and startup procedures. Incidental to the station shall be electrical conduit, necessary hardware to hang/secure control panels, installation of electrical wiring, pulling of existing electrical wiring, miscellaneous hardware, and any modifications required to make the new equipment operational.

2.12 BLADDER TANK & ENCLOSURE

Payment for the Bladder Tank & Enclosure will be made at the contract unit price, which shall include compensation for all labor, material and equipment required for furnishing & installing the tank & enclosure; and startup procedures. Incidental to the installation shall be electrical conduit, necessary hardware to hang/secure control panels, installation of electrical wiring, pulling of existing electrical wiring, miscellaneous hardware, and any modifications required to make the new equipment operational.
PART 3 QUANTITIES OF ESTIMATE

A. Wherever the estimated quantities of work to be done and materials to be furnished under this contract are shown in any of the documents, including the Bid Proposal, they are given for use in comparing bids and the right is especially reserved except as herein otherwise specifically limited, to increase or diminish them as may be deemed reasonably necessary or desirable by the Owner to complete the work contemplated by this contract, and such increase or diminution shall not give cause for claims or liability for damages. The Engineer will not be financially responsible for any omissions from the Contract Documents and therefore not included by the Contractor in his proposal.

B. Aerial photographs utilized for plan sheets in the Contract Documents are indicated at an approximate scale and shall not be scaled for quantity take-offs. The quantities listed in the bid schedule are given for use in comparing bids and may not be the actual quantities to be installed. It is the Contractor's responsibility to field verify the bid item quantities to be installed prior to the ordering of materials. Payment on unit price contracts are based on actual quantities installed. The Owner or Engineer will not be financially responsible for any shortage of the bid items or overrun of bid items ordered for the quantities.

C. The actual quantities of all materials to be used for this project shall be field verified prior to the Contractor ordering the necessary materials. The quantity listed in the bid schedule is given for use in comparing bids and may increase or diminish as may be deemed necessary or as directed by the Owner. Any such increase or diminution shall not give cause for claims or liability for damages. The Engineer or Owner will not be financially responsible for any charges incurred for restocking of materials ordered.

- END OF SECTION -
SECTION 01060
REGULATORY REQUIREMENTS

PART 1   GENERAL

1.01 LABOR REGULATIONS ON KENTUCKY PUBLIC WORKS PROJECTS
   A. All Public Works Project submitted for BIDS and constructed by a Public Authority in the State of Kentucky are subject to the provisions of the Kentucky Revised Statutes, Chapter 337, entitled Wages and Hours as may be amended from time to time.
   
   CONTRACTORS are hereby advised that both State and Federal labor wage decisions are applicable to this contract. This does not guarantee nor infer that employees may be obtained for these rates. Should the CONTRACTOR choose or find it necessary to pay higher wage rates, the OWNER will not be liable for such higher rates.

1.02 ACCESS TO WORK
   A. The representative of the OWNER, the ENGINEER, the U.S. Environmental Protection Agency, the Kentucky Division of Water, OSHA and related agencies shall have access to the WORK wherever it is in preparation or progress, and the CONTRACTOR shall provide proper facilities for such access and inspection.

1.03 LOCAL GOVERNMENT REQUIREMENTS
   A. The CONTRACTOR and all SUBCONTRACTORS and SUPPLIERS shall fully comply with all local government requirements.
   B. Construction debris must be disposed in accordance with the local Solid Waste Management Plan, and with DWM regulatory requirement.

PART 2   PRODUCTS

Not Used.

PART 3   EXECUTION

Not Used

END OF SECTION
PART 1 GENERAL

1.01 PRE-CONSTRUCTION CONFERENCES
   A. Prior to commencing the work, a pre-construction conference will be held and representatives of the following organizations shall have at least one (1) representative in attendance:

   OWNER, ENGINEER, CONTRACTOR, major Subcontractors, and representatives of the appropriate State and Federal agencies as they choose.

   B. The pre-construction conference will be for the purpose of reviewing procedures to be followed concerning the orderly flow of required paperwork; coordination of the various parties involved with the project, review of shop drawing submittals, contract time, liquidated damages, payment estimates, change orders, and other items to the parties involved.

1.02 PROGRESS MEETINGS
   A. A progress meeting will be held once each month to review progress of the work, discuss problems encountered or foreseen, coordinate for the following month with the OWNER, and answer any questions as they arise.

   B. The organizations listed under 1.01 above shall have at least one representative in attendance at each meeting.

1.03 SCHEDULE UPDATE MEETINGS
   A. Schedule update meetings shall be in accordance with schedule requirements in Division 1, Section 01310.

END OF SECTION
SECTION 01300
SUBMITTALS

PART 1 GENERAL

1.01 DESCRIPTION OF REQUIREMENTS

A. This section specifies the general methods and requirements of submissions applicable to the following WORK-related submittals:

1. General Procedures for Submittals
2. Construction Schedule
3. Schedule of Values and Payments
4. Schedule of SHOP DRAWING Submittals
5. SHOP DRAWINGS, Product Data, Samples and O&M Instructions
6. Construction Photographs
7. Test Reports
8. Manufacturer's Certificates
9. Manufacturer's Instructions
10. Contractor's Responsibility
11. Submission Requirements
12. Resubmission Requirements

Additional general submittals requirements are contained in paragraphs 5.1 through 5.7 of the General Conditions. The CONTRACTOR is responsible for the submittal of all weekly payrolls, monthly utilization and other required forms and reports, including reports and forms from his SUBCONTRACTORS. The prompt submittal of all required reports and forms will help to insure the timely processing of pay request. Detailed submittal requirements will be specified in the technical SPECIFICATIONS sections.

1.02 GENERAL PROCEDURES FOR SUBMITTALS

A. Coordination of Submittal Times:

The CONTRACTOR shall prepare and transmit each submittal sufficiently in advance of performing the related WORK or other
applicable activities, or within the time specified in the individual WORK section of the SPECIFICATIONS, so that the installation will not be delayed by processing times including disapproval and re-submittal (if required), coordination with other submittals, testing, purchasing, fabrication, delivery and similar sequenced activities. No extension of time will be authorized because of the WORK.

1.03 CONSTRUCTION SCHEDULE

A. In addition to the progress schedule requirements specified in Article 3 of the General Conditions, the CONTRACTOR shall, within ten (10) days after the NOTICE TO PROCEED provide and submit to the ENGINEER for review the schedule he plans to maintain in order to successfully construct the WORK within the time allotted. The schedule shall account for all WORK of the CONTRACTOR and his SUBCONTRACTORS.

B. The CONTRACTOR shall update the schedule information monthly and submit the update information to the ENGINEER at the same time the pay estimate is prepared. The schedule shall contain all of the items of the periodic estimate and pay schedule.

C. The CONTRACTOR bears full responsibility for scheduling all phases and stages of the WORK including his SUBCONTRACTOR WORK to insure its successful prosecution and completion within the time specified in accordance with all provisions of these SPECIFICATIONS.

D. Refer to Section 01310 for additional requirements.

1.04 SCHEDULE OF VALUES AND PAYMENTS

A. Within the (10) days after award of the Contract the CONTRACTOR shall submit to the OWNER in triplicate, a breakdown of the pay items, including a schedule of values and a schedule of payments. This breakdown shall be subject to approval by the OWNER, and when so approved shall become the basis for determining progress payments and for negotiation of CHANGE ORDERS, if required.

1.05 SCHEDULE OF SHOP DRAWING SUBMITTALS

A. The CONTRACTOR shall, within ten (10) days after the NOTICE TO PROCEED provide and submit to the ENGINEER for review a SCHEDULE OF SHOP DRAWING SUBMITTALS. The schedule shall account for all materials used by the CONTRACTOR and his SUBCONTRACTORS.

B. The schedule shall be organized to reflect the respective specification division under which it applies.
1.06 SHOP DRAWINGS, PRODUCT DATA, SAMPLES AND O & M INSTRUCTIONS

A. Shop Drawings

1. SHOP DRAWINGS, as defined in the General Conditions, and as specified in the technical SPECIFICATIONS include, but are not necessarily limited to custom-prepared data such as fabrication and erection/installation DRAWINGS, scheduled information, setting diagrams, actual shop WORK manufacturing instructions, custom templates, special wiring diagrams, coordination DRAWINGS, individual system of equipment inspection and test reports including performance curves and certifications, as applicable to the WORK.

2. All details on SHOP DRAWINGS submitted for review shall show clearly the relation of the various parts to the main member and lines of the structure, and where correct fabrication of the WORK depends upon field measurements, such measurements shall be made and noted on the SHOP DRAWINGS before being submitted for review by the ENGINEER.

3. Unless otherwise specified, the CONTRACTOR is not required to resubmit SHOP DRAWINGS on existing equipment. The CONTRACTOR shall, however, be responsible for obtaining all SHOP DRAWINGS and/or other information from the manufacturer necessary to complete the installation and startup of existing equipment.

B. Product Data

1. Product data as specified in individual sections, include, but are not necessarily limited to, standard prepared data for manufactured products (sometimes referred to as catalog data), such as the manufacturer's product specification and installation instructions, availability of colors and patterns, manufacturer's printed statements of compliances and applicability, roughing-in diagrams and templates, catalog cuts, product photographs, standard wiring diagrams, printed performance curves and operational-range diagrams, production or quality control inspection and test reports and certifications, mill reports, product operating and maintenance instructions and recommended spare parts listing, and printed product warranties, as applicable to the WORK.

C. Samples

1. Samples specified in individual sections, included, 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/textured/pattern swatches and range sets,
specimens for coordination of visual effects, graphic symbols, and units of WORK to be used by the ENGINEER or OWNER for independent inspection and testing, as applicable to the WORK.

D. Operation and Maintenance Instructions

1. O&M instructions shall conform to Article 5 of the General Conditions (Section 00710) and the particular requirements of the individual sections.

2. Refer to Section 01785 for additional requirements.

1.07 CONSTRUCTION PHOTOGRAPHS

A. Miscellaneous photographs as directed by the ENGINEER or OWNER.

1. Photographs are required on this PROJECT and are the responsibility of the CONTRACTOR. Photographs shall be 3" x 5" color snapshots taken with a standard 35mm camera, or a digital camera with 8 MP minimum. CONTRACTOR shall be responsible for the taking, development, labeling and organizing of the photographs. All photographs shall be identified as to location, date and subject matter. Photographs shall be arranged in a photo album(s) by location, subject matter and date taken. Upon completion of the project, the CONTRACTOR shall supply the OWNER with the negatives or digital photo files. The later, if provided, shall be supplied on CD media in .jpg format.

2. Upon completion of the project, the CONTRACTOR shall provide three (3) professional-quality 8 x 10 color aerial photographs. Prior to photographing, the CONTRACTOR shall confirm with the ENGINEER that the site is ready. The photo shall also be provided in digital format (.jpg) on CD media.

3. The CONTRACTOR, before final payment is made, shall deliver one (1) set of photographic prints and negatives/.jpg's to the OWNER, one (1) set of prints to the ENGINEER, and one aerial photograph to each. Both sets of prints shall be arranged in a photo album(s) and labeled as outlined above.

4. No pay item has been set up for the photographs. The CONTRACTOR shall allow for a minimum of 200 - 3" x 5" color photographs (taken and arranged as outlined above) in his BID.

1.08 TEST REPORTS

A. Submit for the Architect/Engineer's knowledge as contract administrator or for the Owner.
1.09 MANUFACTURER'S CERTIFICATES

B. Submit test reports for information for the limited purpose of assessing conformance with information given and the design concept expressed in the contract documents.

1.10 MANUFACTURER'S INSTRUCTIONS

A. When specified in individual specification sections, submit printed instructions for delivery, storage, assembly, installation, start-up, adjusting, and finishing, to Architect/Engineer for delivery to owner in quantities specified for Product Data.

1.11 CONTRACTOR'S RESPONSIBILITY

A. The CONTRACTOR shall review SHOP DRAWINGS, product data and samples prior to submission to determine and verify the following:

1. Field measurements
2. Field construction criteria
3. Catalog numbers and similar data
4. Conformance with the SPECIFICATIONS

B. All SHOP DRAWINGS submitted by SUBCONTRACTORS for review shall be sent directly to the CONTRACTOR for preliminary checking. The CONTRACTOR shall be responsible for their submission at the proper time so as to prevent delays in delivery of materials.

C. The CONTRACTOR shall check all SUBCONTRACTOR'S SHOP DRAWINGS regarding measurements, size of members, materials, and details to satisfy himself that they conform to the intent of the DRAWINGS and SPECIFICATIONS. DRAWINGS found to be inaccurate or otherwise in error shall be returned to the SUBCONTRACTORS for correction before submission thereof.

D. Each shop drawing, WORKING drawing, sample and catalog data submitted by the CONTRACTOR shall have affixed to it a certification
statement, signed by the CONTRACTOR. The certification shall state that the CONTRACTOR represents that he has determined and verified all field measurements, field construction criteria, materials, dimensions, catalog numbers and similar data and has checked and coordinated each item with other applicable review SHOP DRAWINGS and all Contract requirements.

E. The CONTRACTOR shall notify the OWNER in writing, at the time of submittal, of any deviations in the submittals from the requirements of the CONTRACT DOCUMENTS.

F. The CONTRACTOR should include the notation "Critical Path" on critical path submittals.

G. The review of SHOP DRAWINGS, samples or catalog data by the ENGINEER shall not relieve the CONTRACTOR from his responsibility with regard to the fulfillment of the terms of the Contract.

H. No portion of the WORK requiring a shop drawing, WORKING drawing, sample or catalog data shall be started nor shall any materials be fabricated or installed prior to the review or qualified review SHOP DRAWINGS and data shall be at the CONTRACTOR's risk. The OWNER will not be liable for any expense or delay due to corrections or remedies required to accomplish conformity.

I. PROJECT WORK, materials, fabrication, and installation shall conform with reviewed SHOP DRAWINGS, WORKING DRAWINGS, applicable samples, and catalog data.

1.12 SUBMISSION REQUIREMENTS

A. The CONTRACTOR shall make submittals promptly in accordance with the accepted schedule, and in such sequence as to cause no delay in the WORK or in the WORK of any other CONTRACTOR.

B. Number of submittals required:

1. SHOP DRAWINGS: Submit six (6) copies.

2. Operation and Maintenance Instructions: Submit six (6) copies.

C. Submittals shall contain:

1. The date of submission and the dates of any previous submissions.

2. The PROJECT title, contract number, and submittal number.

3. CONTRACTOR identification.

4. The names of:
a. CONTRACTOR
b. SUPPLIER
c. Manufacturer

5. Identification of the product, with the specification section number.

6. Field dimensions, clearly identified as such.

7. Relation to adjacent or critical features of the WORK or materials.

8. Applicable standards, such as ASTM or Federal Specification numbers.

9. Identification of revisions on re-submittals.

10. An 8-inch x 3-inch blank space for CONTRACTOR’S and ENGINEER’S stamps.

D. Submittals shall be clear and legible. Submittals with facsimile copies will be automatically rejected.

1.13 RESUBMISSION REQUIREMENTS

A. The CONTRACTOR shall make any corrections or changes in the submittals required by the ENGINEER and resubmit until accepted, in accordance with the following:

1. SHOP DRAWINGS and Product Data:
   a. Revise initial DRAWINGS or data, and resubmit as specified for the initial submittal.
   b. Indicate any changes which have been made other than those requested by the ENGINEER.

2. Samples:
   a. Submit new samples as required for initial submittal.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

Not Used.

END OF SECTION
SECTION 01310

PROGRESS SCHEDULES

PART 1  GENERAL

1.01  GENERAL

A.  Scheduling Responsibilities

1.  In order to provide a definitive basis for determining job progress, a construction schedule of a type approved by the OWNER will be used to monitor the PROJECT.

2.  The CONTRACTOR shall be responsible for preparing the schedule and updating on a monthly basis. It shall at all times remain the CONTRACTOR'S responsibility to schedule and direct his forces in a manner that will allow for the completion of the WORK within the contractual period.

B.  Construction Hours

1.  No WORK shall be done between 8:00 p.m. and 7:00 a.m. nor on Sundays or legal holiday without the written permission of the OWNER. However, emergency work may be done without prior written permission.

2.  If the CONTRACTOR, for his convenience and at no additional cost to the OWNER, should desire to carry on his WORK at night or outside the regular hours, he shall submit a written request to the ENGINEER and shall allow nine (9) days for satisfactory arrangements to be made for inspecting the WORK in progress. If permission is granted, the CONTRACTOR shall light the different parts of the PROJECT as required to comply with all applicable Federal, State and local regulations. The CONTRACTOR shall also revise his schedule as appropriate at the next monthly schedule update meeting to reflect the changes in working hours.

C.  Progress of the WORK

1.  The WORK shall be started within ten (10) days following the NOTICE TO PROCEED and shall be executed with such progress as may be required to prevent delay to other CONTRACTORS or to the general completion of the PROJECT. The WORK shall be executed at such times and in or on such parts of the PROJECT, and with such forces, material and equipment, to assure completion of the WORK in the time established by the Contract.

2.  The CONTRACTOR agrees that whenever it becomes apparent from the current monthly Schedule update that delays have resulted and, hence, that the Contract completion date will not be met or when so directed by the OWNER, he will take some or all of the following actions at no additional cost to the OWNER.
(a) Increase construction manpower in such quantities and crafts as will substantially eliminate the backlog of WORK.

(b) Increase the number of working hours per shift, shifts per working day or days per week, the amount of construction equipment, or any combination of the foregoing to substantially eliminate the backlog of WORK.

(c) Reschedule activities to achieve maximum practical concurrence of accomplishment of activities, and comply with the revised schedule.

(d) The CONTRACTOR shall submit to the OWNER or the OWNER'S representative for review a written statement of the steps he intends to take to remove or arrest the delay to the critical path in the accepted schedule. If the CONTRACTOR should fail to submit a written statement of the steps he intends to take or should fail to take such steps as required by the Contract, the OWNER may direct the level of effort in manpower (trades), equipment, and work schedule (overtime, weekend and holiday work, etc.), to be employed by the CONTRACTOR in order to remove or arrest the delay to the critical path in the accepted schedule, and the CONTRACTOR shall promptly provide such level of effort at no additional cost to the OWNER.

1.02 CONSTRUCTION SCHEDULE

A. Schedule Submissions

1. With ten (10) calendar days of the NOTICE TO PROCEED, the CONTRACTOR shall submit to the ENGINEER five (5) copies of his proposed schedule. The schedule will be the subject of a schedule review meeting with the CONTRACTOR, the ENGINEER and the OWNER or the OWNER'S representative within one (1) week of its submission. The CONTRACTOR will revise and resubmit schedule until it is acceptable and accepted by the OWNER or the OWNER'S representative.

1.03 SCHEDULE UPDATES

A. Monthly Meetings

1. A monthly Schedule Update Meeting will be held in conjunction with the applicable progress meeting at the construction site to review and update the Schedule. The Schedule Update Meetings will be chaired by the OWNER or the OWNER'S representative and attended by the CONTRACTOR and the ENGINEER. Actual progress of the previous month will be recorded and future activities will be reviewed. The duration of activities and their logical connections may be revised as needed. Decisions made at
these meetings and agreed to by all parties are binding with the exception that no contractual completion dates will be modified without formal written requests and acceptance as specified herein.

B. Conditions Requiring Revisions are as follows:

1. When a delay in completion of any WORK item or sequence of WORK items results in an extension of the PROJECT completion.

2. When delays in submittals or deliveries or work stoppages are encountered which make re-planning or rescheduling of the WORK necessary.

3. When the schedule does not represent the actual prosecution and progress of the PROJECT.

1.04 CONTRACT COMPLETION TIME

A. Causes for Extensions

1. The Contract completion time will be adjusted only for cause 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 OWNER or the OWNER'S representative may deem necessary for a determination as to whether the CONTRACTOR is entitled to an extension of time under the provision of this Contract. The OWNER, with the assistance of ENGINEER and OWNER'S representative, will, after receipt of such justification and supporting evidence, make findings of fact and will advise the CONTRACTOR in writing thereof.

B. Request for Time Extension

1. Each request for change in any Contract completion date shall be initially submitted to the OWNER within the time frame stated in the General Conditions. All information known to the CONTRACTOR at that time concerning the nature and extent of the delay shall be transmitted to the OWNER at that time. Within the time frame stated in the General Conditions but before the date of final payment under this Contract, all information as required above concerning the delay must be submitted to the OWNER. No time extension will be granted for requests which are not submitted within the foregoing time limits.

PART 2 PRODUCTS
Not Used.

PART 3 EXECUTION
Not Used.

END OF SECTION

01310-3
SECTION 01500

CONSTRUCTION FACILITIES AND TEMPORARY CONTROLS

PART 1 GENERAL

1.01 SANITARY FACILITIES

A. The CONTRACTOR shall construct and maintain sanitary facilities for his employees and employees of the subcontractors. The CONTRACTOR shall, at completion of the Contract Work, properly dispose of these sanitary facilities.

1.02 UTILITIES

A. The CONTRACTOR shall be totally responsible for installation, maintenance and cost of his and his sub-contractor's telephone service.

B. The CONTRACTOR shall install meters at all his points of use of electric, water, and natural gas utilities. The CONTRACTOR shall pay the monthly billed cost from the servicing utility for the CONTRACTOR'S use of these utilities. The CONTRACTOR shall pay any initial installation costs.

C. If CONTRACTOR requires other utilities, he shall obtain and pay for them.

1.03 MAINTENANCE OF SERVICE IN EXISTING UTILITIES

A. Where the existing utilities must be disturbed during construction under this Contract, their operation and function shall be maintained by the CONTRACTOR to such a degree that service to customers will be interrupted for minimum time periods only. Such disturbances and any maintenance use of these lines shall constitute no cost to the OWNER. The OWNER shall be notified of interruptions in sufficient time to prepare for them and shall agree to the hour, date, and duration of them before they are undertaken.

B. Should shutdowns in service be in excess of the time of duration agreed upon, and such excessive shutdown time be due to the CONTRACTOR'S negligence, faulty Work and/or inability to perform, then and in that event, the CONTRACTOR shall be held liable to the OWNER for any and all damages that may accrue to the OWNER, by reason of such excessive shutdown periods.

C. Digging through services with trenching machines will not be permitted. Upon damage to utility services, such services shall be repaired immediately and tested to the satisfaction of the ENGINEER. The CONTRACTOR shall notify all utility users of impending interruption of service and shall notify all utility users of impending interruption of service and shall be responsible for all damage resulting from same. Payment for necessary disconnection and reconnection of utility services shall be
included as a part of the CONTRACTOR'S bid and no extra compensation will be made for same.

D. The CONTRACTOR shall at all times maintain on hand an adequate supply of repair materials and tools with which to make repair to damaged water, gas and sewer lines. Should the CONTRACTOR inadvertently damage existing utilities, he shall make immediate repair thereto and in no event shall he leave the site before such repair has been made and proven to be successful.

E. As far as possible, the locations and sizes of existing mains are indicated on the drawings; however, exact locations, pipe materials and sizes cannot be guaranteed. It shall be the responsibility of the CONTRACTOR to locate and uncover existing lines. The CONTRACTOR shall provide all connecting fittings of the correct size and type for each connection to existing lines.

1.04 PROPERTY PROTECTION

A. Care is to be exercised by the CONTRACTOR in all phases of construction, to prevent damage and/or injury to the OWNER'S and/or other property.

B. The CONTRACTOR shall avoid unnecessary injury to trees and shall remove only those authorized to be removed by written consent of the OWNER. Fences, gates, and terrain damaged or disarranged by the CONTRACTOR'S forces shall be immediately restored in their original condition or better.

1.05 CONSTRUCTION WARNING SIGNS

A. The CONTRACTOR shall provide construction warning signs for each location where he is working in the state highway right-of-way or in City or County streets. He will further provide flag men as required and shall abide by all Kentucky Transportation Cabinet, Department of Highways safety rules, including size, type and placement of construction signs.

1.06 RESIDENT OBSERVER OFFICE

A. No office is required.

1.07 EXCAVATION

A. No separate payment for solid rock excavation will be made under this Contract, unless specifically noted on the Bid Form. All excavation shall be considered unclassified, except in locations where solid rock excavation is paid for on a unit price basis.

1.08 ACCESS ROADWAYS

A. The CONTRACTOR shall construct all access roadways needed during construction, and the planned access roadways for the completed project.
The CONTRACTOR shall maintain access roadways continuously during the construction period.

B. The CONTRACTOR shall maintain all existing roadways within the project site which are used for any purpose by construction operations. The degree and frequency of maintenance shall be adequate to keep existing roadways in a condition at least equal to their condition prior to construction. Road maintenance shall include dust control and sweeping.

1.09 RESPONSIBILITY FOR TRENCH SETTLEMENT

A. The CONTRACTOR shall be responsible for any settlement caused by the construction, that occurs within one (1) year after the final acceptance of this Contract by the OWNER. Temporary fences shall be provided at no extra cost to the OWNER wherever necessary to keep livestock away from the construction area. Ornamental shrubbery and tree branches shall be temporarily tied back, where appropriate, to minimize damage. Damaged limbs shall be trimmed and damaged tree trunks shall be treated with wound dressing.

1.10 DAMAGE TO CROPS, LIVESTOCK AND VEGETATION

A. The CONTRACTOR shall protect crops, livestock and vegetation against damage or injury from construction operations at all times. Crops damaged or equipment access obtained outside of the easements provided shall be the responsibility of the CONTRACTOR. Temporary fences shall be provided at no extra cost to the OWNER wherever necessary to keep livestock away from the construction area.

B. Ornamental shrubbery and tree branches shall be temporarily tied back, where appropriate, to minimize damage. Damaged limbs shall be trimmed and damaged tree trunks shall be treated with wound dressing.

1.11 WASTE DISPOSAL

A. The CONTRACTOR shall dispose of waste, including hazardous waste, off-site in accordance with all applicable laws and regulations.

1.12 CONTRACTOR'S TRAILERS AND MATERIAL STORAGE

A. The location of the CONTRACTOR'S and Subcontractor's office, work trailers and parking areas for the project shall be subject to the OWNER'S approval.

B. The CONTRACTOR'S and Subcontractor's material storage yards for the project shall be subject to the OWNERS approval.

1.13 JURISDICTIONAL DISPUTES

A. It shall be the responsibility of the CONTRACTOR to pay all costs that may be required to perform any of the work shown on the Drawings or
specified herein in order to avoid any work stoppages due to jurisdictional disputes. The basis for subletting work in question, if any, shall conform with precedent agreements and decisions on record with the Building and Construction Trades Department, AFL-CIO, dated June, 1973, including any amendments thereto.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

Not Used.

END OF SECTION
PART 1  GENERAL

1.01 EROSION CONTROL MEASURES

Reference Section 2270.

All disturbed areas require erosion control. Erosion control shall consist of both natural and manmade barriers to the transport of sediment from the project area to surrounding areas not disturbed under this project.

This specification focuses on the requirement to avoid introduction of sediment into streams and other natural and manmade waterways and conveyances. A second focus is to prevent the deposition of sediment onto traffic surfaces.

A sediment pond is required to be constructed and completed prior to disturbance of the project area. All storm water run-offs from the project area will be routed to the sediment pond, where practical. Any areas not practical to route to the sediment pond shall be protected by the construction of silt fences between the disturbed area and the receiving stream. Silt fence placement shall be approved by the OWNER or his representative. Prior to beginning construction of the sediment pond, a silt fence will be constructed downstream from the downstream toe of the sediment pond to prevent silt from the construction of the embankment entering the stream.

Surface water from adjacent areas shall not be routed to the sediment pond, but rather routed around the sediment pond area.

PART 2  BEST MANAGEMENT PRACTICES

1.01 TEMPORARY BMP’S FOR

**On-site storage tanks** – On site storage tanks shall have a containment structure constructed around the tank. The containment structure shall be impervious to the substance stored in the tank and shall have a volume equal to 1.5 times the volume of the storage tank. Provisions shall be made to evacuate any water accumulation inside the containment structure to prevent loss of containment volume.

**Stockpile areas** – Stockpile areas shall have a silt fence constructed at the lower portion of the stockpile area to trap any sediment generated from the stockpile area.

**Parking areas** – Parking areas shall have a silt fence constructed at the lower perimeter of the parking area to trap any sediment generated from the parking area. Additionally, should the parking area be adjacent to a
paved public road, a gravel pad shall be constructed at the entrance from the public road to the parking area to prevent tracking of sediment onto the paved public road.

**Equipment maintenance areas** – Equipment maintenance areas shall have a silt fence constructed along the lower perimeter of the maintenance area to trap any sediment generated from the maintenance area.

**Excavation areas** – Excavation areas shall have a silt fence constructed at the lower perimeter of the excavation area to trap any sediment generated from the excavation area.

All temporary BMP's shall be maintained in accordance with the operations and maintenance plan until such time as permanent BMP's are constructed and completed, or until such time as the controlled area has been regraded, mulched, seeded and vegetation has been restored to the area.

1.02 **PERMANENT BMP'S**

Permanent BMP's shall consist of diversion ditches, sediment outfall structures, vegetation restoration and leachate containment lagoon as applicable.

1.03 **OPERATIONS AND MAINTENANCE PLAN**

The CONTRACTOR shall implement the following Best Management Practices (BMP) and shall maintain these BMP's until no longer needed or the completion of the project. The CONTRACTOR shall not remove any BMP without the agreement of the OWNER or his representative.

The CONTRACTOR shall have the sole responsibility for compliance with the requirements of the Storm Water Pollution Prevention Plan (SWPPP) as described in these BID DOCUMENTS, and shall be required to have a full and complete understanding of the SWPPP and the required BMP's contained in the SWPPP. It shall also be the responsibility of the CONTRACTOR to submit to the Kentucky Division of Water a completed Notice of Intent (NOI) prior to beginning work on this project and to submit a completed Notice of Termination (NOT) to the Kentucky Division of Water at the completion of this project.

Copies of the above forms are contained in this SECTION.

The required BMP's, the locations to be used, inspection frequency, and approved maintenance actions are shown in the following table.
<table>
<thead>
<tr>
<th>Location</th>
<th>BMP</th>
<th>Inspection Frequency</th>
<th>Maintenance Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>On-site Storage Tanks</td>
<td>Containment Structure</td>
<td>1. Daily 2. After rain event</td>
<td>Remove captured water, check for leakage</td>
</tr>
<tr>
<td>Stockpile Areas</td>
<td>Silt Fence</td>
<td>1. Weekly 2. After rain event 3. Prior to forecast storm</td>
<td>Clean out surplus silt, repair fence as needed</td>
</tr>
<tr>
<td>Parking Areas</td>
<td>Silt Fence</td>
<td>1. Weekly 2. After rain event</td>
<td>Clean out surplus silt, repair fence as needed. Add gravel to pad as needed</td>
</tr>
<tr>
<td>Equipment maintenance areas</td>
<td>Silt Fence</td>
<td>1. Weekly 2. After rain event</td>
<td>Remove surplus silt, repair fence as needed</td>
</tr>
<tr>
<td>Excavation Areas</td>
<td>Silt Fence</td>
<td>1. Weekly 2. After rain event 3. Prior to forecast storm</td>
<td>Remove surplus silt, repair fence as needed</td>
</tr>
<tr>
<td>Project Perimeter</td>
<td>Diversion Ditch</td>
<td>1. Weekly 2. After rain event</td>
<td>Remove accumulated sediment, install erosion protection after completion</td>
</tr>
<tr>
<td>Perimeter, along stream buffer</td>
<td>Silt Fence</td>
<td>1. Daily 2. After rain event 3. Prior to forecast storm</td>
<td>Remove accumulated silt when half of depth of fence is covered, straighten posts, replace destroyed sections and spray paint date on repaired sections.</td>
</tr>
<tr>
<td>Sediment Pond</td>
<td>Sediment Pond</td>
<td>1. Weekly 2. After rain event 3. Prior to forecast storm</td>
<td>Remove any observed obstructions in spillway systems, remove any surplus sediment accumulation</td>
</tr>
<tr>
<td>Inlets</td>
<td>Inlet Protection (aka &quot;Pigs in a Blanket&quot;)</td>
<td>1. Weekly 2. After rain event</td>
<td>Remove accumulated silt when half of depth of fence is covered, straighten and replace destroyed sections</td>
</tr>
</tbody>
</table>
1.04 CONTINUING EDUCATION

All personnel actively involved in this project, whether associated with the Design A/E or the General Contractor, shall be notified of this SWPPP and shall be given the opportunity to review the S.O.P. prepared by the DOE for SWPPP's.

The General Contractor (CONTRACTOR), before beginning work, shall formally review the SWPPP with his site management staff, including the site superintendent, key foremen, safety officers, designated workmen, etc., as well as with any subsequent replacements. Failure to understand the details of the SWPPP will not be accepted as an excuse for violations.

1.05 OPERATION AND MAINTENANCE GUIDELINES

The CONTRACTOR's jobsite superintendent and project manager shall familiarize themselves with the SWPPP and the requirements of the SOP developed by the DOE.

The CONTRACTOR shall assemble a Maintenance Log Book to be kept on site and accessible by DOW, Project A/E, DOE, etc. Log Book shall include the following:

a. Copy of the NOI
b. Copy of the General Permit
c. Copy of the SWPPP (may be kept separate if sheet size dictates)
d. Maintenance Log Sheets

The CONTRACTOR shall inspect all BMP's on the project at intervals as stipulated on the SWPPP or in the Log Book.

The Contractor shall promptly repair, clean out, replace, or otherwise perform required maintenance of every BMP at stipulated intervals or after a significant rain event. The CONTRACTOR shall make formal notification to the A/E of any BMP's that do not appear to be functioning properly or that may need review.

END OF SECTION
KPDES FORM NOI-SW

Kentucky Pollutant Discharge Elimination System (KPDES)
Notice of Intent (NOI)
for Storm Water Discharges
Associated with Industrial Activity Under the
KPDES General Permit

Submission of this Notice of Intent constitutes notice that the party identified in Section I of this form intends to be authorized by a KPDES permit issued for storm water discharges associated with industrial activity. Becoming a permittee obligates such discharger to comply with the terms and conditions of the permit.

ALL NECESSARY INFORMATION MUST BE PROVIDED ON THIS FORM (See Instructions on back)

I. Facility Operator Information

<table>
<thead>
<tr>
<th>Name:</th>
<th>Phone:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Status of Owner/Operator:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Address:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>City, State, Zip Code:</td>
<td></td>
</tr>
</tbody>
</table>

II. Facility/Site Location Information

<table>
<thead>
<tr>
<th>Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td></td>
</tr>
<tr>
<td>City, State, Zip Code:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>County:</th>
<th></th>
</tr>
</thead>
</table>

| Site Latitude:    | Site Longitude: |
|                  | degrees/minutes/seconds |
|                  | degrees/minutes/seconds |

III. Site Activity Information

MS4 Operator Name: 

Receiving Water Body: Yes [ ] No [ ] If Yes, submit with this form.

Are there existing quantitative data? Yes [ ] No [ ]

SIC or Designated Activity Code Primary

2nd [ ] 3rd [ ] 4th [ ]

If this facility is a member of a Group Application, enter Group Application Number:

If you have other existing KPDES Permits, enter Permit Numbers:

IV. Additional Information Required FOR CONSTRUCTION ACTIVITIES ONLY

Project Start Date: Completion Date:

Estimated Area to be disturbed (in acres):

Is the Storm Water Pollution Prevention Plan in Compliance with State and/or Local Sediment and Erosion Plans? Yes [ ] No [ ]

V. Certification: I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Printed or Typed Name: 

Signature: Date:

Revised June 1999
WHO MUST FILE A NOTICE OF INTENT (NOI) FORM

Federal law at 40 CFR Part 122 prohibits point source discharges of stormwater associated with industrial activity to a water body of the Commonwealth of Kentucky without a Kentucky Pollutant Discharge Elimination System (KPDES) permit. The operator of an industrial activity that has such a storm water discharge must submit a NOI to obtain coverage under the KPDES Storm Water General Permit. If you have questions about whether you need a permit under the KPDES Storm Water program, or if you need information as to whether a particular program is administered by the state agency, call the Storm Water Contact, Industrial Section, Kentucky Division of Water at (502) 564-3410.

WHERE TO FILE NOI FORM

NOIs must be sent to the following address:

Section Supervisor
Inventory & Data Management Section
KPDES Branch, Division of Water
Frankfort Office Park
14 Reilly Road
Frankfort, KY 40601

COMPLETING THE FORM

Type or print legibly in the appropriate areas only. If you have any questions regarding the completion of this form call the Storm Water Contact, Industrial Section, at (502) 564-3410.

SECTION I - FACILITY OPERATOR INFORMATION

Give the legal name of the person, firm, public organization, or any other entity that operates the facility or site described in this application. The name of the operator may or may not be the same as the name of the facility. The responsible party is the legal entity that controls the facility’s operation, rather than the plant or site manager. Do not use a colloquial name. Enter the complete address and telephone number of the operator.

Enter the appropriate letter to indicate the legal status of the operator of the facility.

- F = Federal
- M = Public (other than federal or state)
- S = State
- P = Private

SECTION II - FACILITY/SITE LOCATION INFORMATION

Enter the facility’s or site’s official or legal name and complete street address, including city, state, and ZIP code.

SECTION III - SITE ACTIVITY INFORMATION

If the storm water discharges to a municipal separate storm sewer system (MS4), enter the name of the operator of the MS4 (e.g., municipality name, county name) and the receiving water of the discharge from the MS4. (A MS4 is defined as a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains) that is owned or operated by a state, city, town, borough, county, parish, district, association, or other public body which is designed or used for collecting or conveying storm water.)

If the facility discharges storm water directly to receiving water(s), enter the name of the receiving water.

Indicate whether or not the owner or operator of the facility has existing quantitative data that represent the characteristics and concentration of pollutants in storm water discharges. If data is available submit with this form.

List, in descending order of significance, up to four 4-digit standard industrial classification (SIC) codes that best describe the principal products or services provided at the facility or site identified in Section II of this application.

If the facility listed in Section II has participated in Part 1 of an approved storm water group application and a group number has been assigned, enter the group application number in the space provided.

If there are other KPDES permits presently issued for the facility or site listed in Section II, list the permit numbers.

SECTION IV - ADDITIONAL INFORMATION REQUIRED FOR CONSTRUCTION ACTIVITIES ONLY

Construction activities must complete Section IV in addition of Sections I through III. Only construction activities need to complete Section IV.

Enter the project start date and the estimated completion date for the entire development plan.

Provide an estimate of the total number of acres of the site on which soil will be disturbed (round to the nearest acre).

Indicate whether the storm water pollution prevention plan for the site is in compliance with approved state and/or local sediment and erosion plans, permits, or storm water management plans.

SECTION V - CERTIFICATION

Federal statutes provide for severe penalties for submitting false information on this application form. Federal regulations require this application to be signed as follows:

For a corporation: by a responsible corporate officer, which means: (i) president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision making functions, or (ii) the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding $25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;

For a partnership or sole proprietorship: by a general partner or the proprietor;

For a municipality, state, Federal, or other public facility: by either a principal executive officer or ranking elected official.

Revised June 1999
NOTICE OF TERMINATION (NOT) of Coverage Under the KPDES General Permit for Storm Water Discharges Associated with Industrial Activity

Submission of this Notice of Termination constitutes notice that the party identified in Section II of this form is no longer authorized to discharge storm water associated with industrial activity under the KPDES program.

ALL NECESSARY INFORMATION MUST BE PROVIDED ON THIS FORM.
(Please see instructions on back before completing this form.)

I. PERMIT INFORMATION

KPDES Storm Water General Permit Number:

Check here if you are no longer the Operator of the Facility: ☐

Check here if the Storm Water Discharge is Being Terminated: ☐

II. FACILITY OPERATOR INFORMATION

Name:

Address:

City/State/Zip Code:

Telephone Number:

III. FACILITY/SITE LOCATION INFORMATION

Name:

Address:

City/State/Zip Code:

Certification: I certify under penalty of law that all storm water discharges associated with industrial activity from the identified facility that are authorized by a KPDES general permit have been eliminated or that I am no longer the operator of the facility or construction site. I understand that by submitting this Notice of Termination, I am no longer authorized to discharge storm water associated with industrial activity under this general permit, and that discharging pollutants in storm water associated with industrial activity of waters of the Commonwealth is unlawful under the Clean Water Act and Kentucky Regulations where the discharge is not authorized by a KPDES permit. I also understand that the submittal of this Notice of Termination does not release an operator from liability for any violations of this permit or the Kentucky Revised Statutes.

NAME (Print or Type) TITLE

SIGNATURE DATE

Revised June 1999
INSTRUCTIONS
NOTICE OF TERMINATION (NOT) OF COVERAGE UNDER THE KPDES GENERAL PERMIT FOR STORM WATER DISCHARGES ASSOCIATED WITH INDUSTRIAL ACTIVITY

Who May File a Notice of Termination (NOT) Form
Permittees who are presently covered under the Kentucky Pollutant Discharge Elimination System (KPDES) General Permit for Storm Water Discharges Associated with Industrial Activity may submit a Notice of Termination (NOT) form when their facilities no longer have any storm water discharges associated with industrial activity as defined in the storm water regulations at 40 CFR 122.26 (b)(14), or when they are no longer the operator of the facilities.

For construction activities, elimination of all storm water discharges associated with industrial activity occurs when disturbed soils at the construction site have been finally stabilized and temporary erosion and sediment control measures have been removed or will be removed at an appropriate time, or that all storm water discharges associated with industrial activity from the construction site that are authorized by a KPDES general permit have otherwise been eliminated. Final stabilization means that all soil-disturbing activities at the site have been completed, and that a uniform perennial vegetative cover with a density of 70% of the cover for unpaved areas and areas not covered by permanent structures has been established, or equivalent permanent stabilization measures (such as the use of riprap, gabions, or geotextiles have been employed.

Where to File NOT Form
Send this form to the following address:
Section Supervisor
Inventory & Data Management Section
KPDES Branch, Division of Water
14 Reilly Road, Frankfort Office Park
Frankfort, KY 40601

Completing the Form
Type or print legibly in the appropriate areas and according to the instructions given for each section. If you have questions about this form, call the Storm Water Contact, Industrial Section, at (502) 564-3410.

Section I - Permit Information
Enter the existing KPDES Storm Water General Permit number assigned to the facility or site identified in Section III. If you do not know the permit number, call the Storm Water Contact, Industrial Section at (502) 564-3410.

Indicate your reason for submitting this Notice of Termination by checking the appropriate box:
If there has been a change of operator and you are no longer the operator of the facility or site identified in Section III, check the corresponding box.
If all storm water discharges at the facility or site identified in Section III have been terminated, check the corresponding box.

Section II - Facility Operator Information
Give the legal name of the person, firm, public organization, or any other entity that operates the facility or site described in this application. The name of the operator may or may not be the same as the facility. The operator of the facility is the legal entity which controls the facility's operation, rather than the plant or site manager. Do not use a colloquial name. Enter the complete address and telephone number of the operator.

Section III - Facility/Site Location Information
Enter the facility's or site's official or legal name and complete address, including city, state and ZIP code. If the facility lacks a street address, indicate the state, the latitude and longitude of the facility to the nearest 15 seconds, or the quarter, section, township, and range (to the nearest quarter section) of the approximate center of the site.

Section IV - Certification
Federal statutes provide for severe penalties for submitting false information on this application form. Federal regulations require this application to be signed as follows:
For a corporation: by a responsible corporate officer, which means: (i) president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision making functions, or (ii) the manager of one or more manufacturing, production or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding $25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures;
For a partnership or sole proprietorship: by a general partner or the proprietor; or
For a municipality, State, Federal, or other public facility: by either a principal executive

Revised June 1999
SECTION 01785

OPERATION AND MAINTENANCE (O&M) DATA

PART I GENERAL

1.01 SUMMARY

A. Compile data and related information in manuals appropriate for OWNER'S operation and maintenance (O&M) of each item of equipment identified in other Specification sections.

1.02 QUALITY ASSURANCE

A. Preparation of data shall be performed by personnel:

A. Trained and experienced in O&M of described equipment.

B. Familiar with requirements of this section.

C. Skilled as technical writer to extent required to communicate essential data.

D. Skilled as drafter competent to prepare required drawings.

1.03 FORM OF MANUALS

A. Components:

1. Size: 8-1/2 in. by 11 in., or 11 in. by 17 in. folded, with standard 3-hole punching.

2. Paper: 20-lb minimum, white, for typed pages.

3. Text: Manufacturer's printed data, or neatly typewritten. Handwritten data is not acceptable.

4. Drawings:

a. Bind in with text.

b. Fold larger drawings and place in clear plastic pockets punched for inserting into binder. Place identification on outside of each pocket.
B. Cover Label: Label each binder cover and spine with typed or printed title "OPERATION AND MAINTENANCE INSTRUCTIONS" and following:

1. Project title.

2. Name(s) of applicable building(s) or structure(s) as shown on Drawings in which equipment located.


C. Binders:

1. Commercial quality D-Ring binder with durable and cleanable plastic covers. Paperboard and laminated paperboard covers are not acceptable.

2. Do not fill binders to more than 75% of capacity.

3. When multiple binders are used for an item of equipment, organize contents into related groupings. Each binder cover shall bear identification of specific contents.

1.04 SUBMITTAL SCHEDULE

A. Submit 4 copies of complete O&M data, bound in binders bearing identification label, for review within 30 days after time CONTRACTOR receives approved Shop Drawings and other submittals for equipment from ENGINEER.

B. ENGINEER’S review and acceptance of O&M data will be only for conformance with requirements of this section, for form of submittal and organization of data and completeness of information provided, but not for technical content or coordination between individual suppliers of equipment or system(s).

C. CONTRACTOR shall review O&M submittal and complete Form 1, Contractor Submittal Form, attached to this section indicating requirements of this section have been met before submitting to ENGINEER. ENGINEER will reject submittals without completed Form 1.
D. ENGINEER will be sole judge of completeness of data.

1.05 PAYMENTS

A. Progress payment for equipment delivered, stored or installed under these Contract Documents will not be made until O&M data is approved by ENGINEER.

B. Progress payments for control systems packaged with equipment will not be made until O&M data incorporated into equipment and control system manual is approved by ENGINEER.

PART 2 PRODUCTS

(Not Used)

PART 3 EXECUTION

3.01 GENERAL CONTENTS OF DATA

A. Each manual shall contain equipment data pertaining to not more than one Specification section number indicated in Contract Documents.

B. Title Sheet: First page in data listing following:

   1. Title: "OPERATION AND MAINTENANCE INSTRUCTIONS."

   2. Title of Project: As shown on Contract Documents.

   3. Name(s) of applicable building(s) or structure(s) in which equipment is located.

   4. Name of equipment as described in Contract Documents.

   5. Specification section number for equipment.

   6. CONTRACTOR'S name, address, and telephone number.

   7. Subcontractor's name, address, and telephone number if equipment is provided by Subcontractor.

   8. CONTRACTOR'S or Subcontractor's purchase order number, manufacturer's shop order number or other such numbers

      01785-3
required for parts and service ordering.

9. Manufacturer's name, address, and telephone number.

10. Name, address, and telephone number for local source of supply for parts and service.

C. Equipment List: Immediately following title sheet containing following:

1. Completed Form 1, Contractor's Submittal Form.

D. Table of Contents: Immediately following equipment list. Arrange in logical, systematic order and shall include as minimum each tabbed divider. Each page shall be numbered.

E. Tabbed Dividers: Insert tabbed section dividers between each major section.

1. Provide title of section on each tab.

2. Provide table of contents for each tabbed section, arranged in systematic order.

F. Equipment Data Sheets: Provide catalog sheets showing configuration, manufacturer's specifications, models, options, and styles of equipment and major components being provided. Product data sheets will show project specific information with inapplicable information deleted by crossing out or removal. Include in tabbed section(s).

G. Text:

1. Include only those sheets applicable to Project.

2. Each sheet shall:
   a. Identify specific equipment or part installed.
   b. Identify text applicable to equipment or part installed.
   c. Do not include inapplicable information.

H. Drawings:

1. Supplement text with drawings to clearly illustrate following:

   01785-4
a. Equipment and components.

b. Relations of component parts of equipment and systems.

c. Control and flow diagrams.

2. Actual drawings of equipment from manufacturer. "Typical" drawings are not acceptable, unless they accurately illustrate actual installation.

I. Specially written information, as required to supplement text for particular installation.

1. Provide explanation of interrelationships of equipment and components, and effects one component has on another or entire system.

2. Provide overall instructions and procedures for equipment tying in instructions and procedures for separate components into unified instructional package.

3. Provide glossary of special terms used by manufacturer.

4. Organize in consistent format under separate headings for different procedures.

5. Provide logical sequence of instructions for each procedure.

J. Copy of each warranty, bond or service contract issued.

1. Provide information sheet for OWNER'S personnel to explain following.

   a. Proper procedures in event of failure or malfunction to prevent voiding warranty.

   b. Instances affecting validity of warranties or bonds.

3.02 SPECIFIC DATA FOR EACH EQUIPMENT AND SYSTEMS

A. For each item of equipment and system include:

1. Completed Equipment Data Form typewritten on copy of Form 01785-5
2. Description of equipment and component parts:
   a. Function, normal operating characteristics, and limiting conditions.
   b. Performance curves, engineering data, and tests as applicable.
   c. Complete nomenclature and commercial number of replaceable parts.
   d. Complete nameplate data.
   e. P&ID numbers for equipment as indicated on Drawings.

3. Operating Procedures:
   a. Startup, break-in, and normal operating instructions.
   b. Regulation, control, stopping, shutdown, and emergency instructions.
   c. Summer and winter operating instructions, as applicable.
   d. Special operating instructions.

4. Maintenance Procedures:
   a. Routine maintenance operations.
   c. Disassembly, repair, and reassembly instructions.
   d. Alignment, adjusting, and checking instructions.

5. Servicing and Lubrication Schedule:
   a. List of lubricants required and quantity to be applied.
   b. Schedule of lubrication.
   c. Schedule for other routine maintenance.
6. Manufacturer's printed instructions regarding safety precautions for both (a) protection of personnel operating equipment and systems and (b) prevention of damage to equipment and systems.

7. Description of sequence of operation of controls.

8. Manufacturer's parts list, illustrations, assembly drawings, and diagrams required for maintenance.
   a. Predicted life of parts subject to wear.
   b. Items recommended to be stocked as spare parts and quantities of same.

9. Approved control diagrams such as ladder diagrams, instrumentation loop diagrams, and electrical schematics as appropriate.

10. Bill of material.

11. Other data as required under applicable Specification sections.

B. Each electric and electronic system, as applicable to equipment such as switchgear, motor control centers, panelboards, switchboards, starters, breakers, and relays shall include:

1. Description of System and Component Parts:
   a. Function, normal operating characteristics, and limiting conditions.
   b. Performance curves, engineering data, rating tables, and tests as applicable.
   c. Complete nomenclature and commercial number of replaceable parts.
   d. Complete nameplate data.
   e. P&ID numbers for equipment as set forth on Drawings.

2. Circuit Directories of Panelboards:

   01785-7
a. Electrical service.
b. Controls.
c. Communications.

3. Complete instrumentation loop diagrams with tabulated listing of components in each control circuit or loop.

3. Operating Procedures:
   a. Routine and normal operating instructions.
   b. Sequences required.
   c. Special operating instructions.

4. Maintenance Procedures:
   a. Routine maintenance operations.
   c. Disassembly, repair, and reassembly instructions.
   d. Adjustment and checking instructions.

6. Manufacturer's printed instructions regarding safety precautions for both (a) protection of personnel operating equipment and systems and (b) prevention of damage to equipment and systems.

7. List of original manufacturer's spare parts and recommended quantities maintained in storage.

8. Other data as required under pertinent sections of Specifications.

C. Prepare and include additional data when need for such data becomes apparent during instruction of OWNER'S personnel or as requested by OWNER.
GENTLEMEN:
We have checked the O&M manual submittal dated, _, 20_______, and have found it to be in accordance with the requirements of Specification Section 01785 as noted below.

**FORMAT**
Size: 8-1/2 x 11 or 11x17
Paper: 20-lb minimum
Text: Printed data/neatly typed
Drawings: Standard size bound in text; in text-size labeled envelopes
Tabbed Section Dividers
Cover Label: Title
  - Project name
  - Building/structure ID
  - Equipment name
  - Specification section
Binders: Plastic Cover
## CONTRACTOR SUBMITTAL FORM

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### GENERAL CONTENTS

- One specification only
- Title Page
  - Title
  - Project title
  - Building/structure ID
  - Equipment name
  - Specification section number
  - Contractor ID
  - Subcontractor ID
  - Purchase order data
  - Manufacturer ID
  - Service/parts supplier ID
- Product List
- Table of Contents
- Tabbed Sections
  - Pertinent data sheets
  - Annotated as needed
- Text
  - Pertinent to project
  - Annotated
- Drawings
  - Illustrate product and components
  - Control and flow diagrams
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**GENERAL CONTENTS**

- Special Information
  - Interrelationships of equipment and components
  - Instructions and procedures provided
  - Instructions organized in consistent format
  - Instructions in logical sequence
  - Glossary
- Warranty, Bond, Service Contract

**SPECIFIC CONTENTS (EQUIPMENT/SYSTEMS ONLY)**

- Description of Unit and Components
  - Equipment functions
  - Normal operating characteristics
  - Limiting conditions
  - Performance curves
  - Engineering data
  - Test data
  - Replaceable parts list (with numbers)
  - Nameplate data
  - P&ID numbers
- Operating Procedures
  - Startup
  - Routine/normal operation
  - Regulation and control
  - Stopping and shutdown
  - Emergency
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**SPECIFIC CONTENTS (EQUIPMENT/SYSTEMS ONLY)**

- Operating Procedures (continued)
  - Seasonal operation
  - Special instructions
- Maintenance Procedures
  - Routine/normal instructions
  - Troubleshooting guide
  - Disassembly/reassembly/repair
- Servicing and Lubrication
  - List of lubricants
  - Lubrication schedule
  - Maintenance schedule
- Safety Precautions/Features
- Sequence of Operation of Controls
- Assembly Drawings
- Parts List and Illustrations
  - Predicted life
  - Spare parts list
- Control Diagrams/Schematics
- Bill of Materials
- Completed Equipment Data Form per Specification
- Other Data as Required
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**SPECIFIC CONTENTS (EQUIPMENT/SYSTEMS ONLY)**

- Description
  - Equipment functions
  - Normal operating characteristics
  - Performance curves
  - Engineering data
  - Test data
  - Replaceable parts list (with numbers)
  - Nameplate data
  - P&ID numbers

- Panelboard Directories
  - Electrical
  - Controls
  - Communications

- Instrumentation Loops
  - Diagrams
  - Components list each circuit/loop

- Maintenance Procedures
  - Routine/normal instructions
  - Troubleshooting guide
  - Disassembly/reassembly
  - Adjusting and checking

- Safety Precautions/Features

- Spare Parts List

- Additional Data
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*By Owner*
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Breathitt County Water District
KY 2436 Airport Road Waterline Extension
Technical Specifications
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<th>FREQUENCY:</th>
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<td>List briefly each maintenance operation required and refer to specific information in Manufacturer's Manual, if applicable. Refer by symbol to &quot;Lubricant List&quot; for</td>
<td>List required frequency of each maintenance operation.</td>
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*By Owner
## LUBRICANT/RECOMMENDED SPARE PARTS LIST

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## LUBRICANT LIST

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<td>List specific lubricant name, viscosity, and manufacturer.</td>
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## RECOMMENDED SPARE PARTS LIST

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<th>DESCRIPTION</th>
<th>UNIT</th>
<th>QUANTITY</th>
<th>UNIT COST</th>
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## ADDITIONAL DATA AND REMARKS

- By Owner
- ** Identify parts provided by this contract with two asterisks.
- Note: Attach additional sheets if necessary; identify each sheet at top with equipment number and description.

END OF SECTION

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SECTION 01788

PROJECT RECORD DOCUMENTS

PART 1 GENERAL

1.01 SUMMARY

A. Maintain at site one record copy of:

1. Drawings.
3. Addenda.
4. Change orders and other modifications to Contract.
5. ENGINEER field orders, written instructions, or clarifications.
6. Approved submittals.
7. Field test records.
8. Construction photographs.
10. Certificates of inspection and approvals.

1.02 SUBMITTALS

A. At Substantial Completion:

1. Deliver one marked up set of Drawings to ENGINEER for use in preparation of record drawings.

B. Accompany submittals with transmittal letter containing following.

1. Date.
2. Project title and number.
3. CONTRACTOR'S name and address.
4. Title of record document.
5. Signature of CONTRACTOR or authorized representative.
PART 2 PRODUCTS

(Not Used)

PART 3 EXECUTION

3.01 MAINTENANCE OF DOCUMENTS AND SAMPLES

A. Store documents and samples in CONTRACTOR'S field office on-site apart from documents used for construction.
   1. Provide files and racks for storage of documents.
   2. Provide secure storage space for storage of samples.

B. Maintain documents in clean, dry, legible condition and in good order. Do not use record documents for construction purposes.

C. Make documents and samples available for inspection by ENGINEER or OWNER.

D. Failure to properly maintain record documents may be reason to delay a portion of progress payments until records comply with Contract Documents.

3.02 RECORD DOCUMENTS

A. Label each document "PROJECT RECORD" in neat, large printed letters.

B. Maintain record set of Drawings and Specifications legibly annotated to show all changes are made during construction.
   1. Graphically depict changes by modifying or adding to plans, details, sections, elevations, or schedules.
   2. Make changes on each sheet affected by changes.

C. Record information concurrently with construction progress.
   1. Do not conceal Work until required information is recorded.
   2. Record changes made by Written Amendment, Field Order, Change Order or Work Directive Change.
   3. Give particular attention to concealed equipment and materials that would be difficult to measure and record at later date.
D. Drawings:

1. Graphically depict changes by modifying or adding to plans, details, sections, elevations, or schedules.

2. Make changes on each sheet affected by changes.

3. Dimensions:
   a. Depths of various elements of foundation in relation to finish first floor datum.
   b. Horizontal and vertical locations of underground utilities and appurtenances, referenced to permanent surface improvements.

4. Location of internal utilities and appurtenances concealed in construction, referenced to visible and accessible features of structure.

5. Details not on original Drawings.

6. Location and identification of exposed interior piping, including those shown schematically on Drawings.

7. Size of equipment and location including connections.

8. Electrical and Instrumentation:
   a. Horizontal and vertical locations and size of underground cable, conduit, and duct runs dimensioned from established building lines.
   b. Plan location and size of interior concealed and exposed feeders.
   c. Size and location of access panels.
   d. Variations from original Drawings.

E. Specifications:

1. Mark Specification sections to show substantial variations in actual Work performed in comparison with text of Specifications and modifications.

2. Include variations in products delivered to site and from manufacturer's installation instructions and recommendations.
3. Give particular attention to substitutions and selection of options and similar information.

4. Note related record drawing information and Product Data.

END OF SECTION
SECTION 02050
SELECTIVE DEMOLITION

PART 1  GENERAL

1.01  SCOPE OF WORK

A. Furnish all labor, materials, equipment, and incidentals required to perform all demolition and removal work as shown on the Drawings and as specified herein. All work shall be carried out in accordance with the Department of Labor:


3. Any applicable local ordinances or codes.

B. None of the existing river bank slope protection hand placed rip rap may be removed. Sheet piling may be driven through the rip rap and it may be covered by the new construction; however, the rip rap is to remain in place throughout construction.

C. Demolition work is expected to be minimal. Any removal work shall be carried to the limits necessary for construction of the new work, as specified hereinafter as directed by the ENGINEER.

1.02  RELATED WORK

A. Concrete work is included in Division 3.

B. Trench, backfilling, and compacting is included in Division 2.

1.03  SUBMITTALS

A. Demolition and Removal Plan

The CONTRACTOR shall submit to the ENGINEER for his review and acceptance a plan for demolition and removal work, in accordance with the requirements of Division 1, Section 01300. After the contract is awarded and prior to the commencement of the work, the CONTRACTOR shall meet with the ENGINEER and OWNER and discuss the demolition and removal plan. The plan shall include a schedule for disconnection of utility services and procedures for the careful removal and disposal of materials, and coordination with other work or City activity in progress. Included in the plan must be a detailed description of the methods and equipment to be used for each operation and the sequence of operations.
1. Do not proceed with demolition until the ENGINEER has given written acceptance of the demolition plan.

2. Obtain all demolition permits required, including any necessary transportation permits, and submit copies of these to the ENGINEER.

B. The demolition plan submitted for approval shall specifically describe in detail the proposed methods and sequences of implementation of demolition work to be performed in connection with facilities, processes, and systems or parts thereof, the operation of which cannot be interrupted. The CONTRACTOR shall provide and operate at his own expense any temporary equipment, connections, bypasses, or other means necessary to assure continuous operation of facilities which in the opinion of the OWNER cannot be interrupted. Following the completion of work, any such temporary provisions shall be removed from the site to the satisfaction of the OWNER, unless otherwise directed.

1.04 PROTECTION

A. Erect barriers, fences, guardrails, enclosures, chutes, and shoring to protect personnel, structures, and utilities remaining intact.

B. Protection of Existing Work

Existing work to remain shall be protected from damage. Work damaged by the CONTRACTOR shall be repaired to match existing work at no additional cost to the OWNER, as directed by the ENGINEER. Provide temporary support and shoring as required for existing materials until new work is installed.

C. Protection of Utilities

Existing utilities that are indicated or the locations of which are made known to the CONTRACTOR prior to demolition work shall be protected from damage. Damaged utilities shall be repaired as directed by the ENGINEER at no additional cost to the OWNER.

D. Protection of Personnel

Where the safety of personnel is endangered in the area of removal work, barricades for traffic shall be used and advance notice shall be given to the ENGINEER prior to beginning any such work.

E. Wherever piping is removed for disposition, adjacent pipe and headers that are to remain in service shall be maintained in service as reconnection is accomplished.

F. Use of Saw Cuts and Pneumatic Hammers

Saw cuts shall be used wherever applicable. Pneumatic hammers shall
only be used with the approval of the ENGINEER.

G. Use of Explosives

Use of explosives will not be allowed on this project.

H. Carry out all demolition work in accordance with the accepted demolition plan and applicable permit requirements.

PART 2  PRODUCTS

None this Section.

PART 3  EXECUTION

3.01 INSPECTION

A. Verify that the use of the facilities and related equipment to be demolished has been discontinued.

B. Do not commence work until conditions are acceptable to the ENGINEER.

3.02 PREPARATION

A. Arrange for and verify termination of utility services, including removal of existing utility company appurtenances.

3.03 DEMOLITION

A. Perform demolition in accordance with the accepted demolition plan, applicable permit requirements, and as directed by the ENGINEER.

3.04 DISPOSAL

A. Debris and Rubbish Control: Debris and rubbish shall be removed and transported in a manner that will prevent spillage on streets or adjacent areas.

B. Regulations: Federal, state, and local regulations regarding hauling and disposal shall be complied with.

END OF SECTION
SECTION 02200
EARTHWORK

PART 1    GENERAL

1.01 DESCRIPTION OF WORK

A. Extent of earthwork is indicated on the DRAWINGS.
   1. Preparation of sub-grade for embankments and outlet works is included as part of this WORK.
   2. Engineered fill course for support of concrete slabs is included as part of this WORK.
   3. Backfilling of structures, headwalls, channels, manholes and trenches is included as part of this WORK.

B. Excavation for Mechanical/Electrical WORK
   Excavation and backfill required in conjunction with underground mechanical and electrical appurtenances is included as WORK of this Section.

C. Definition
   "Excavation" consists of removal of material encountered to sub-grade elevations indicated and subsequent disposal of materials removed.

1.02 RELATED WORK

A. Dewatering is included in this Division, Section 02140.

B. Erosion and sedimentation control is included in this Division, Section 02270.

C. Piping is included in this Division, Section 02610 and 02700.

D. Landscaping is included in this Division, Section 02900.

1.03 QUALITY ASSURANCE

A. Codes and Standards
   Perform excavation WORK in compliance with applicable requirements of governing authorities having jurisdiction.

B. Testing and Inspection Services
Employ, at CONTRACTOR'S expense, testing laboratory acceptable to the OWNER and the ENGINEER to perform soil testing and inspection service for quality control during earthwork operations.

1.04 SUBMITTALS

A. Test Reports

Submit following reports directly to the ENGINEER from the testing services, with copy to CONTRACTOR:

1. Test reports on borrow material.

2. Verification of each cutoff trench elevation and embankment sub-grade elevation.

3. Field density test reports, one per 3,000 S.F. per lift.

4. One optimum moisture-maximum dry density curve for each type of soil encountered, per ASTM D-698.

1.05 JOB CONDITIONS

A. Site Information

1. Data on indicated subsurface conditions are not intended as representations or warranties of accuracy or continuity between soil borings. It is expressly understood that OWNER will not be responsible for interpretation or conclusions drawn therefrom by CONTRACTOR. Data are made available for convenience of CONTRACTOR.

2. Additional test borings and other exploratory operations may be made by CONTRACTOR at no cost to OWNER.

B. Existing Utilities

Locate existing underground utilities in areas of WORK. If utilities are to remain in place, provide adequate means of protection during earthwork operations.

C. Use of Explosives

Use of explosives will not be allowed on this project.

D. Protection of Persons and Property

1. Barricade open excavations occurring as part of this WORK and post with warning lights.
a. Operate warning lights as directed by authorities having jurisdiction.

b. Protect structures, utilities, sidewalks, pavements, and other facilities from damage caused by settlement, lateral movement, undermining, washout, and other hazards created by earthwork operations.

PART 2 PRODUCTS

2.01 SOIL MATERIALS

A. Definitions

1. Sub-base material: Naturally or artificially graded mixture of natural or crushed gravel, crushed stone, crushed slag, natural or crushed sand.

2. Backfill and fill materials: Satisfactory soil materials free of debris, waste, frozen materials, vegetable, and other deleterious matter.

3. Embankment Materials

All fill materials shall be obtained from required excavations and from the proposed borrow areas if shown on the CONTRACT DRAWINGS. The selection, blending, routing and disposition of materials shall be subject to the approval of the ENGINEER.

a. Materials - Impervious Clay Core

Core fill materials shall consist of residual overburden soils within the proposed excavation and borrow areas. These soils consist primarily of brown clays classified as CH or CL using the Unified Soil Classification System.

Fill materials shall contain no sod, organic topsoil, brush, roots or other deleterious materials. Fill material shall be rock free and shall be approved by the ENGINEER prior to fill placement.

b. Materials - Random Earth and Rock Zones

Fill material shall consist of non-organic soil or weathered rock with a maximum particle size of 12 inches. Rock materials from the borrow area shall be excavated by ripping methods. No blasting will be allowed without written permission from the OWNER.

2.02 EMBANKMENT DRAINAGE MATERIALS
A. No. 57 crushed stone is specified in this Division, Section 02255.

B. Filter fabric for use with the embankment drain location at the downstream face of the impervious core, where called for in this Section, on the DRAWINGS or as determined by the ENGINEER shall be Mirafi 140N as manufactured by Celanese Corporation, New York, NY 10036, or equal.

PART 3 EXECUTION

3.01 STRIPPING AND TOPSOILING

A. Before excavation and grading is commenced for structures, the embankment, outlet works or other WORK described hereinafter (except pipelines and manholes) or before material is removed from borrow pits, (impoundment area) the topsoil shall be removed from the areas affected and stockpiled. When final grading is accomplished, the topsoil shall be spread evenly over the disturbed area, except within the impoundment area. Rough grading shall have been carried approximately 6 inches below finished grade (except solid rock, where it shall be carried 12 inches below finished grade) and brought back up to grade with topsoil as set out herein.

3.02 EXCAVATION

A. All excavation to be unclassified standard excavation includes excavation to sub-grade elevations indicated including excavation of earth, rock (at depth shown on DRAWINGS), bricks, wood, cinders, and other debris.

B. Differing Site Conditions

1. Should the CONTRACTOR, during the course of construction, encounter subsurface or latent physical conditions differing materially from the subsurface information provided, or unknown physical conditions of an unusual nature differing materially from those ordinarily encountered and generally recognized as inherent in WORK of the character provided for in this CONTRACT, he shall immediately notify the ENGINEER in writing of the conditions encountered.

2. Upon receipt of such notice, the ENGINEER shall promptly investigate the conditions described by the CONTRACTOR and shall advise the CONTRACTOR in writing of the decision and/or disposition of the conditions encountered.

C. Unanticipated Material

1. No classification of excavation will be made when unanticipated material is encountered in WORK:
a. Excavation includes excavation of pavements and other obstructions visible on ground surface; underground structures, utilities, and other items indicated to be demolished and removed; together with earth and other materials encountered that are not classified as unauthorized excavation.

D. Unauthorized excavation consists of removal of materials beyond indicated sub-grade elevations or dimensions without specific direction of ENGINEER. Unauthorized excavation, as well as remedial WORK directed by ENGINEER, shall be at CONTRACTOR'S expense.

1. Under footings or foundation bases fill unauthorized excavation by extending indicated bottom elevation of footing or base to excavation bottom, without altering required top elevation. Lean concrete fill may be used to bring elevations to proper position, when acceptable to the ENGINEER.

2. Elsewhere, backfill and compact unauthorized excavations as specified for authorized excavations of same classification, unless otherwise directed by the ENGINEER.

E. Additional Excavation

1. When excavation has reached required sub-grade elevations, notify the ENGINEER who will make an inspection of conditions.

   a. If unsuitable bearing materials are encountered at required sub-grade elevations, carry excavations deeper and replace excavated material as directed by the ENGINEER.

   b. Removal of unsuitable material and its replacement as directed will be paid on basis of CONTRACT conditions relative to changes in WORK using Unit Price Modification prices.

F. Stability of Excavations

1. Slope sides of excavations to comply with Federal, State and local codes and ordinances having jurisdiction. Shore and brace where sloping is not possible because of space restrictions or stability of material excavated.

2. Maintain sides and slopes of excavations in safe condition until completion of backfilling.

G. Shoring and Bracing

Provide materials for shoring and bracing, such as sheet piling, uprights, stringers, and cross-braces, in good serviceable condition.
1. Establish requirements for trench shoring and bracing to comply with Federal, State and local codes and authorities having jurisdiction.

2. Maintain shoring and bracing in excavations regardless of time period excavation progresses.

3. Provide permanent steel sheet piling or pressure creosoted timber sheet piling wherever subsequent removal of sheet piling might permit lateral movement of soil under adjacent structures. Cut off tops as required and leave permanently in place.

H. Dewatering

1. Prevent surface water and subsurface or groundwater from flowing into excavations and from flooding PROJECT site and surrounding area.

   a. Do not allow water to accumulate in excavation. Remove water to prevent softening of foundation bottoms, undercutting footings, and soil changes detrimental to stability of sub-grades and foundations. Provide and maintain pumps, well points, sumps, suction and discharge lines, and other dewatering system components necessary to convey water away from excavations.

   b. Establish and maintain temporary drainage ditches and other diversions outside excavation limits to convey rain water and water removed from excavation to collecting or runoff areas. Do not use trench excavations as temporary drainage ditches.

2. Prevent impoundment of water behind embankment during construction and prior to acceptance of OWNER.

3. See this Division, Section 02140 for additional requirements.

I. Material Storage

1. Stockpile satisfactory excavated materials where directed, until required for backfill or fill. Place, grade, and shape stockpiles for proper drainage.

   a. Dispose of excess soil material and waste materials as herein specified.

J. Excavation for Structures

1. Conform to elevations and dimensions shown within a tolerance of plus or minus 0.10 feet and extending a sufficient distance from
footings and foundations to permit placing and removal of concrete formwork, installation of services, other construction, and for inspection.

2. In excavating for footings and foundations, take care not to disturb bottom of excavation. Excavate by hand to final grade just before concrete reinforcement is placed. Trim bottoms to required lines and grades to leave solid base to receive other WORK.

K. Excavation for Pavements

1. Cut surface under pavements to comply with cross-sections, elevations, and grades as shown on DRAWINGS.

L. Trench Excavation

1. The CONTRACTOR shall include in his lump sum BID all trenching and backfill necessary for installation of all pipelines as planned and specified. Trenching shall include clearing and grubbing of all trash, weeds, briars, trees and stumps encountered in the trenching. The CONTRACTOR shall dispose of such material at no extra cost to the OWNER. Shrubs shall be removed, maintained and replanted in the same or adjacent location as the ENGINEER may direct. Trenching also includes such items as pipe and small creek crossings; cutting, moving or repairing damage to fences, posts, gates, and other surface structures regardless of whether shown on the DRAWINGS.

2. All existing facilities shall be protected from danger or damage while pipelines are being constructed and backfilled, and from damage due to settlement of the backfill.

3. In the event any existing structure is damaged, repair and restoration shall be made at once and backfill shall not be replaced until this is done. Restoration and repair shall be such that the damaged structure is equal to or better than its original condition and can serve its purpose as completely as before. All such restoration and repair shall be done without extra cost to the OWNER.

4. Trenches must be dug to lines and grades shown on the DRAWINGS. Hand trenching will be required in areas where machine trenching would result in undue damage to existing structures and facilities.

5. Excavation shall be open trenches.

6. Sheeting and shoring of trenches shall be provided at the expense of the CONTRACTOR where necessary to protect life, property and the new or existing structures from damage or to maintain maximum permissible trench widths at top of pipe. All necessary
materials, including, but not limited to, sheeting, sheet piling, trench jacks, braces, shores and stringers, shall be used to hold trench walls. Sheet and shoring may be withdrawn as the trenches are being backfilled, after backfill has been tamped over top of the pipe at least 18 inches. If removal before backfill is completed to surface endangers adjacent structures, such as buildings, pipelines, street paving, and sidewalks, then the sheeting and shoring shall be left in place until such danger has passed, and then pulled if practical. Voids caused by sheeting withdrawal shall be backfilled and tamped. If not withdrawn, sheeting shall be cut off at least 18 inches below final surface grade, so there is no obstruction at the ground level.

7. Where sub-grade of trench has insufficient stability to support the pipeline and hold it to its original grade, the ENGINEER may order stabilization by various means. Exclusive of dewatering normally required for construction, and instability caused by neglect of the CONTRACTOR, the necessary stabilization shall be paid for at unit price set up in the CONTRACT. In the event no particular BID price is applicable, then the payment for stabilization will be negotiated.

8. The location of the pipelines and their appurtenances as shown are those intended for the final construction. However, conditions may present themselves before or after construction on any line is started that would indicate desirable changes in location. The OWNER reserves the right to make reasonable changes in line and structure locations without extra cost, except as may be determined by extra units of materials and construction actually involved. The OWNER is under no obligation to locate pipelines, so they may be excavated by machine.

9. Tunneling may be used as an alternate to open-cut trenching, at no extra cost to the OWNER. The annular space between plates and excavation shall be either permanently placed pea gravel or sand, pumped grout (3 parts sand and 1 part Portland cement by volume) or other suitably installed material approved by the ENGINEER. Backfilling shall be kept close to the heading and completed after each day's WORK. Where grout is used for backfill, injection holes with threaded plugs shall be provided in liner plates at various levels and in sufficient number to effectively grout the void around the tunnel. A minimum of 3 grout holes shall be provided in each 8 feet of tunnel length. Grout shall be injected in the lower holes first, proceeding upward as the void is filled. Plugs shall be installed after each hole is filled and grout stops shall be provided behind plates as necessary to ensure complete filling of the void. In tunneling under buildings, the CONTRACTOR will be responsible for all damage resulting from his operations and methods of excavation and backfilling. Boring may also be used as an alternate to tunneling or open-cut trenching, at no extra cost to the OWNER.
10. Dig trenches to the uniform width required for particular item to be installed, sufficiently wide to provide ample working room. Provide 6" to 9" clearance on both sides of pipe or conduit.

a. Excavate trenches to depth indicated or required. Carry depth of trenches for piping to establish indicated flow lines and invert elevations. Beyond building perimeter, keep bottoms of trenches sufficiently below finish grade to avoid freeze-ups.

b. Where rock is encountered, carry excavation 6 inches below required elevation and backfill with a 6-inch layer of crushed stone or gravel prior to installation of pipe.

c. For pipes or conduit 3 inches or less in nominal size and for flat-bottomed, multiple-duct conduit units, excavate to sub-base depth indicated or, if not indicated, then to 2 inches below bottom of WORK to be supported.

d. For pipes or conduit 6 inches or larger in nominal size, tanks, and other mechanical/electrical WORK indicated to receive sub-base, excavate to sub-base depth indicated or, if not otherwise indicated, to 6 inches below bottom of WORK to be supported.

e. Except as otherwise indicated, excavate for exterior water-bearing piping (water, steam, condensate, drainage) so top of piping is no less than 2 feet 6 inches below finish grade.

f. Grade bottoms of trenches as indicated on DRAWINGS, notching under pipe bells to provide solid bearing for entire body of pipe.

g. Concrete is specified in Division 3.

h. Do not backfill trenches until tests and inspections have been made and backfilling authorized by the ENGINEER. Use care in backfilling to avoid damage or displacement of pipe systems.

i. For piping or conduit less than 2 feet 6 inches below surface of roadways, provide 4-inch thick concrete base slab support. After installation and testing of piping or conduit, provide minimum 4-inch thick encasement (sides and top) of concrete prior to backfilling or placement of roadway sub-base.

M. Cold Weather Protection
1. Protect excavation bottoms against freezing when atmospheric temperature is less than 35°F (1°C).

3.03 COMPACTION

A. General

1. Control soil compaction during construction providing minimum percentage of density specified for each area classification indicated below.

   a. Percentage of maximum density requirements: Compact soil to not less than the following percentages of maximum density for soils which exhibit a well-defined moisture density relationship (cohesive soils) determined in accordance with ASTM D698; and not less than the following percentage of relative density, determined in accordance with ASTM D2049, for soils which will not exhibit a well-defined moisture-density relationship (cohesionless soils). CONTRACTOR is responsible for providing one optimum moisture content - maximum dry density curve in accordance with the above referenced ASTM standards for each soil type encountered.

   b. Structures, building slabs and steps, pavements: Compact top 12 inches of sub-grade and each 8 inch loose, uncompacted layer of backfill or fill material at 100 percent maximum density for cohesive material or 95 percent relative density for cohesionless material.

   c. Lawn or unpaved areas: Compact to 6 inches of sub-grade and each 8 inch loose, uncompacted layer of backfill or fill material at 90 percent maximum density for cohesive soils and 90 percent relative density for cohesionless soils.

   d. Walkways: Compact top 6 inches of sub-grade and each 8 inch loose, uncompacted layer of backfill or fill material at 95 percent maximum density for cohesive material or 95 percent relative density for cohesionless material.

2. Subgrade and backfill for sewers located in fill areas shall be compacted to not less than 95 percent maxium density.

B. Moisture Control

1. Where sub-grade or layer of soil material must be moisture conditioned before compaction, uniformly apply water to surface or sub-grade, or layer of soil material, to prevent free water from appearing on surface during or subsequent to compaction operations.
2.Remove and replace, or scarify and air dry, soil material that is too wet to permit compaction to specified density.

3. Soil material that has been removed because it is too wet to permit compaction may be stockpiled or spread and allowed to dry. Assist drying by deicing, harrowing, or pulverizing until moisture content is reduced to a satisfactory value.

3.04 BACKFILL AND FILL

A. General

1. Place acceptable soil material in layers to required sub-grade elevations, for each area classification listed below.
   a. In excavations, use satisfactory excavated or borrow material.
   b. Under grassed areas, use satisfactory excavated or borrow material.
   c. Under walks and pavements, use sub-base material, or satisfactory excavated or borrow material, or combination of both.
   d. Under steps, use sub-base material.
   e. Under building slabs, use engineered fill material for a minimum depth of 6 inches.
   f. Sub-base material or satisfactory excavated or borrow material may be used below engineered fill at building slabs.
   g. Under piping and conduit, use sub-base material where sub-base is indicated under piping or conduit; shape to fit bottom 90° of cylinder.

B. Backfill excavations as promptly as WORK permits, but not until completion of the following:
   1. Acceptance of construction below finish grade including, where applicable, dampproofing, waterproofing, and perimeter insulation.
   2. Inspection, testing, approval, and recording locations of underground utilities.
   4. Removal of shoring and bracing, and backfilling of voids with satisfactory materials. Cut off temporary sheet piling driven below
bottom of structures and remove in manner to prevent settlement of the structure or utilities, or leave in place if required.

5. Removal of trash and debris.

6. Permanent or temporary horizontally supported walls.

C. Ground Surface Preparation

1. Remove vegetation, debris, unsatisfactory soil materials, obstructions, and deleterious materials from ground surface prior to placement of fills. Plow, strip, or break up sloped surfaces steeper than 1 vertical to 4 horizontal so that fill material will bond with existing surface, except as otherwise specified in Section 02200-3.05 for embankments.

2. When existing ground surface has a density less than that specified under "Compaction" for particular area classification, break up ground surface, pulverize, adjust moisture condition to optimum moisture content, and compact to required depth and percentage of maximum density.

D. Placement and Compaction

1. Place backfill and fill materials in layers not more than 8 inches in loose depth for material compacted by heavy compaction equipment, and not more than 4 inches in loose depth for material compacted by hand-operated tampers.

   a. Before compaction, add moisture to each layer as necessary to provide optimum moisture content. Compact each layer to required percentage of maximum dry density or relative dry density for each area classification. Do not place backfill or fill material on surfaces that are muddy, frozen, or contain frost or ice.

   b. Place backfill and fill materials evenly adjacent to structures, piping, or conduit to required elevations. Take care to prevent wedging action of backfill against structures or displacement of piping or conduit by carrying material uniformly around structure, piping, or conduit to approximately same elevation in each lift.

E. Backfilling Trenches

1. Backfilling shall be accomplished as soon as practical after pipe has been laid and jointing and alignment approved. Packing of crushed rock between joints shall be the usual procedure as the laying progresses. This is in order to avoid danger of misalignment from slides, flooding or other causes. The
ENGINEER shall be given a maximum of 24 hours for inspection before backfilling.

2. The backfill over the pipe shall be in accordance with the standard details shown on the DRAWINGS for bedding and backfilling pipe.

3. In case maximum permissible trench widths (as designated by the pipe manufacturer) are exceeded, the CONTRACTOR shall furnish crushed rock backfill to a minimum of 12 inches over the top of pipe at no extra cost to the OWNER.

4. After the foregoing cover requirements over top of the pipe have been met, rock may be used in the backfill in pieces no larger than 12 inches in any dimension and to an extent not greater than one-half the backfill materials used. If additional earth is required for backfilling, it must be obtained and placed by the CONTRACTOR at no additional cost to the OWNER. Filling with rock and earth shall proceed simultaneously, such that no voids are left in the rock. After cover requirements over top of pipe have been met, backfilling may be employed without tamping, provided caution is used in quantity per dump and uniformity of level of backfilling. Surplus material shall be uniformly ridged over trench and excess rock hauled away, with no rock over 1-1/2 inch diameter in the top 6 inches. Ridged backfill shall be confined to the width of the trench and no higher than needed for replacement of settlement of backfill. All rock over 1-1/2 inch diameter shall be broomed to remove all earth and loose rock, all immediately following backfilling.

5. In the case of street, highway, railroad, sidewalk and driveway crossings; or within any roadway paving; or about manholes, valve and meter boxes; the backfill must be mechanically tamped in not over 6 inch layers, measured loose. Alternate method of compacting backfill shall be used, if refill material is in large hard lumps (crushed rock excepted) which cannot be consolidated without leaving voids.

6. In the case of tunnels, the annular space between plates and excavation shall be either permanently placed pea gravel or sand, pumped grout (3 parts sand and 1 part Portland cement by volume) or other suitably installed material approved by the ENGINEER. Backfilling shall be kept close to the heading and completed after each day's WORK. Where grout is used for backfill, injection holes with threaded plugs shall be provided in liner plates at various levels and in sufficient number to effectively grout the void around the tunnel. A minimum of 3 grout holes shall be provided in each 3 feet of tunnel length. Grout shall be injected in the lower holes first, proceeding upward as the void is filled. Plugs shall be installed after each hole is filled and grout stops shall be provided behind plates as necessary to ensure complete filling of the void.
7. Where traffic on streets, driveways, railroads, sidewalks and highways requires temporary surfacing, backfilling shall be terminated 4 inches below original ground level and 4 inches to 6 inches of dense graded aggregate shall be placed on the trench. Backfills shall be maintained easily passable to traffic at original ground level, until acceptance of PROJECT or replacement of paving or sidewalks.

8. Excavated materials from trenches and tunnels in excess of that required for backfill shall be disposed of on the plant lot, as directed by the ENGINEER.

9. The CONTRACTOR shall protect all sewer, gas, electric, telephone, water, and drain pipes of conduits from damage while pipelines are being constructed and backfilled, and from danger due to settlement of trench backfill.

10. No extra payment shall be made for backfilling of any kind, except as specified herein before. Backfilling shall be included as a part of the Unit Price Bid. No extra payment will be made to the CONTRACTOR for supplying outside materials for backfill.

11. On completion of the PROJECT, all backfills shall be dressed; holes filled; and surplus material hauled away. All permanent walks, street paving, roadway, etc., shall be restored and seeding and sodding performed as required.

3.05 EMBANKMENTS

A. Borrow Excavation

Should insufficient quantities of suitable soil fill material for construction of the embankment be located within the designated areas, where shown on the PLANS, the CONTRACTOR shall obtain suitable soil material conforming to the requirements of the "Materials" SPECIFICATIONS at no additional cost to the OWNER.

Excavation areas shall be excavated and finally dressed in a manner such that no steep or unstable side slopes or other hazardous or unsightly conditions exist.

To the extent that they are needed, all suitable materials shall be used in the construction of permanent earth fill or rock fill. The suitability of materials for specific purposes will be determined by the ENGINEER. The CONTRACTOR shall not waste or otherwise dispose of suitable excavated materials.

B. Foundation Preparation
Foundations for earth fill shall be stripped of all topsoil to remove vegetation and other deleterious materials or shall be excavated as specified.

Except as otherwise specified for foundation benches, earth foundation surfaces shall be graded to remove surface irregularities and shall be scarified parallel to the axis of the fill or otherwise acceptably scored and loosened to a minimum depth of 2 inches. The moisture content of the loosened material shall be controlled as specified for the earth fill, and the surface materials of the foundation shall be compacted and bonded with the first layer of earth fill as specified for subsequent layers of earth fill.

When the original ground surface is sloping at a rate of 15 percent or greater, perpendicular to the embankment axis, embankment foundation benches shall be constructed as shown on the CONTRACT DRAWINGS. Preparation of the foundation shall proceed as described in the previous paragraph.

Earth abutment surfaces shall be free of loose, uncompacted earth in excess of two inches in depth normal to the slope and shall be at such a moisture content that the earth fill can be compacted against them to effect a good bond between the fill and the abutments.

C. Fill Placement

Fill shall not be placed until the required excavation and foundation preparation have been completed and the foundation has been inspected and approved by the ENGINEER. Fill shall not be placed upon a frozen surface, nor shall snow, ice or frozen material be incorporated in the fill.

Fill shall be placed in approximately horizontal layers. The thickness of each layer before compaction shall not exceed twelve inches (12”). Materials placed by dumping in piles or windrows shall be spread uniformly to not more than the specified thickness before being compacted. Hand compacted fill, including fill compacted by manually directed power tampers, shall be placed in layers whose thickness before compaction does not exceed six inches (6”).

Adjacent to pipe or structures, fill shall be placed in a manner which will prevent damage to the pipes or structures and will allow the pipes or structures to assume the loads from the fill gradually and uniformly. The height of the fill adjacent to a structure shall be increased at approximately the same rate on all sides of the structures.

Earth fill for embankments shall also be placed so as to meet the following additional requirements:

1. The distribution of materials, throughout the zone shall be essentially uniform, and the fill shall be free from voids, pockets, streaks or layers of material differing substantially in texture or graduation from the surrounding material.
2. If the surface of any layer becomes too hard and smooth for proper bond with the succeeding layer, it shall be scarified parallel to the axis of the fill to a depth of not less than 2 inches before the next layer is placed.

3. The top surfaces of embankments shall be maintained approximately level during construction, except that a crown or cross-slope of not less than 2 percent shall be maintained to insure effective drainage. If the DRAWINGS or SPECIFICATIONS require or the ENGINEER directs that fill be placed at a higher level in one part of an embankment than another, the top surface of each part shall be maintained as specified above.

4. Embankments shall be constructed in continuous layers except where openings to facilitate construction or to allow the passage of stream flow during construction are specifically authorized.

5. Embankments built at different levels as described under (3) or (4) above shall be constructed so that the slope of the bonding surfaces between embankment in place and embankment to be placed is not steeper than 3 feet horizontal to 1 foot vertical. The bonding surface of the embankment in place shall be stripped of all loose material, and shall be scarified, moistened and recompressed when the new fill is placed against it as needed to insure a good bond with the new fill and to obtain the specified moisture content and density in the junction of the in place and new fill.

6. Embankment materials shall be placed in the zones (impervious core and random earth and rock) shown on the CONTRACT DRAWINGS. Prior to fill placement in the cutoff trench, the bottom of the cutoff trench shall be inspected by the ENGINEER. All fractures or joints shall be clean and filled with mortar or concrete unless otherwise directed by the ENGINEER.

7. Fill placement shall then proceed in accordance with CONTRACT PLANS AND SPECIFICATIONS and in a manner such that no steep or unstable slopes or other hazardous or unsightly conditions exist. Fill material used shall conform to requirements of the "Materials" SPECIFICATIONS previously mentioned.

8. Rocks placed in the random earth and rock zones shall be kept at least 2 feet below the embankment surface. The rock shall not be dumped into final position, but shall be distributed by blading or dozing in a manner that will ensure proper placement in the embankment so that voids, pockets and bridging will be eliminated.

D. Compaction
Each layer of fill shall be compacted as necessary to make density of the fill matrix not less than the minimum density specified. The fill matrix is defined as the portion of the fill material finer than the maximum particle size used in the compaction test method specified. Embankment fill shall be compacted to minimum field densities equal to or greater than 95 percent of maximum dry density as determined by the Standard Proctor Maximum Dry Density test method ASTM D-698. Moisture content may vary optimum, -2 percent to +1 percent as also determined by ASTM D-698.

CONTRACTOR shall provide one moisture content vs. dry density relationship curve as determined by standard test method ASTM D-698 to help determine optimum moisture content and maximum dry density for each soil type encountered during construction prior to placement in the embankment.

Fill adjacent to structures shall be compacted to a density equivalent to that of the surrounding fill by means of hand tamping or manually directed power tampers or plate vibrators. Heavy equipment shall not be operated within 2 feet of any structure. Vibrating rollers shall not be operated with 5 feet of any structure. Compaction by means of drop weights operating from a crane or hoist will not be permitted.

The passage of heavy equipment will not be allowed: (a) over cast-in place conduits prior to 14 days after placement of the concrete; (b) over cradled pre-cast conduits prior to 7 days after placement of the concrete cradle; or (c) over any type of conduit until the backfill has been placed above the top surface of the structure to a height equal to one-half of the clear span width of the structure or pipe or 2 feet, whichever is greater.

E. Testing

During the course of the WORK, the CONTRACTOR will perform such tests as are required to identify the materials, to determine compaction characteristics, to determine moisture content, and to determine density of fill in place. These tests performed by the CONTRACTOR will be used to verify that the fills conform to the requirements of the SPECIFICATIONS. Such tests are intended to provide the CONTRACTOR with the information required by him for the proper execution of the WORK.

Submittals shall be per Section 02200, paragraph 1.04 A.

F. Removal and Replacement of Defective Fill

Fill placed at densities lower than the specified minimum density or at moisture contents outside the specified acceptable range of moisture content or otherwise not conforming to the requirements of the SPECIFICATIONS shall be reworked to meet the requirements or removed and replaced by acceptable fill. The replacement fill, the foundation, and the surfaces upon which the fill is placed shall conform to
all requirements of the SPECIFICATIONS for foundation preparation, approval, placement, moisture control and compaction.

3.06 GRADING

A. General

1. Uniformly grade areas within limits of grading under this section, including adjacent transition areas. Smooth finished surface within specified tolerances, compact with uniform levels or slopes between such points and existing grades.

B. Grading Outside Building Lines

1. All materials used for backfill around structures shall be of a quality acceptable to the ENGINEER and shall be free from large or frozen lumps, wood and other extraneous material. All spaces excavated and not occupied by footings, foundations, walls or other permanent WORK shall be refilled with earth up to the surface of the surrounding ground, unless otherwise specified, with sufficient allowance for settlement. In making the fills and terraces around the structures, the fill shall be placed in layers not exceeding 12 inches in depth and shall be kept smooth as the WORK progresses. Each layer of the fill shall be rolled with an approved type roller and/or be compacted. When it is not practicable to compact sections of the fill immediately adjacent to buildings or structures by rolling, then such sections shall be thoroughly compacted by means of mechanical tamping or hand tamping as may be required by the conditions encountered. All fills shall be placed so as to load structures symmetrically.

2. As set out herein before, rough grading shall be held below finished grade and then the topsoil which has been stockpiled shall be evenly spread over the surface. The grading shall be brought to the levels shown on the DRAWINGS or to the elevations established by the ENGINEER. Final dressing shall be accomplished by hand WORK or machine WORK, or a combination of these methods as may be necessary to produce a uniform and smooth finish to all parts of the re-grade. The surface shall be free from clods greater than 2 inches in diameter. Excavated rock (6 inches maximum size) may be placed in the fills, but it shall be thoroughly covered. Rock placed in fills shall not be closer than 12 inches from finished grade.

3. Grade areas adjacent to building lines to drain away from structures and to prevent ponding.

   a. Finish surfaces free from irregular surface changes, and as follows:
(1) Lawn or unpaved areas: Finish areas to receive topsoil to within not more than 0.10 ft. above or below required sub-grade elevations.

(2) Walks: Shape surface of areas under walks to line, grade, and cross-section, with finish surface not more than 0.10 ft. above or below required sub-grade elevation.

(3) Pavements: Shape surface of areas under pavement to line, grade, and cross-section, with finish surface not more than 0.04 ft. above or below required sub-grade elevation.

C. Grading Surface of Fill Under Building Slabs

1. Grade smooth and even, free of voids, compacted as specified, and to required elevation. Provide final grades within a tolerance of 0.04 ft. when tested with a 10ft. straightedge.

D. Compaction

1. After grading, compact sub-grade surfaces to the depth and indicated percentage of maximum or relative density for each area classification.

3.07 PAVEMENT SUB-BASE COURSE

A. General

1. Sub-base course consists of placing sub-base material, in layers of specified thickness, over sub-grade surface to support a pavement base course.

B. Grade Control

1. During construction, maintain lines and grades including crown and cross-slope of sub-base course.

C. Shoulders

1. Place shoulders along edges of sub-base course to prevent lateral movement. Construct shoulders of acceptable soil materials, placed in such quantity to compact to thickness of each sub-base course layer. Compact and roll at least a 12 inch width of shoulder simultaneously with compacting and rolling of each layer of sub-base course.

D. Placing
1. Place sub-base course material on prepared sub-grade in layers of uniform thickness, conforming to indicated cross-section and thickness. Maintain optimum moisture content for compacting sub-base material during placement operations.

2. When a compacted sub-base course is shown to be 6 inches thick or less, place material in a single layer. When it is shown to be more than 6 inches thick, place material in equal layers, such that no single layer shall be more than 6 inches or less than 3 inches in thickness when compacted.

3.08 BUILDING SLAB ENGINEERED FILL COURSE

A. General

1. Engineered fill course consists of placement of fill material, in layers of indicated thickness, over sub-grade surface to support concrete building slabs.

B. Placing

1. Place fill material on prepared sub-grade in layers of uniform thickness, conforming to indicated cross-section and thickness. Maintain optimum moisture content for compacting material during placement operations.

2. When a compacted course is shown to be 6 inches or less, place material in a single layer. When it is shown to be more than 6 inches thick, place material in equal layers, such that no single layer shall be more than 6 inches or less than 3 inches in thickness when compacted.

3.09 FIELD QUALITY CONTROL

A. Quality Control Testing During Construction

1. Allow testing service to inspect and report to the ENGINEER on findings and approve sub-grades and fill layers before further construction WORK is performed.

   a. Perform field density tests in accordance with ASTM D 1556 (sand cone method), ASTM D 2167 (rubber balloon method), or ASTM D 2992 (nuclear density method), as applicable.

   b. Footing sub-grade: For each strata of soil on which footings will be placed, conduct at least one test to verify required design bearing capacities. Subsequent verification and approval of each footing sub-grade may be based on a visual comparison of each sub-grade with related tested strata, when acceptable to ENGINEER.
c. Paved areas and building slab sub-grade: Make at least one field density test of sub-grade for every 2,000 square feet of paved area or building slab, but in no case less than three tests. In each compacted fill layer, make one field density test for every 2,000 square feet of overlaying building slab or paved area, but in no case less than three tests.

d. Foundation wall backfill: Take at least two field density tests, at locations and elevations as directed.

B. If in the opinion of the ENGINEER, based on testing service reports and inspection, sub-grade or fills which have been placed are below specified density, CONTRACTOR shall provide additional compaction and testing at no additional expense to the OWNER.

3.10 MAINTENANCE

A. Protection of Graded Areas

1. Protect newly graded areas from traffic and erosion. Keep free of trash and debris. Repair and re-establish grades in settled, eroded, and rutted areas to specified tolerances.

B. Reconditioning Compacted Areas

1. Where completed compacted areas are disturbed by subsequent construction operations or adverse weather, scarify surface, reshape, and compact to required density prior to further construction.

C. Settling

1. Where settling is measurable or observable at excavated areas during general PROJECT warranty period, remove surface (pavement, lawn or other finish), add backfill material, compact, and replace surface treatment. Restore appearance, quality, and condition of surface or finish to match adjacent WORK, and eliminate evidence of restoration to greatest extent possible.

3.11 BASIS FOR PAYMENT

Payment for excavation shall be made on a unit price or a lump sum basis where a separate bid item is provided. Otherwise payment for all excavation, trenching and backfilling required for other work, such as structures, pipelines, etc., shall be made on a unit price or lump sum basis bid for that work.

END OF SECTION
SECTION 02255
CRUSHED STONE AND DENSE GRADED AGGREGATE

PART 1    GENERAL

1.01 SCOPE OF WORK

A. Furnish and install crushed stone for miscellaneous uses as shown on the Drawings, as called for in the Specifications, or as may be directed in writing by the ENGINEER.

B. Sizes, types, and quality of crushed stone are specified in this Section, but its use for replacement of unsuitable material, pavement base, and similar uses is specified in detail elsewhere in the Specifications. The ENGINEER may order the use of crushed stone for purposes other than those specified in other sections, if, in his opinion, such use is advisable.

PART 2    PRODUCTS

2.01 MATERIALS

A. When referred to in these Specifications, crushed stone shall be Number 57 graded in accordance with the Kentucky Transportation Cabinet, Department of Highways, Standard Specifications for Road and Bridge Construction, 2000 Edition.

B. When referred to in these Specifications, dense graded aggregate (DGA) shall be crushed stone classified by the Kentucky Transportation Cabinet, Department of Highways, Standard Specifications for Road and Bridge Construction, 2000 Edition, and conforming to the following requirements:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percent Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Inch</td>
<td>100</td>
</tr>
<tr>
<td>3/4 Inch</td>
<td>70 - 100</td>
</tr>
<tr>
<td>3/8 Inch</td>
<td>50 - 80</td>
</tr>
<tr>
<td>#4</td>
<td>30 - 65</td>
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<tr>
<td>#30</td>
<td>10 - 40</td>
</tr>
<tr>
<td>#200</td>
<td>4 - 13</td>
</tr>
</tbody>
</table>

PART 3    EXECUTION

3.01 INSTALLATION

A. Crushed stone shall be placed in uniform layers not greater than 6 inches deep and shaped by power equipment to required lines, grades, cross sections, and depths. No minimum compacted density, method of
compaction, or compaction equipment is required since a nominal amount of compaction effort with vibration can establish the desired inter-granular locking of the aggregate under controlled placement depth. Acceptable compaction can be achieved with pneumatic-tired and tracked vibratory equipment and vibratory rollers.

B. All compaction operations shall be performed to the satisfaction of the ENGINEER.

C. Crushed stone shall be placed in those areas as shown on the Drawings and as may be directed by the ENGINEER.

3.02 BASIS FOR PAYMENT

Payment for crushed stone or DGA shall be made on a unit price or a lump sum basis where a separate bid item is provided. Otherwise payment for crushed stone or DGA required for other work show on the PLANS shall be made on a unit price or lump sum basis bid for that work.

END OF SECTION
SECTION 02270

EROSION AND SEDIMENTATION CONTROL

PART 1 GENERAL

1.01 SCOPE OF WORK

A. Furnish all labor, materials and equipment required for erecting, maintaining and removing temporary erosion and sedimentation controls as shown on the Drawings and as specified herein.

B. Temporary erosion controls include, but are not limited to grassing, mulching, seeding, watering, and reseeding on all disturbed surfaces including waste area surfaces and stockpile and borrow area surfaces; scheduling work to minimize erosion and providing interceptor ditches at those locations which will ensure that erosion during construction will be either eliminated or maintained within acceptable limits.

C. Temporary sedimentation controls include, but are not limited to, silt dams, silt fences, traps, barriers, staked straw-bale diversions and appurtenances at the foot of sloped surfaces, which will ensure that sedimentation pollution will be either eliminated or maintained within acceptable limits.

D. CONTRACTOR is responsible for providing and maintaining effective temporary erosion and sediment control measures during construction or until final controls become effective.

E. The erosion and sedimentation controls where shown on the Drawings and/or specified herein are intended to provide the required environmental protection. However, should additional controls be directed by the ENGINEER, CONTRACTOR shall furnish, install and maintain additional mulching and straw-bale diversions to control erosion and sedimentation to the satisfaction of the ENGINEER at no additional cost to OWNER.

F. Construction methods that will minimize siltation and erosion shall be employed. The CONTRACTOR shall take steps to minimize unnecessary excavation and disturbing or uprooting trees and vegetation. The CONTRACTOR is prohibited from dumping soil or debris, or pumping silt-laden water into a stream. Cleanup, grading, seeding and planting or restoration of all work areas shall begin immediately. Exposed areas shall not remain unprotected for more than seven days. (From "10-States’ Standards")

1.02 RELATED WORK NOT INCLUDED

A. Site clearing and grubbing is included in this Division, Section 02110.

B. Dewatering is included in this Division, Section 02140
C. Landscape work is included in this Division, Section 02900.

D. Final erosion protection measures are included in this Division, Section 02200.

**PART 2 **

**PRODUCTS**

A. Erosion control blanket where called for in this Section, on the Drawings, or as determined by the ENGINEER, shall be AMXCO Curlex Blanket as manufactured by American Excelsior Company, Arlington, TX 76011, or equal.

B. Rip-rap lining where called for in this Section, on the Drawings or as determined by the ENGINEER shall be Class III or Class II lining as shown on the Drawings and as specified in Section 703 of the 2000 edition of the Kentucky Department of Highways “Standard Specifications for Road and Bridge Construction.”

For Class III, no less than 80 percent, by volume, of individual stones shall range in size from 1/4 to 1-1/2 cubic feet. Stones of smaller sizes are permissible for use in filling voids in the upper surface and dressing to the proper slope. In addition to the above referenced specifications, individual stone dimensions are limited to 4 inches (minimum) and 24 inches (maximum).

For Class II lining, no more than 20 percent of the finished product shall pass through square openings 5 inches by 5 inches.

C. Filter fabric for use with rip-rap where called for in this Section, on the Drawings, or as determined by the ENGINEER, shall be Mirafi 700X as manufactured by Celanese Corporation, New York, NY 10036, or equal.

D. Silt fence fabric where called for in this Section, on the Drawings or as determined by the ENGINEER shall be Mirati 100X as manufactured by Celanese Corporation, New York, NY 10036, or equal.

**PART 3 **

**EXECUTION**

3.01 GENERAL

A. Erosion control practices shall be adequate to prevent erosion of all disturbed and/or all regraded areas.

B. Earthwork procedures shall be as specified in this Division, Section 02200.
C. Silt fences shall be located and staked in all disturbed locations and/or all regraded where erosion may occur.

3.02 TEMPORARY SEEDING

A. This item shall consist of seeding a temporary cover of grass, or grass and small grain, on areas disturbed on the construction site, which will not be redisturbed within a 60 day period. The determination of the area to be temporarily seeded and the time of seeding shall be made by the ENGINEER.

B. The seed mixtures to be used for temporary cover will be governed by the time of year the seeding is accomplished. The mixture of seeding shall be as follows:

1. Time of Seeding - February 15 to June 1
   Rye 1-1/2 bushels and rye grass 25 pounds per acre; or tall fescue 30 pounds and rye grass 20 pounds per acre.

2. Time of Seeding - June 2 to August 15
   Tall fescue 30 pounds and rye-grass 20 pounds per acre; or, spring oats 2 bushels and rye grass 30 pounds per acre.

3. Time of Seeding - August 16 to February 14
   Rye 2 bushels and rye grass 20 pounds per acre; or, tall fescue 30 pounds and rye-grass 20 pounds per acre.

4. Lime will not be required for temporary seeding.

5. Fertilizer at the rate of 400 pounds per acre of 10-10-10 fertilizer, or equivalent, broadcast uniformly on the area to be seeded.

6. All seed shall be broadcast evenly over the area to be seeded and culti-packed or otherwise pressed into the soil. Seed and fertilizer may be mixed together and applied after the seed has been prepared.

7. Mulch for temporary seeding will not be required except on those areas, in the ENGINEER'S opinion, which are too steep to hold the seed without protective cover.

3.03 RIP-RAP LINING

A. Rip-rap lining shall be constructed to the lines and grades and at the location designated on the Drawings.
   The filter fabric shall be placed at the locations shown on the Drawings.
   The surface to receive the fabric shall be prepared to a relatively smooth
condition free of obstructions, debris or sharp objects that may puncture the fabric. Construction equipment will not be permitted to operate directly on the fabric.

The fabric shall be placed with long dimension parallel to the channel or embankment centerline and shall be laid smooth and free of tension, stress, folds, wrinkles, or creases. If more than one strip is necessary, the strips shall overlap a minimum of 3 feet. Transverse laps shall be placed so the upstream strip laps over the downstream strip.

Fastener pins shall be installed through both strips of overlapped fabric at no less than 5 foot intervals along a line through the midpoint of the lap, and at any other locations as necessary to prevent any slippage of the fabric.

Fabric shall be covered with the rip-rap lining within 14 calendar days after placement of the fabric. Fabric not covered within this time shall be removed and replaced at the CONTRACTOR'S expense if the ENGINEER determines that damage or deterioration is evident.

The fabric shall be protected from damage due to the placement of the channel lining by limiting the height of drop of the material at no greater than 3 feet or by placing a cushioning layer of sand on top of the fabric before dumping the material, at the CONTRACTOR'S option. The CONTRACTOR shall demonstrate that the placement technique will prevent damage to the fabric.

Placement of channel lining shall begin at the toe of the channel and proceed upstream. The lining shall be placed to conform to the template shown on the Drawings. The lining need not be compacted but shall be placed upgrade in a manner to ensure that the larger rock fragments are uniformly distributed and the smaller rock fragments serve to fill the spaces between the larger rock fragments in such a manner as will result in a well keyed, densely placed, uniform layer of lining of the specified thickness. Hand placing will be required only to the extent necessary to secure the results specified above.

3.04 MAINTENANCE OF CONTROLS AND PERFORMANCE

A. Erosion and sedimentation controls shall be inspected weekly and after significant rainstorms. Replace silt fencing which is damaged filter stone which is dislodged, erosion control blanket which is damaged, and make other necessary repairs.

B. Should any of the temporary erosion and sediment control measures employed by the CONTRACTOR fail to produce results consistent with normal and acceptable standards of the industry. The CONTRACTOR shall immediately take whatever steps are necessary to correct the deficiency at his own expense.
C. Remove all temporary erosion and sedimentation controls as final landscaping and grading is performed.

3.05 CONSTRUCTION ALONG OR ACROSS AN INTERMITTENT OR PERENNIAL STREAM

The following special considerations shall be given to construction along or across an intermittent or perennial stream:

A. Development/excavation shall be performed during low flow periods to minimize disturbance.

B. When crossing a stream, the pipe shall be laid perpendicular to the stream bank to minimize the direct impacts to the streambed.

C. When working adjacent to a stream, soil erosion control structures shall be placed parallel to all streams to minimize entry of silt into the stream.

D. All disturbed instream habitat shall be returned to its original condition upon completion of construction in the area.

E. The contractor shall take every possible measure to preserve the tree canopy overhanging the stream.

F. Streambanks shall be reseeded immediately with the stream bank seed mix described in Section 02900, following completion of the stream crossing, disturbed surfaces shall be restored to original contours, and excess materials removed to a properly confined upland area.

END OF SECTION
PART 1 GENERAL

1.01 SECTION DESCRIPTION

The work specified in this section consists of furnishing and installing underground utilities using the horizontal directional drilling (HDD) method of installation, also commonly referred to as directional boring or guided horizontal boring. This work shall include all services, equipment, materials, and labor for the complete and proper installation, testing, restoration of underground utilities and environmental protection and restoration.

1.02 REFERENCES

Specification 02610 – High Density Polyethylene (HDPE) Pipe and Fittings shall be used as a reference.

1.03 QUALITY ASSURANCE

The requirements set forth in this document specify a wide range of procedural precautions necessary to insure that the very basic, essential aspects of a proper directional bore installation are adequately controlled. Strict adherence shall be required under specifically covered conditions outlined in this specification. Adherence to the specifications contained herein, or the Engineer’s approval of any aspect of any directional bore operation covered by this specification, shall in no way relieve the Contractor of their ultimate responsibility for the satisfactory completion of the work authorized under the Contract.

1.04 SUBMITTALS

A. WORK PLAN

Prior to beginning work, the Contractor must submit to the Engineer a general work plan outlining the procedure and schedule to be used to execute the project. Plan should document the thoughtful planning required to successfully complete the project.

B. EQUIPMENT

Contractor will submit specifications on directional drilling equipment to be used to ensure that the equipment will be adequate to complete the project.
C. MATERIALS

Specifications on material to be used shall be submitted to Engineer. Material shall include the pipe, fittings and any other item which is to be an installed component of the project.

PART 2 EQUIPMENT REQUIREMENTS

2.01 EQUIPMENT

The directional drilling equipment shall consist of a directional drilling rig of sufficient capacity to perform the bore and pullback the pipe, a drilling fluid mixing & delivery system of sufficient capacity to successfully complete the crossing, a guidance system to accurately guide boring operations and trained and competent personnel to operate the system. All equipment shall be in good, safe operating condition with sufficient supplies, materials and spare parts on hand to maintain the system in good working order for the duration of this project.

2.02 DRILLING SYSTEM

A. DRILLING RIG

The directional drilling machine shall consist of a hydraulically powered system to rotate, push and pull hollow drill pipe into the ground at a variable angle while delivering a pressurized fluid mixture to a guidable drill (bore) head. The machine shall be anchored to the ground to withstand the pulling, pushing and rotating pressure required to complete the crossing. The hydraulic power system shall be self-contained with sufficient pressure and volume to power drilling operations. Hydraulic system shall be free of leaks. Rig shall have a system to monitor and record maximum pull-back pressure during pull-back operations.

B. DRILL HEAD

The drill head shall be steerable by changing its rotation and shall provide the necessary cutting surfaces and drilling fluid jets.

C. MUD MOTORS (if required)

Mud motors shall be of adequate power to turn the required drilling tools.

D. DRILL PIPE

Shall be constructed of high quality 4130 seamless tubing, grade D or better, with threaded box and pins. Tool joints should be hardened to 32-36 RC.
2.03 GUIDANCE SYSTEM

The Guidance System shall be of a proven type and shall be setup and operated by personnel trained and experienced with this system. The Operator shall be aware of any magnetic anomalies and shall consider such influences in the operation of the guidance system if using a magnetic system.

2.04 DRILLING FLUID (MUD) SYSTEM

A. MIXING SYSTEM
A self-contained, closed, drilling fluid mixing system shall be of sufficient size to mix and deliver drilling fluid composed of bentonite clay, potable water and appropriate additives. Mixing system shall be able to molecularly shear individual bentonite particles from the dry powder to avoid clumping and ensure thorough mixing. The drilling fluid reservoir tank shall be sized for adequate storage of the mud. Mixing system shall continually agitate the drilling fluid during drilling operations.

B. DRILLING FLUIDS
Drilling fluid shall be composed of clean water and an appropriate additive. Water shall be from a clean source with a pH of 8.5 – 10 and/or as per mixing requirements of the Manufacturer. Water of a lower pH or with excessive calcium shall be treated with the appropriate amount of sodium carbonate or equal. The water and additives shall be mixed thoroughly and be absent of any clumps or clods. No hazardous additives may be used. Drilling fluid shall be maintained at a viscosity sufficient to suspend cuttings and maintain the integrity of bore wall.

C. DELIVERY SYSTEM
The mud pumping system shall have a minimum capacity to supply mud in accordance with the drilling equipment pull-back rating at a constant required pressure. The delivery system shall have filters in-line to prevent solids from being pumped into the drill pipe. Connections between the pump and drill pipe shall be relatively leak-free. Used drilling fluid and drilling fluid spilled during drilling operations shall be contained and properly disposed of. A berm, minimum of 12" high, shall be maintained around drill rigs, drilling fluid mixing system, entry and exit pits and drilling fluid recycling system (if used) to prevent spills into the surrounding environment. Pumps and or vacuum truck(s) of sufficient size shall be in place to convey excess drilling fluid from containment areas to storage facilities.

2.05 OTHER EQUIPMENT

A. PIPE ROLLERS
Pipe rollers, if required, shall be of sufficient size to fully support the weight of the pipe while being hydro-tested and during pull-back operations. Sufficient number of rollers shall used to prevent excess sagging of pipe.

B. PIPE RAMMERS

Hydraulic or pneumatic pipe rammers may only be used if necessary and with the authorization of Engineer.

C. RESTRICTIONS

Other devices or utility placement systems for providing horizontal thrust other than those previously defined in the preceding sections shall not be used unless approved by the Engineer prior to commencement of the work. Consideration for approval will be made on an individual basis for each specified location. The proposed device or system will be evaluated prior to approval or rejection on its potential ability to complete the utility placement satisfactorily without undue stoppage and to maintain line and grade within the tolerances prescribed by the particular conditions of the project.

PART 3 - EXECUTION

3.01 GENERAL

The Engineer must be notified 48 hours in advance of starting work. The Directional Bore shall not begin until the Engineer is present at the job site and agrees that proper preparations for the operation have been made. The Engineer approval for beginning the installation shall in no way relieve the Contractor of the ultimate responsibility for the satisfactory completion of the work as authorized under the Contract. It shall be the responsibility of Engineer to provide inspection personnel at such times as appropriate without causing undue hardship by reason of delay to the Contractor.

3.02 PERSONNEL REQUIREMENTS

All personnel shall be fully trained in their respective duties as part of the directional drilling crew and in safety.

3.03 DRILLING PROCEDURE

A. SITE PREPARATION

1. Prior to any alterations to work-site, contractor shall photograph or video tape entire work area, including entry and exit points. One copy of which shall be given to Engineer and one copy to remain with contractor for a period of one year following the completion of the project.
2. Work site as indicated on drawings, within right-of-way, shall be graded or filled to provide a level working area. No alterations beyond what is required for operations are to be made. Contractor shall confine all activities to designated work areas.

B. DRILL PATH SURVEY

Entire drill path shall be accurately surveyed with entry and exit stakes placed in the appropriate locations within the areas indicated on drawings. If contractor is using a magnetic guidance system, drill path will be surveyed for any surface geo-magnetic variations or anomalies.

C. ENVIRONMENTAL PROTECTION

Contractor shall place silt fence between all drilling operations and any drainage, wetland, waterway or other area designated for such protection by contract documents, state, federal and local regulations. Additional environmental protection necessary to contain any hydraulic or drilling fluid spills shall be put in place, including berms, liners, turbidity curtains and other measures. Contractor shall adhere to all applicable environmental regulations. Fuel or oil may not be stored in bulk containers within 200' of any water-body or wetland.

D. SAFETY

Contractor shall adhere to all applicable state, federal and local safety regulations and all operations shall be conducted in a safe manner.

E. PIPE

Pipe shall be welded/fused together in one length, if space permits. Pipe welds will be X-rayed prior to being placed in bore hole. Pipe will be placed on pipe rollers before pulling into bore hole with rollers spaced close enough to prevent excessive sagging of pipe.

F. PILOT HOLE

1. Pilot hole shall be drilled on bore path with no deviations greater than 5% of depth over a length of 100'. In the event that pilot does deviate from bore path more than 5% of depth in 100', Contractor will notify Engineer and Engineer may require Contractor to pull-back and re-drill from the location along bore path before the deviation.

2. In the event that a drilling fluid fracture, inadvertent returns or returns loss occurs during pilot hole drilling operations, contractor shall cease drilling, wait at least 30 minutes, inject a quantity of drilling fluid with a viscosity exceeding 120 seconds as measured by a March funnel and
then wait another 30 minutes. If mud fracture or returns loss continues, contractor will cease operations and notify Engineer. Engineer and contractor will discuss additional options and work will then proceed accordingly.

G. **REAMING**

Upon successful completion of pilot hole, contractor will ream bore hole to a minimum of 25% greater than outside diameter of pipe using the appropriate tools. Contractor will not attempt to ream at one time more than the drilling equipment and mud system are designed to safely handle.

H. **PULL-BACK**

1. After successfully reaming bore hole to the required diameter, contractor will pull the pipe through the bore hole. In front of the pipe will be a swivel. Once pull-back operations have commenced, operations must continue without interruption until pipe is completely pulled into borehole. During pull-back operations contractor will not apply more than the maximum safe pipe pull pressure at any time.

2. In the event that pipe becomes stuck, contractor will cease pulling operations to allow any potential hydro-lock to subside and will commence pulling operations. If pipe remains stuck, contractor will notify Engineer. Engineer and contractor will discuss options and then work will proceed accordingly.

3.04 **PIPE TESTING**

A. Sections 02620 and 02715 shall be followed in its entirety following pull-back of the pipe.

1. All mains shall be swabbed.

2. All mains shall be chlorinated.

3.05 **Basis For Payment**

A. Piping shall be paid for at the unit price bid or lump sum bid and shall include all work incidental to making a complete installation such as excavation, bedding, backfill, painting, testing, disinfection, cleanup, seeding, etc.

END OF SECTION
PART 1 GENERAL

1.01 SCOPE OF WORK

A. Steel casing pipe shall be furnished and installed as shown on the DRAWINGS and specified herein.

1.02 RELATED WORK

A. Erosion and sedimentation control is included in this Division, Section 02270.

B. Piping is included in this Division, Section 02700.

C. Landscaping is included in this Division, Section 02900.

PART 2 PRODUCTS

2.01 STEEL CASING PIPE

A. Steel casing or jack pipe shall be plain end steel pipe with a minimum yield strength of 35,000 psi and tensile strength of 60,000 psi per API-5L Grade B material. The steel pipe supplied shall be manufactured by the seamless, electric-weld, submerged arc weld or gas metal-arc weld process as specified in API-5L. Certifications of 35,000 psi minimum yield strength shall be furnished by the CONTRACTOR.

B. The inside diameter shall be at least 2 inches greater than the largest outside diameter of the carrier pipe, joint or couplings for carrier pipe less than 6" in diameter and at least 4" greater for carrier pipe 6" and over in diameter unless otherwise noted on the plan sheets. In all cases, the casing pipe shall be great enough to allow the carrier pipe to be removed subsequently without disturbing the casing pipe or roadbed.

C. Casing pipe shall have minimum wall thickness as shown in the following table:

<table>
<thead>
<tr>
<th>Nominal Diameter (Inch)</th>
<th>Nominal Thickness (Inch)</th>
<th>Nominal Diameter (Inch)</th>
<th>Nominal Thickness (Inch)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 10</td>
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<td>24</td>
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<tr>
<td>10 - 12</td>
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</tr>
<tr>
<td>14 - 16</td>
<td>0.281</td>
<td>28 - 30</td>
<td>0.500</td>
</tr>
</tbody>
</table>
PART 3 EXECUTION

3.01 TUNNELING, BORING OR JACKING

A. Boring or jacking as specified herein shall be located as shown on DRAWINGS. All other casing pipe installations shall be open cut trench.

B. Tunneling under paving, railroads, buildings and underground structures is included as an alternate to boring or repaving required by open cut trenching at no extra cost to the OWNER. Bore and casing pipe is also included as an alternate to tunneling. Backfilling of tunnels shall be mechanically tamped in not more than 3-inch layers and with material rendered suitable for tamping before being placed in tunnel unless otherwise shown on the DRAWINGS. No payment will be made for tunnels less than 3 feet long.

C. In tunneling under buildings, the CONTRACTOR will held responsible for all damage by his operations and methods of excavation and backfilling.

D. Should the CONTRACTOR elect and receive permission to tunnel and bore, other than locations designated on the DRAWINGS or required by the ENGINEER to be tunneled or bored, the entire compensation therefore shall be the same as the unit prices bid for installation in open trench, including paving replacement, but not including bore or unit prices.

E. At locations where tunneling or boring or jacking is called for on the DRAWINGS, in addition to the unit prices for permanent tunnel, tunnel liner, temporary tunnel, boring or jacking and/or casing pipe, payment will be made for furnishing and laying carrier pipe inside the tunnel or casing pipe. No payment will be made for separate trench and backfill unit price items where permanent tunnel, tunnel liner, temporary tunnel, boring or jacking and/or casing pipe unit prices is paid.

F. Boring or jacking under highways, railroads, sidewalks, pipelines, etc., shall be done at the locations shown on the DRAWINGS. It shall be performed by mechanical means and accurate vertical and horizontal alignment must be maintained. When shown on the DRAWINGS, casing pipe shall be used and shall be installed inside bored holes concurrently with boring, or jacking.

3.02 STEEL CASING PIPE INSTALLATION

A. Steel casing pipe shall be of the size and wall thickness as shown on the DRAWINGS or specifications.

B. When casing pipe is jacked, concurrent with boring, all joints shall be solidly welded. The weld shall be such that the joint shall be of such strength to withstand the forces exerted from the boring and jacking operation as well as the vertical loading imposed on the pipe after installation. The weld shall also be such that it provides a smooth, non-
obstructing joint in the interior of the pipe, which will allow easy installation of the carrier pipe without hanging or abrasion to the carrier pipe upon installation.

C. When casing pipe is installed in open trench or permanent tunnel, it shall be bedded and backfilled as specified in Division 2. When casing pipe is installed in temporary tunnel, it shall be laid accurately to alignment of proposed pipeline and at an elevation below proposed pipeline necessary to support it at the planned elevation. Bedding and backfill for casing pipe in temporary tunnel shall be as specified in Division 2.

D. Casing pipe in open trench, permanent tunnel and temporary tunnel shall be joined by welding such that it will no be moved out of alignment or grade and will prevent backfill material from entering joint. Where casing pipes are shown on the DRAWINGS to be equipped with vent pipes, vents shall be installed as shown on the DRAWINGS with cost of the same included in the price bid for the casing pipe unless otherwise specified.

3.03 CARRIER PIPE IN CASING PIPE INSTALLATION

A. Pipeline Spacers

Carrier pipes shall be centered inside casing pipe throughout the length of the casing pipe. Centering shall be accomplished by the installation of polyethylene pipeline spacers attached to the casing pipe in such a manner as to prevent the dislodgment of the spacers as the carrier pipe is pulled or pushed through the casing pipe. Spacers shall be of such dimensions to provide (1) full supportive load capacity of the carrier pipe and contents; (2) of such thickness to allow installation and/or removal of the pipe; and (3) to allow no greater than 1/2 inch movement of the carrier pipe within the casing pipe after the carrier pipe is installed. Installation shall be in accordance with manufacturer's recommendations.

B. Upon completion of installation of the carrier pipe, the annular space at the ends of the cover pipe shall be sealed to prevent the entrance of groundwater, silt, etc., into the casing pipe. The seal shall be a manufactured product specially made for this purpose. The seal shall be the best seal type constructed of synthetic rubber with stainless steel banding straps. Seals may be of the "pull-on" or "wrap around" type as manufactured by Advance Products and Systems, Inc. or equal.

3.04 BASIS FOR PAYMENT

Steel Casing Pipe shall be paid for at the unit price bid or lump sum bid and shall include all work incidental to making a complete installation such as excavation, carrier pipe, bedding, backfill, painting, testing, disinfection, cleanup, seeding, etc.
SECTION 02500
BITUMINOUS PAVEMENT

PART 1 GENERAL

1.01 SCOPE OF WORK
A. Extent of bituminous pavement paving, as applicable, is shown on the Drawings, including roads, driveways, and parking areas.

1.02 RELATED WORK SPECIFIED ELSEWHERE
A. Unless noted, all specification designations refer to the Kentucky Transportation Cabinet Department of Highways Standard Specification for Road and Bridge Construction, latest edition. Appropriate portions of the referenced sections of the Specifications shall apply, but all work shall be included in lump sum bid items described herein unless otherwise specified or shown on the Drawings.

B. Preparation of sub-base is specified in this Division, Section 02200.

C. Crushed stone and dense graded aggregate are specified in this Division, Section 02255.

1.03 QUALITY ASSURANCE
A. Performance: Bituminous seal coat that fails as the result of not meeting the requirements of these Specifications shall be corrected as directed by the ENGINEER at the CONTRACTOR’S expense.

B. The design plant mix shall be submitted to the ENGINEER for review and acceptance. The submittal shall include the last date the mixture was approved by the Kentucky Transportation Cabinet Department of Highways for use on a state road project; and the location where the mixture was recently used, and the name and address of the paving contractor.

PART 2 PRODUCTS

2.01 BITUMINOUS CONCRETE SURFACE MATERIAL
A. Aggregates shall meet the applicable requirements of Sections 804 and 805.

B. Bituminous materials shall meet the applicable requirements of Section 806.

C. Bituminous materials for tack coat shall be one of the following:
SS-1, SS-1h, CSS-1, CSS-1h, AE-60, RS-1, CRS-1, RC-70 or RC-250.

D. Steel, wood, or other suitable material shall be of size and strength necessary to resist movement during bituminous placement and to retain horizontal and vertical alignment until removal. Use straight forms, free of distortion and defects.

2.02 BITUMINOUS SEAL COAT MATERIAL

A. Coarse aggregate shall be Kentucky Transportation Cabinet Department of Highways Standard No. 8, graded 3/8 inch to No. 8, meeting applicable requirements of Section 805.

B. Bituminous materials shall meet applicable requirements of Section 806.

PART 3 EXECUTION

3.01 SURFACE PREPARATION

A. The road shall be swept with an approved mechanical sweeper and with wire hand brooms, when necessary. Special care shall be taken to clean the edges of the surface so that full width of the roadway to be treated shall be uniformly clean. Where any mud or earth exists, it shall be removed sufficiently in advance of application of bituminous material to allow the surface to become thoroughly dry.

3.02 BITUMINOUS CONCRETE PAVING

A. Composition of Mixtures: Surface pavement mixture, meeting requirements of Sections 401.02 through 401.05 shall be used as determined by local plant mix availability. The mixture shall have been approved recently by the Kentucky Transportation Cabinet Department of Highways, used recently on a state project, and conform to the requirements below when tested in accordance with ASTM D 1559-latest revision:

<table>
<thead>
<tr>
<th>Test Parameter</th>
<th>Requirement</th>
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<td>Percent air voids</td>
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<td>Minimum voids in mineral</td>
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<td>aggregate, percent: 3/4 inch</td>
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</tr>
<tr>
<td>1 inch</td>
<td>13</td>
</tr>
<tr>
<td>Voids filled, percent</td>
<td>Min. 75, Max. 85</td>
</tr>
</tbody>
</table>

B. Construction Methods: Construction requirements shall conform to applicable requirements of Sections 401, 402, and 407.

C. A tack coat shall be required to bond new paving to the surface of concrete or brick pavements and bases or existing bituminous surfaces. It
shall be applied at the rate of 0.8 pound (0.1 gal.) per square yard at the following range of application temperatures:

<table>
<thead>
<tr>
<th>Material</th>
<th>Temperature Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>SS-1, SS-1h, CSS-1, CSS-1h, AE-60</td>
<td>70-160°F</td>
</tr>
<tr>
<td>RS-1, CRS-1</td>
<td>70-140°F</td>
</tr>
<tr>
<td>RC-70</td>
<td>120°F</td>
</tr>
<tr>
<td>RC-250</td>
<td>165°F</td>
</tr>
</tbody>
</table>

* These temperatures should be used unless higher temperatures are required for satisfactory coverage. Caution must be exercised to prevent fire or explosion.

D. When SS-1, SS-1h, CSS-1, CSS-1h, or AE-60 is furnished for tack material, it shall be diluted with an equal quantity of water conforming to Section 803, shall be thoroughly mixed prior to application, and shall be applied a sufficient time in advance of the paver to ensure that all water has evaporated before the bituminous concrete mixture is placed. The application rate shall be 0.8 pound (0.1 gal.) per square yard of the diluted SS-1, SS-1h, CSS-1, CSS-1h, or AE-60.

E. Where bituminous paving is placed against vertical surfaces such curbs, gutters, manhole frames, valve boxes, etc., the vertical face shall be tack coated to seal the surface. Where these surfaces are inaccessible to pressure distributor, the tack coat may be brushed or broomed into place. The tack coat shall not be allowed to spill over onto any horizontal surface outside the area to be paved.

F. Unless otherwise indicated on the Drawings or in these Specifications, the compacted thickness of the bituminous concrete paving shall be a minimum of 2 inches and the minimum ambient temperature for placing shall be 40°F. Mixing and laying temperatures shall be as follows:

<table>
<thead>
<tr>
<th>Component</th>
<th>Temperature Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aggregates</td>
<td>Min. 240°F - Max. 325°F</td>
</tr>
<tr>
<td>Asphalt Cement</td>
<td>Min. 225°F - Max. 325°F</td>
</tr>
<tr>
<td>Mixture at Plant</td>
<td>Min. 240°F - Max. 325°F</td>
</tr>
<tr>
<td>Mixture when Placed</td>
<td>275°F + 20°F **</td>
</tr>
</tbody>
</table>

** The 275°F + 20°F mixture placing temperature is based on 275°F being about the ideal temperature for obtaining optimum compaction under average conditions. However, when the distance between the asphalt plant and the job is such that specified placing temperatures are covered, insulated hauling equipment as described below are used, the minimum placing temperature shall be 225°F.

G. Trucks for hauling bituminous mixtures shall have tight, clean, and smooth metal beds that have been sprayed with a minimum amount of soap emulsion, paraffin oil, or other approved material that is not detrimental to the mixture to prevent the mixture from adhering to the beds. All trucks shall be equipped with covers of sufficient size to completely cover the
loaded material and all covers shall be securely fastened in place before the truck leaves the plant. Truck beds shall be insulated, when necessary, to maintain the specified temperature to the point of delivery. Any truck causing excessive segregation of material by its spring suspension or other contributing factors shall be discharged from the work until such conditions are corrected.

H. The CONTRACTOR shall have an accurate thermometer on the job at all times for verifying all temperature requirements and for taking temperature measurements whenever requested by the ENGINEER or OWNER. The CONTRACTOR shall closely control temperature and compaction requirements to achieve quality bituminous paving and related work.

I. Bituminous paving that fails as the result of not meeting the requirements of these Specifications shall be removed and replaced as directed by the ENGINEER at the CONTRACTOR's expense.

3.03 BASIS FOR PAYMENT

Payment for Bituminous Pavement shall be made on a unit price or a lump sum basis where a separate bid item is provided.

END OF SECTION
SECTION 02515
PORTLAND CEMENT CONCRETE PAVING

PART 1 GENERAL

1.01 DESCRIPTION OF WORK
   A. Extent of portland cement concrete paving for driveways and walks is shown on the DRAWINGS.

1.02 RELATED WORK SPECIFIED ELSEWHERE
   A. Prepare sub-base as specified in this Division, Section 02200.
   B. Concrete and related materials are specified in Division 3.
   C. Bituminous pavement is specified in this Division, Section 02500.
   D. Crushed stone and dense graded aggregate are specified in this Division, Section 02255.

1.03 SUBMITTALS
   A. Furnish samples, manufacturer’s product data, test reports, and materials certifications as required in referenced sections for concrete and joint fillers and sealers.

1.04 JOB CONDITIONS
   A. Traffic Control: Maintain access for vehicular and pedestrian traffic as required for other construction activities.
   B. Utilize flagmen, barricades, warning signs and warning lights as required.

PART 2 PRODUCTS

2.01 MATERIALS
   A. Forms: Steel, wood, or other suitable material of size and strength to resist movement during concrete placement and to retain horizontal and vertical alignment until removal. Use straight forms, free of distortion and defects.
   B. Use flexible spring steel forms or laminated boards to form radius bends as required.
   C. Coat forms with a non-staining form release agent that will not discolor or deface surface of concrete.

E. Furnish in flat sheets, not rolls, unless otherwise acceptable to ENGINEER.

F. Concrete Materials: Comply with requirements of Division 3, Section 03300, for concrete materials, admixtures, bonding material, curing materials, and others as required.

G. Expansion Joint Materials: Comply with requirements of Division 7, Section 07900 for preformed expansion joint fillers and sealers.

H. Anti-spalling Compound: 50% (by volume) boiled linseed oil and 50% (by volume) commercial grade kerosene or mineral spirits.

2.02 CONCRETE MIX, DESIGN AND TESTING

A. Comply with requirements of Division 3, Section 03300 for concrete mix design, sampling and testing, and quality control, and as herein specified.

B. Design mix to produce normal-weight concrete consisting of portland cement, aggregate, water-reducing or high-range water-reducing admixture (super plasticizer), air-entraining admixture and water to produce the following properties:

1. Comprehensive Strength: 4,000 psi, minimum at 28 days.
2. Slump Range: 8 inches for concrete containing HRWR admixture (super-plasticizer); 3 inches for other concrete.
3. Air Content: 5% to 8%.

PART 3 EXECUTION

3.01 SURFACE PREPARATION

A. Remove loose material from compacted sub-base surface immediately before placing concrete.

B. Proof-roll prepared sub-base surface to check for unstable areas and need for additional compaction. Do not begin paving work until such conditions have been corrected and are ready to receive paving.

3.02 FORM CONSTRUCTION

A. Set forms to required grades and lines, rigidly braced and secured. Install sufficient quantity of forms to allow continuous progress of WORK and so that forms can remain in place at least twenty-four (24) hours after concrete placement.
B. Check completed form WORK for grade and alignment to following tolerances:

1. Top of forms not more than 1/8 inch in 10 feet.
2. Vertical face on longitudinal axis, not more than 1/4 inch in 10 feet.

C. Clean forms after each use, and coat with form release agent as often as required to ensure separation from concrete without damage.

3.03 REINFORCEMENT

A. Locate, place and support reinforcement as specified in Division 3, Section 03300, unless otherwise indicated.

3.04 CONCRETE PLACEMENT

A. General: Comply with requirements of Division 3 sections for mixing and placing concrete, and as herein specified.

B. Do not place concrete until sub-base and forms have been checked for line and grade. Moisten sub-base if required to provide a uniform dampened condition at time concrete is placed. Do not place concrete around manholes or other structures until they are at required finish elevation and alignment.

C. Place concrete using methods which prevent segregation of mix. Consolidate concrete along face of forms and adjacent to transverse joints with internal vibrator. Keep vibrator away from joint assemblies, reinforcement, or side forms. Use only square-faced shovels for hand-spooling and consolidation. Consolidate and care to prevent dislocation of reinforcing, dowels, and joint devices.

D. Deposit and spread concrete in a continuous operation between transverse joints, as far as possible. If interrupted for more than 1/2 hour, place a construction joint.

3.05 JOINTS

A. General: Construct expansion, weakened-plane (contraction), and construction joints true-to-line with face perpendicular to surface of concrete. Construct transverse joints at right angles to the centerline, unless otherwise indicated.

B. Weakened-plane (contraction) Joints (Wk-PIJt): Provide weakened-plane (contraction) joints, sectioning concrete into areas as shown on DRAWINGS. Construct weakened-plane joints for a depth equal to at least 1/4 concrete thickness, as follows:

1. Tooled Joints: Form weakened-plane joints in fresh concrete by grooving top portion with a recommended cutting tool and finishing edges with a jointer.
C. Construction Joints (CnsJt): Place construction joints at end of placements and at locations where placement operations are stopped for a period of more than 1/2 hour, except where such placements terminate at expansion joints.

D. Construct joint as shown or, if not shown, use standard metal keyway-section forms.

E. Expansion Joints (ExpJt): Provide premolded joint filler for expansion joints abutting concrete curbs, catch basins, manholes, inlets, structures, walks and other fixed objects unless otherwise indicated.

F. Locate expansion joints at 50 ft. o.c. for each pavement lane, unless otherwise indicated.

G. Extended joint fillers full-width and depth of joint, and not less than 1/2 inch or more than 1 inch below finished surface where joint sealer is indicated. If no joint sealer, place top of joint filler flush with finished concrete surface.

H. Furnish joint fillers in one-piece lengths for full width being placed, wherever possible. Where more than one length is required, lace or clip joint filler sections together.

I. Protect top edge of joint filler during concrete placement with a metal cap or other temporary material. Remove protection after concrete has been placed on both sides of joint.

J. Fillers and Sealants: Comply with the requirements of Division 7, Section 07900, for preparation of joints, materials, installation, and performance.

3.06 CONCRETE FINISHING

A. After striking-off and consolidating concrete, smooth surface by screeding and floating. Use hand methods only where mechanical floating is not possible. Adjust floating to compact surface and produce uniform texture.

B. After floating, test surface for trueness with a 10 foot straightedge. Distribute concrete as required to remove surface irregularities, and refloat repaired areas to provide a continuous smooth finish.

C. Work edges of slab, gutters, back top edge of curb and formed joints with an edging tool, and round to a 1/2 inch radius, unless otherwise indicated. Eliminate tool marks on concrete surface.

D. After completion of floating and troweling when excess moisture or surface sheet has disappeared, complete surface finishing, as follows:

1. Broom finish, by drawing a find-hair broom across concrete surface, perpendicular to line of traffic. Repeat operation if
required to provide a fine line texture acceptable to ENGINEER.

2. On inclined slab surfaces, provide a coarse, non-slip finish by scoring surface with a stiff-bristled broom, perpendicular to lien of traffic.

E. Do not remove forms for twenty-four (24) hours after concrete has been placed. Any form removal, clean ends of joints and point up any minor honeycombed areas. Remove and replace areas or sections with major defects.

3.07 CURING

A. Protect and cure finished concrete paving, complying with requirements of Division 3, Section 03300. Use curing and sealing compound or approved moist-curing methods.

B. Do not use liquid membrane-forming material where anti-spalling treatment will be applied.

C. Anti-spalling Treatment: Apply compound to concrete surfaces no sooner than twenty-eight (28) days after placement. Apply to clean, dry concrete free of oil, dirt, and other foreign materials, in two sprayed applications. First application, 60 sq. yd. per gallon. Allow complete drying between applications.

3.08 REPAIRS AND PROTECTIONS

A. Repair or replace broken or defective concrete.

B. Protect concrete from damage until acceptance of WORK. Exclude traffic from pavement for at least 14 days after placement. When construction traffic is permitted, maintain pavement as clean as possible by removing surface and spillage of materials as they occur.

C. Sweep concrete pavement and wash free of stains, discolorations, dirt, and other foreign material just prior to final inspection.

END OF SECTION
SECTION 02610

GENERAL PIPING

PART 1   GENERAL

1.01 SCOPE OF WORK

   A. Furnish all labor, materials, equipment and incidentals necessary to install and test pipe and fittings as shown on the Drawings and required by the Specifications.

   B. Piping shall be located substantially as shown. The ENGINEER reserves the right to make such modifications in locations as may be found desirable to avoid interference between pipes or for other reasons. Pipe fitting notation is for the CONTRACTOR'S convenience and does not relieve him from laying and jointing different or additional items where required without additional compensation.

   C. Wherever the word pipe or piping is used it shall mean pipe and fittings unless otherwise noted.

   D. All references to Standards/Specifications shall mean the latest revision.

1.02 RELATED WORK

   A. Trenching, backfilling and compacting are included in this Division, Section 02200.

   B. Concrete is included in Division 3, Section 03300.

1.03 DESCRIPTION OF SYSTEM

   A. Piping shall be installed substantially as shown on the Drawings so as to form a complete smooth flow path and workable system.

   B. The piping and materials specified herein are intended to be standard types of pipe for use in transporting the fluids as indicated on the Drawings. The pipe and fittings shall be designed, constructed, and installed in accordance with the best practices and methods and the manufacturer’s recommendations.

1.04 QUALIFICATIONS

   A. All pipe and fittings under this section shall be furnished by manufacturers who are fully experienced, qualified, and regularly engaged in the manufacture of the materials to be furnished.
1.05 SUBMITTALS

A. The CONTRACTOR shall submit to the ENGINEER for review in accordance with Division 1, Section 01300, complete sets of shop drawings showing layout and details of materials, joints and methods of construction and installation of the pipe, specials and fittings required.

B. Before fabrication and/or shipping of the pipe is begun, the CONTRACTOR shall submit for approval a schedule of pipe lengths for the entire job. All pipe furnished under the Contract shall be fabricated in full accordance with the approved Drawings.

1.06 INSPECTION

A. The manufacturer shall inspect all pipe joints for out-of-roundness and pipe ends for squareness. The manufacturer shall furnish to the ENGINEER a notarized affidavit stating all pipe meets the requirements of applicable ASTM Specifications, these Specifications, and the joint design with respect to square ends and out-of-round joint surfaces.

PART 2 PRODUCTS

2.01 DUCTILE IRON PIPE

A. General

1. Ductile iron pipe shall be centrifugally cast of ductile iron conforming to ASTM Specifications A 746 latest revision. The pipe design conditions shall be as follows:

   a. Pressure: Minimum of 250 psi operating plus 100 psi surge allowance.
   
b. Trench Loading: Laying condition Type 4 unless otherwise specified on Drawings. Trench depth not less than 2' nor more than that shown on the Drawings.
   
c. Metal Design Strengths: Bursting Tensile 40,000 psi  
      Modulus of Rupture 90,000 psi

2. The manufacturing tolerances included in the nominal thickness shall not be less than specified by ANSI/AWWA C150/A21.50, latest revision.

3. Minimum wall thickness shall be 0.33 inches (Class 52), or more if required for minimum operating pressure of 250 psi.

4. Pipe may be furnished in 18', or 20' nominal laying lengths; and the weight of any single pipe shall not be less than the tabulated
weight by more than 5 percent for pipe 12" or smaller in diameter, nor by more than 4 percent for pipe larger than 12" in diameter.

5. The hydrostatic and acceptance tests for the physical characteristics of the pipe shall be as specified in ANSI/AWWA C151/A21.51, latest revision.

6. Any pipe not meeting the ANSI/AWWA specifications quotes above shall be rejected in accordance with the procedure outlined in the particular specification.

7. The ENGINEER shall be provided with 3 copies of a certification by the manufacturer that the pipe supplied for this Contract has been tested in accordance with the referenced specifications and is in compliance therewith.

8. The net weight, class or nominal thickness and sampling period shall be marked on each pipe. The pipe shall also be marked to show that it is ductile iron.

9. Unless otherwise noted, joints for ductile iron pipe will be "push-on" type consisting of a rubber gasket installed in a recess in the bell.

10. Ductile iron pipe must be used within 200 feet of underground petroleum storage tanks and shall have gaskets designed for this purpose such as Nitrile Butadiene (NBR), approved equal or better.

B. Lining and Coating Ductile Iron Pipe

1. All buried ductile iron pipe shall have manufacturer's outside coal tar or asphaltic base coating and a cement lining and bituminous seal coat on the inside. Cement mortar lining and bituminous seal coat inside shall conform to ANSI/AWWA C104/A21.4 latest revision.

C. Fittings for Ductile Iron Pipe-3" and larger

1. Ductile Iron fittings only shall be used with the ductile iron pipe.

2. Mechanical joint fittings shall be used with underground pipe.

3. Rubber-gasket joints shall conform to ANSI/AWWA C111/A21.11 latest revision for centrifugally cast ductile iron water pipe.

4. All Working Pressures - Fittings shall conform to ANSI/AWWA Specifications C110/A21.10 latest revision for 250 psi water working pressure plus water hammer. Ductile iron fittings shall be ductile cast iron per ASTM Specifications A536, latest revision.
5. All fittings shall be cement lined and bituminous coated per Federal Specifications WW-P-421b.

D. Ductile Iron Pipe and Fittings - Smaller than 3"


2. Pipe may be furnished with either mechanical joints or slip-on joints. Buried fittings shall be furnished with mechanical joints.

E. Flanged Cast Iron Pipe and Flanged Coupling Adapters for Flexible Couplings

1. Non-buried ductile iron pipe and fittings shall be flanged unless otherwise specified.

2. Flanged cast iron pipe and fittings shall have dimensions facing and drilling for ANSI Class 125 flanges (125 psi steam working pressure; 250 psi water working pressure).

3. Where flanges are pit cast integrally with pipe in vertical position in dry sand molds, flanged pipe shall be AWWA Class "B" or latest revision of ANSI Specifications A21.2, Class 50 pipe for sewage, sludge, gas and air service and Class 150 pipe for all types of water service.

4. Where flanged pipe is made up by threading plain end, centrifugally cast pipe, screwing on specially designed long hub flanges, and refacing across both the face of the flange and the end or pipe, flange shall be per ANSI Specification B16.1 latest revision and pipe shall be Class 150 per ANSI Specification A21.6 latest revision.

5. Either of the foregoing methods of manufacture of flanged pipe will be acceptable, but when plain ends of flanged pipe are to fit into mechanical joint bells, then the outside diameter of the pipe shall be such that the joint can be made.

6. CBS (rubber and cloth both sides) gaskets 1/16" in thickness shall be used in connecting flanged piping. Nuts and bolts for use in making flanged connections shall have hexagonal heads, be of proper lengths and with U.S. standard threads. The tensile strength of steel used in the bolts shall be not less than 55,000 psi.

7. Flanged Coupling Adapters for flanged pipe shall be a mechanical joint cast to a special flanged joint using a neoprene "O-ring", in place of the usual 1/16" rubber ring gasket. The mechanical bell and special flanged joint piece shall be of high grade gray cast iron with bolt circle, bolt size and spacing conforming to ASA B16.1
Specifications latest revision. Mechanical joint follower flange shall be of ductile or malleable iron with high strength/weight ratio design. Bolts shall be fine grained, high tensile, malleable iron with malleable iron hexagon nuts.

8. Flanged Coupling Adapters for 12" and smaller cast iron pipe shall be Smith-Blair #912; Dresser style 127; or approved equal. For pipe larger than 12", flexible couplings shall be Smith-Blair #913; Dresser style 128; or approved equal. All flexible couplings shall be furnished with anchor studs.

F. Mechanical Joint Restraints

1. Gland body, wedges and wedge actuating components shall be cast from grade 65-45-12 ductile iron material in accordance with ASTM A536.

2. Ductile iron gripping wedges shall be heat treated within a range of 370 to 470 BHN.

3. Three (3) test bars shall be incrementally poured per production shift as per Underwriter’s Laboratory (U.L.) specifications and ASTM A536. Testing for tensile, yield and elongation shall be done in accordance with ASTM E8.

4. Chemical and nodularity tests shall be performed as recommended by the Ductile Iron Society, on a per ladle basis.

2.02 POLYVINYL CHLORIDE (PVC) PIPE AND FITTINGS

A. PVC pipe shall comply with ASTM D01784 and shall be Type 1, Grade 1, with pressure and SDR rating as shown on the drawings or indicated in the proposal form. All PVC pipe shall conform to the latest revisions of the following specifications:

- ASTM D2241 (PVC plastic pipe SDR-PR and Class T)
- Commercial Standard CS 256 (pressure rated type)
- National Sanitation Foundation Testing Laboratories (NSF)

B. The name of the manufacturer of the plastic pipe to be used must be found on the current listing of Plastic Materials for Potable Water Application, published by the NSF (National Sanitation Foundation), Ann Arbor, Michigan, and must meet the requirements of the Standard Specifications for Polyvinyl Chloride (PVC) Plastic Pipe, D1785, published by ASTM (American Society for Testing and Materials).

C. Pipe lengths shall not exceed 40 feet. Wall thickness shall be in accordance with CS-256 and ASTM D-2241. Pipe ends shall be beveled to accept the gasketed coupling. Rubber gasketing shall conform to ASTM 1869.
D. Samples of pipe, physical and chemical data sheets shall be submitted to the ENGINEER for approval and his approval shall be obtained before pipe is purchased. The pipe shall be homogenous throughout and free from cracks, holes, foreign inclusions or other defects. The pipe shall be as uniform as commercially practical in color. Pipe shall have a ring painted around spigot ends in such a manner as to allow field checking of setting depth of pipe in the socket.

E. Pipe must be delivered to the job site by means which will adequately support it, and not subject it to undue stresses. In particular, the load shall be so supported that the bottom rows of pipe are not damaged by crushing. Pipe shall be unloaded carefully and strung or stored as close to the final point of placement as is practical.

F. The couplings and fittings shall be furnished by the pipe manufacturer and shall accommodate the pipe for which they are to be used. They shall have a minimum pressure rating of 200 psi. Insertion depth of the pipe in the coupling shall be controlled by an internal PVC mechanical stop in the coupling which will allow for a thermal expansion and contraction. Couplings method shall allow for half of each end of the pipe. Couplings shall permit 5 degree deflection (2-1/2 degrees each side) of the pipe without any evidence of infiltration, cracking or breaking. Couplings shall have rubber seals factory installed.

G. Pipe markings shall include the following, marked continuously down the length:

- Manufacturer's Name
- Nominal Size
- Class Pressure Rating
- PVC 1120
- NSF Logo, and
- Identification Code

H. Lubricant shall be water soluble, nontoxic, be non-objectionable in taste and odor imparted to the fluid, be non-supporting of bacteria growth and have no deteriorating effect on the PVC or rubber gaskets.

### 2.03 POLYVINYL CHLORIDE (PVC) PIPE AND FITTINGS (SCHEDULE 80)

A. General

Schedule 80 PVC pipe shall be as manufactured by the Celanese Piping Systems, Inc., or approved equal. To ensure installation uniformity, all piping system components shall be the products of one manufacturer.

B. Materials

1. Pipe and fittings shall be manufactured from a PVC compound which meets the requirements of Type 1, Grade 1 polyvinyl chloride as outlined in ASTM D-1784. A Type 1, Grade 1
compound is characterized as having the highest requirements for mechanical properties and chemical resistance. Fittings shall be socket type and shall conform to the requirements of ASTM D-2467.

2. Compound from which pipe is produced shall have a design stress rating of 200 psi at 73° F., listed by the Plastics Pipe Institute (PPI).

3. Materials from which pipe and fittings are manufactured shall have been tested and approved for conveying potable water by the National Sanitation Foundation (NSF).

C. Solvent Cement

All socket type connections shall be joined with PVC solvent cement complying to ASTM D-2564. Cement shall have a minimum viscosity of 2000 cps.

D. Installation

Installation shall be in strict accordance with the manufacturer’s printed instructions. Printed installation instructions shall be submitted and approved by the ENGINEER prior to shipment of the pipe.

E. Testing

1. Pressure Pipe - Refer to Paragraph 3.02 of this Division.

2. Vacuum Pipe - All pipe intended for use under partial vacuum shall be tested by subjection to 24 inches of mercury vacuum; allowing 15 minutes to stabilize and thereafter lose not more than 1% vacuum pressure per hour over a minimum 4 hour test period. This test must be met or exceed prior to final acceptance.

2.04 HIGH DENSITY POLYETHYLENE PIPE

A. General

1. High density polyethylene pipe shall be Adyl “D” polyethylene pipe manufactured by E.I. DuPont DeNemours and Co., Inc., or “Driscopipe” as manufactured by Phillips Product Co., Inc., or approved equal.

B. Materials for Polyethylene Pipe

1. The polyethylene pipe and fittings shall be made of polyethylene resins classified in ASTM D 1248 as Type III, Category 5, Grade P34 (pipe designation PE 3408 defined per ASTM D 3035 latest revision), having specific base resin densities of 0.942 g/cc minimum and 0.955 g/cc maximum, respectively; and having melt
indexes of 0.4 g/10 min. maximum and 0.15 g/0.10 min. minimum, respectively.

2. Pipe made from these resins must have a long-term strength rating of 1,600 psi or more.

3. The polyethylene resin shall contain antioxidants and shall be stabilized with carbon black against ultra-violet degradation to provide protection during processing and subsequent weather exposure.

4. The polyethylene resin compound shall have a resistance to environmental stress cracking as determined by the procedure detailed in ASTM D 16930 latest revision, Condition B with sample preparation by procedure C of not less than 200 hours.

C. Polyethylene Pipe and Fittings

1. Polyethylene pipe furnished and installed under this Contract shall be of nominal outside diameter shown on the Drawings, and shall be designed for a normal internal working pressure and earth cover over top of the pipe to suit the conditions of proposed use.

2. Each length of pipe shall be marked, at no more than 10 foot intervals, with the following information:

   Nominal pipe size
   Type plastic material - PE3408
   Pipe pressure rating
   Manufacturer's name, trademark and code

3. All pipe shall be made from virgin material. No rework compound.

4. Pipe shall be homogenous throughout, and be free of visible cracks, holes, foreign material, blisters, or other deleterious faults.

5. Fittings for the polyethylene pipe line shall be molded for fabricated from the same material as specified hereinbefore for the high density polyethylene pipe.

6. Fittings for bends 22-1/2 degrees or greater shall be provided as shown on the Drawings. For alignment changes of less than 20 degrees deflection, the pipe may be laid in curves with a radius of 80 feet or greater.

7. All run-of-the-pipe fittings shall be fusion welded into the pipe line. Tee branches shall be of the size shown on the Drawings and shall be furnished with flanged ends per ANSI B-16.1. All fittings shall be factory made.

8. Fittings shall be capable of withstanding the same pressure and loading conditions specified for the pipe.
9. Wye Branches shall be true wyes.

D. Pipe Jointing

1. Pipe to be joined by leak-proof, thermal, butt fusion joints. All fusion must be done by personnel trained by the pipe supplier using tools approved by the pipe supplier.

2. The fusion machine shall have hydraulic pressure control for fusing 2 pipe ends together; it shall include pressure fusion indicating gauges to correctly monitor fusion pressures. The machines shall be equipped with an electric or gasoline engine powered facing unit to trim irregularities from the pipe ends. The heating plate on the fusion machine shall be electrically heated and thermostatically controlled and shall contain a temperature gauge for monitoring temperature.

3. Joint strength must be equal to that of adjacent pipe as demonstrated by tensile test. In addition, results of tensile impact testing of joint should indicate a ductile rather than a brittle fracture. External appearance of fusion bead should be smooth without significant juncture groove.

4. Threaded or solvent cement joints and connections are not permitted.

E. Joining, Terminating or Adapting by Mechanical Means

1. The polyethylene pipe shall be connected to systems or fittings of other materials by means of an assembly consisting of a polyethylene flange adapter butt-fused to the pipe, a backup ring of either cast iron, steel, or high silica aluminum alloy made to ANSI B-16.1 dimensional standards (with modified pressure ratings), bolts of compatible material (insulated from the fittings where necessary) and a gasket of reinforced black rubber, asbestos-rubber compound or other material approved by the ENGINEER, cut to fit the joint. In all cases, the bolts shall be drawn up evenly and in line.

2. Termination of valves, or fittings such as tees, bonds, etc., made of other materials shall be by the flange assemblies specified hereinbefore. The pipe adjacent to these joints and to joints themselves must be rigidly supported for a distance of one pipe diameter or 1 foot, whichever is greater, beyond the flange assembly.

F. Tools and Procedures
1. Fusion jointing and other procedures necessary for correct assembly of the polyethylene pipe and fittings will be done only by personnel trained in those skills by the pipe supplier.

2. Only those tools designed for aforementioned procedures and approved by the pipe supplier shall be used for assembly of pipe and fittings to ensure proper installation.

2.05 COPPER PIPE AND FITTINGS

A. Exterior copper pipe shall be Type K pipe (ASTM B88 latest revision), with compression fittings. Joints shall be drawn up firmly and shall be tested before backfilling and any leakage stopped.

B. Wherever copper pipes pass through walls or floors, they shall have wrought or cast iron sleeves, for easy removal. Pipes passing through structural beams shall be placed as near as possible to the top of the beam under the floor slab.

2.06 UNDERGROUND UTILITY WARNING TAPES

A. Non-metallic underground utility warning tapes shall be installed 12" above all buried pipe.

B. The tape shall a pigmented polyolefin film with a printed message on one side that is impervious to all known alkalis, acids, chemical reagents and solvents found in the soil.

C. The minimum overall thickness of the tape shall be 4.0 mils and the width shall not be less than 3" and a minimum unit length of 1000 ft/roll. The tape shall be color coded and imprinted with the message as follows:

<table>
<thead>
<tr>
<th>Type of Utility</th>
<th>Color Code</th>
<th>Legends</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water</td>
<td>Safety Precaution</td>
<td>Caution Buried Water Line Below</td>
</tr>
<tr>
<td></td>
<td>Blue</td>
<td></td>
</tr>
<tr>
<td>Sewer</td>
<td>Safety Green</td>
<td>Caution Buried Sewer Line Below</td>
</tr>
</tbody>
</table>

D. Underground marking tape shall be "Terra Tape" as manufactured by Reef Industries, or approved equal.

E. Installation of marking tapes shall be per manufacturer’s recommendations and shall be as close to the grade as is practical for optimum protection and delectability. Allow a minimum of 18" between the tape and the line.
F. Payment for detectable tapes shall be included in the linear foot price BID of the piping BID item(s).

2.07 DETECTABLE TRACER WIRE AND FLEXIBLE PIPELINE MARKERS

10 gauge, single strand TRACER WIRE shall be placed directly on top of all PIPE and shall be attached to the pipe at 5 ft intervals maximum. Tracer wire segments shall be 800 feet maximum and shall terminate at each air release valve manhole, or a structure the same as a valve box. Contractor shall leave three feet of coiled slack at each termination point.

A FLEXIBLE FIBER REINFORCED flat composite pipeline marker shall be installed above the pipe approximately every 2000 feet at a location designated by the ENGINEER.

The marker shall be manufactured of a fiber reinforced composite material. The reinforcement material shall be comprised of both lineal strands and horizontal mesh mats. The marker post must be flat in shape with rails on both sides. Marker shall be at least 3 ¼" wide. A 2 7/8" wide decal must fit on each side of the marker. The back side of the post shall have a rounded rib down the center and two small ribs on the sides to act as guides for the decals. Decals will be placed on both sides to ensure that a warning message can be seen from both directions.

The marker shall be capable of withstanding a minimum of 10 vehicle impacts at 55 M.P.H. with a car bumper.

The marker shall be coated with a coloring which matches the color of the post. The coating shall totally stop ultraviolet light from reaching the resin portion of the post. The coating shall not fade, peel, or blister after a minimum of 2,000 hours in a QUV Weatherometer.

Red – Electric Orange - Communication
Yellow – Gas Blue – Potable Water
Green – Sewer Purple – Reclaimed water

The marker post shall remain flexible from -40° F to +140° F.

Decals shall be fade resistant and remain legible after a minimum of 2,000 hours in a QUV Weatherometer. Decal graphics shall include the international Do0Dig symbol. Decals shall be placed on both sides of the post.

Marker shall be Rhino brand, or approved equal.

PART 3 EXECUTION

3.01 LAYING PIPE IN COMMON TRENCH
A. Pipelines, force mains and sewers laid in same trench shall, in all cases, be laid on original earth, regardless of divergence in their elevations. Pipe shall never be laid in backfill or one above the other. The CONTRACTOR shall include payment for all trenching and backfilling in his lump sum bid.

3.02 PRESSURE PIPE INSTALLATION - GENERAL

A. General

1. Pipe shall be handled with such care as necessary to prevent damage during installation. The interior of the pipe shall be kept clean and the pipe shall be installed to the lines and grades shown on the Drawings. Pipe shall be installed according to instructions and with tools recommended by the manufacturer. Whenever pipe laying is stopped, the end of the pipe shall be securely plugged or capped.

2. Ductile Iron fittings only shall be used with the PVC pipe.

3. Mechanical joint fittings shall be used with underground pipe.

4. Fittings less than 4-inches in diameter shall be of the mechanical joint type and be firmly blocked to original earth or rock to prevent water pressure from springing pipe sideward or upward. Concrete or other blocking material approved by the ENGINEER shall be placed such that it does not cover the pipe joints, nuts, and bolts.

5. Fittings 4-inches in diameter and greater shall be of the mechanical joint type and firmly restrained to prevent water pressure from springing pipe sideward or upward. The mechanical restraint shall be the Series 2000PV produced by EBAA Iron, Inc. or approved equal.

6. Pipes shall be free of all structures other than those planned. Openings and joints to concrete walls shall be constructed as shown on the Drawings.

7. Ductile iron or steel pressure pipe, 4 inch diameter or larger, entering a structure below original earth level, unsupported by original earth for a distance of more than 6 feet shall be supported by Class "2500" concrete, where depth of such support does not exceed 3 feet, and by Class "4000" concrete piers each 6 feet, where depth exceeds 3 feet. All other pressure pipe entering buildings or basins below original earth and having a cover of more than 24 inches of earth, or under roadway, shall be supported as shown in detail on the Drawings. All piers required will be paid for in accordance with the appropriate specification hereinafter. Class "2500" concrete required will be included in the payment for furnishing and laying the particular pipe, in order to discourage excessive excavation outside the limits of structures. Pipes entering structures shall have flexible joint within 18 inches of exterior of structure, and also from point of leaving concrete support to original earth or crushed stone bedding.
B. Pressure Pipe Laying

1. Pressure pipe shall first be thoroughly cleaned at joints, then joined according to instructions and with tools recommended by the manufacturer. A copy of such instructions shall be available at all times at the site of the work.

2. All pipes must be forced and held together, or “homed” at the joints, before sealing ground level and unsupported by original earth for a distance of more than 6 feet shall be supported by concrete to original ground where depth of such support does not exceed 3 feet. When depth exceeds 3 feet, beams with piers shall be used for support.

3. Trench excavation for pipe laying must be of sufficient width to allow the proper jointing and alignment of the pipe. Trenches in earth or rock shall be dug deep enough to ensure 30” minimum cover over top of the pipe, unless otherwise indicated on the Drawings.

4. Trench line stations shall be set ahead of the trenching at least each 100 feet of pipeline. Trenches shall be dug true to alignment of stakes. Alignment of trenches or pipes in trench must not be changed to pass around obstacles such as poles, fences and other evident obstructions without the approval of the ENGINEER. Lines will be laid out to avoid obstacles as far as possible, consistent with maintenance of alignment necessary to finding the pipeline in the future and avoiding obstruction of future utilities and structures.

5. Cut pieces of pressure pipe 18” or more in length may be used in fitting to the specials and valves and fitting changes in grade and alignment. Cut ends shall be even enough to make first class joints.

C. Testing Pressure Pipe

1. Pressure and leakage tests shall be conducted in accordance with ANSI/AWWA C600.

2. The CONTRACTOR shall furnish all necessary equipment for pressure testing.

3. Inspection of pipe laying shall in no way relieve the CONTRACTOR of the responsibility for passing tests, stopping leakage, or correcting poor workmanship.

4. Underground pipelines will not be finally accepted until leakage is less than allowable by ANSI/AWWA C600. In case leakage exceeds this amount, the CONTRACTOR shall locate and repair leaks until the entire pipeline will pass the required test. All
leakage shall be stopped in exposed piping. The pumping equipment shall be disconnected during test.

5. The CONTRACTOR shall furnish meter or suction tank, pipe test plugs and bypassing piping and make all connections for conducting the above tests. The pumping equipment used shall be compressed air, centrifugal pump or other pumping equipment which will not place shock pressures on the pipeline. Power plunger pumps will not be permitted or used on closed pipe system for any purpose.

3.03 DUCTILE IRON PIPE INSTALLATION

A. Pipe shall be handled with such care as necessary to prevent damage during installation. The interior of the pipe shall be kept clean and the pipe shall be laid to the lines and grades shown on the Drawings and/or as established by the ENGINEER.

B. Whenever pipe laying is stopped, the end of the pipe shall be securely plugged or capped. Care should be taken to prevent flotation of pipe in the event the trench should flood.

C. Fitting shall be firmly blocked to original earth or rock to prevent water pressure from springing pipe sideward or upward. Concrete or other blocking material shall be placed such that it does not cover the pipe joints, nuts and bolts.

D. Pipes shall be free of all structures other than those planned. Openings and joints to concrete walls shall be constructed as shown on the Drawings. Any cast iron pipe entering a structure below original ground level and unsupported by original earth for a distance of more than 6 feet shall be supported by concrete to original ground where depth of such support does not exceed 3 feet. When depth exceeds 3 feet, beams with piers shall be used for support.

E. All pipes entering buildings or basins below original earth level, which have less than 6 feet span between wall and original earth and having a cover of more than 24 inches of earth, or under roadway, must be adequately supported as approved by the ENGINEER or shown on the Drawings. All such supports are to be included in the contract price and no extra payment will be made for same.

F. Pipes entering structures shall have a flexible joint within 18" of exterior of structure, or from point of leaving concrete support to original earth or rock bedding.

G. Cast iron pipe shall be thoroughly cleaned at joints, then joined according to instructions and with tools recommended by the manufacturer.

H. All pipes must be forced and held together, or "homed" at the joints, before sealing or bolting. Pipe must be aligned as each joint is placed, so
as to obtain straight lines and grades. Curves and changes in grades shall be laid in such a manner that maximum allowable joint deflection is not exceeded.

I. Cut pieces of cast iron pipe 18” or more in length, may be used in connecting valves and fittings and for changes in grade and alignment. Cut ends shall be even enough to make first class joints.

J. Sufficient excavation for bell holes will be required for tightening of bolts. No pipe shall be laid resting on rock, blocking, or other unyielding objects except where laid above ground on piers or in permanent tunnels.

3.05 HIGH DENSITY POLYETHYLENE PIPE INSTALLATION

A. General

1. High density polyethylene pipe shall be installed in strict accordance with the manufacturer’s recommendations and these Specifications.

2. The CONTRACTOR shall have the manufacturer furnish all necessary technical assistance, installation instruction and jointing supervision required to ensure that the pipe is properly installed. The CONTRACTOR shall furnish the services of a technical representative of the manufacturer to supervise the joining, bedding, laying and backfilling of at least the first 200 feet of pipe.

3. Upon satisfactory completion of the initial jointing, bedding, laying and backfilling of the first 300 feet of pipe, the CONTRACTOR shall furnish the ENGINEER a written statement from the manufacturer’s technical representative certifying that he has witnessed the work in progress and approves the techniques being used and the results obtained by the CONTRACTOR.

4. The manufacturer’s technical representative shall have had previous experience with similar work, and be fully qualified to supervise and demonstrate proper procedures for jointing and laying the high density polyethylene pipe.

B. Bedding

1. The laying condition for the high density polyethylene pipe will be on a 6” pad of loose soil with mechanically compacted earth (to a 90 percent of maximum density as determined by Standard Proctor density test) to the centerline of the pipe.

2. At the CONTRACTOR’S option, he may substitute a 6” pad of No. 8 crushed stone below the bottom of the pipe and backfill to the centerline of the pie with No. 8 crushed stone.
C. Grade and Alignment

1. Polyethylene pipe shall be laid to predetermined grades and lines as indicated by the Contract Drawings. Grade lines shall be established either by means of offset grade stakes or by direct levels.

3.06 INSTALLING FLANGED OR THREADED PIPE AND FITTINGS

A. The CONTRACTOR shall clean off all rush and dirt and paint all threads with red lead, before assembling, and the pipe shall be installed with flanges and pipes plumb and level, showing no leakage. Unions shall be included in threaded pipe runs to allow for easy removal of pipes. All valve operating devices shall be in locations and of types shown on the Drawings. They shall be accurately plumbed, leveled, supported and braced for smooth operation. Flanged joints shall be assembled with appropriate flanges, gaskets, and bolting. The clearance between flange faces shall be such that the connections can be gasketed and bolted tight without imposing undue strain on the piping system. Flange faces shall be parallel and the bores concentric; gaskets shall be centered on the flange faces so as not to project into the bore. Bolting shall be lubricated before assembly to ensure uniform bolt stressing. The flange bolts shall be drawn up and tightened in staggered sequence in order to prevent unequal gasket flange spacing. When a raised face is joined to a companion flange with a flat face, the raised face shall be machined down to a smooth matching surface and a full face gasket shall be used.
3.08 PVC PIPE INSTALLATION

PVC pipe shall be installed in accordance with the manufacturer’s instructions and the “General” provisions under 3.01 and 3.02 in this Section.

3.09 STERILIZATION OF POTABLE WATER PIPE

A. Upon completion of the work and cleaning up, and prior to final acceptance, the CONTRACTOR shall sterilize all new distribution system improvements which will be in contact with drinking water, including potable water pipe and connections thereto (including pumps and pump piping).

B. Sterilization shall be accomplished by filling the facilities with water containing at least fifty (50) parts per million available chlorine utilizing a contact time of 24 hours. A residual of at least 25 parts per million, at the end of the 24 hour contact time, is required. No portion of the new work shall be placed in service prior to sterilization. At the end of the sterilization period, all sterilized surfaces and areas shall be thoroughly flushed with treated water and drained from the system, as directed by the OWNER.

C. CONTRACTOR shall make an allowance in his bid to cover cost of filling the new water mains. The CONTRACTOR shall be billed for all water used for the construction and testing at a rate equal to the rate that the OWNER must pay the supplier.

D. CONTRACTOR will be responsible for notifying the Health Department to observe sterilization test and shall be responsible for all sampling, including coordination, mailing and retesting, if required.

3.10 Testing Waterline Pipe

1. Pressure and leakage tests shall be conducted in accordance with ANSI/AWWA C600.

2. The CONTRACTOR shall furnish all necessary equipment for pressure testing.

3. Inspection of pipe laying shall in no way relieve the CONTRACTOR of the responsibility for passing tests, stopping leakage, or correcting poor workmanship.

4. The piping shall be complete, and thrust blocks shall have been in place for less than 10 days prior to be tested.

5. Piping shall be tested at a static pressure of 150 pounds per square inch over a period of not less than eight consecutive hours. The test will be considered successful when the pressure drop
over the test period is 5 psi or less. If the pressure drop exceeds 5 psi, repair the leaks and repeat the test. After repairs have been made the test shall be conducted, again. Piping will be accepted once pressure loss does not exceed 5 psi.

6. Underground pipelines will not be finally accepted until leakage is less than allowable by ANSI/AWWA C600. In case leakage exceeds this amount, the CONTRACTOR shall locate and repair leaks until the entire pipeline will pass the required test. All leakage shall be stopped in exposed piping. The pumping equipment shall be disconnected during test. Allowable leakage is calculated by the following:

\[ L = \frac{(SD\sqrt{P})}{133,200} \]

7. The CONTRACTOR shall furnish meter or suction tank, pressure recorder, pressure gauges, pipe test plugs and bypassing piping and make all connections for conducting the above tests. The pumping equipment used shall be compressed air, centrifugal pump or other pumping equipment which will not place shock pressures on the pipeline. Power plunger pumps will not be permitted or used on closed pipe system for any purpose.

3.10 BASIS FOR PAYMENT

Piping shall be paid for at the unit price bid or lump sum bid and shall include all work incidental to making a complete installation such as excavation, bedding, backfill, painting, testing, disinfection, cleanup, seeding, paving, etc.

END OF SECTION
SECTION 02640
METERS, INDIVIDUAL PRESSURE REDUCING VALVES,
AND SERVICE LINES

PART 1 GENERAL

1.01 SCOPE OF WORK

A. This Section describes the service meters, individual pressure reducing valves, and service lines to be provided, their materials, construction, type, and installation.

B. All meters shown on the plan sheets shall be 5/8 inch by 3/4 inch, unless otherwise noted.

C. All meters and appurtenances shall be compatible with the OWNERS existing Radio Read System as shown in Section 11500 of these Specifications.

PART 2 PRODUCTS

In order to provide continuity in materials the Breathitt County Water District requires the following materials to be used for their projects.

<table>
<thead>
<tr>
<th>Saddles</th>
<th>Mueller H-16000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corp Stop</td>
<td>Mueller H-15000</td>
</tr>
<tr>
<td>Setter (Yoke)</td>
<td>Mueller H-1400 w/ meter stop</td>
</tr>
<tr>
<td>Lid</td>
<td>Ford HDPE pmbc-3-br lockable lid</td>
</tr>
<tr>
<td>Meter</td>
<td>Badger Recordall Model 25 w/ Orion Radio Read</td>
</tr>
<tr>
<td>IPRV</td>
<td>Wilkins 600</td>
</tr>
</tbody>
</table>

2.01 INDIVIDUAL PRESSURE REDUCING VALVES

A. Individual pressure reducing valves shall be installed with service meters where shown on the plan sheets.

B. Individual pressure reducing valves shall include a bronze strainer. Every regulator shall have an adjustable pressure range of 50 to 125 pounds per square inch. Upon installation, the outlet pressure shall be set at 65 pounds per square inch.

C. Individual pressure reducing valves shall be installed on the inlet/supply side of the service meter using a tandem copper setter. The CONTRACTOR shall ensure the meter boxes proposed for installation will accommodate the tandem copper setter, reducing valve and service meter.
D. The reducing valve shall not be buried or otherwise housed outside the meter box.

2.02 METERS

A. SERVICE METER ASSEMBLY

1. Service meters to be furnished under this Contract shall be cold water rotating disc type with hermetically sealed and magnetically driven registers. Meters shall be first-line quality of the manufacturer and be in compliance with AWWA Standard C700, or latest revisions. Any type or make of meter supplied must have been manufactured and marketed in the U.S.A. for at least five (5) years. A bond may be submitted to waive this experience clause. The bond, if needed, shall be of an amount adequate for replacement of the meters and shall be held for five (5) years.

2. The main case shall be high grade waterworks bronze, with hinged, single lid cover and raised characters cast on them to indicate the direction of flow. Each meter must have the manufacturer's serial number stamped on the lid. Working pressure shall be not less than 150 pounds per square inch. Standard frost bottom meters with non-ferrous strainers snug against the main case shall be provided.

3. The measuring chamber shall be of corrosion-resistant thermoplastic material. The chamber shall be of the two piece design, equipped with a disc made of hard rubber and as near to the specific gravity of water as possible. Discs shall be of the three piece design of the thrust roller type.

4. The register shall be straight reading U.S. gallon type. The register unit shall be completely encased and hermetically sealed, and driven by permanent magnets. There shall be a test index circle, divided into 100 equal parts, and shall have a red center sweep test hand. Registers shall be guaranteed by the manufacturer for a period of at least fifteen (15) years.

5. New Service Meters shall include meter box and cover, meter, copper setter, four feet (4') of pipe and corporation stop, plus six feet (6') of pipe and adapter on the customer's side of meter. (This latter item is to prevent the customer or his plumber from disarranging or loosening the meter after the CONTRACTOR has already set the meter in its proper position.) Where the main line is in the highway right-of-way, meter shall be set as close to the right-of-way fence as practicable, but no meter on the same side of the road as the main line shall be set with more than ten feet (10') of service line unless prior approval has been obtained from the ENGINEER or his representative.
6. Meters shall be installed at each service connection unless directed otherwise by the ENGINEER. Meter boxes shall be concrete or PVC pipe twenty-four inches (24") deep. The box shall be twenty inches (20") in diameter. Meter box cover shall be eleven and one-half inches (11 1/2") diameter by four inches (4") deep. Meters shall be five-eighths inch by three-fourths inch (5/8" x 3/4"), unless shown otherwise on the plans. Meter connections shall be made by means of copper setters having a cutoff and three-fourths inch (3/4") spud. When shown on the plans (Standard Details) an angle check valve shall be furnished on the meter outlet side of the copper setter. (The size of meter box stated is for five-eighths inch by three-fourths inch (5/8" x 3/4") meter. For larger meters, meter box size shall be in accordance with standard practice). Alternative boxes may be considered upon submittal of shop drawings and performance data.

7. Meters shall be set in a workmanlike manner with backfill neatly compacted in place. In yards, pastures and other grassed areas, top of meter box will be one-half inch (1/2") above grade, otherwise two inches (2") above grade.

2.03 SERVICE LINES

A. Unless indicated otherwise on the plans, all service lines shall be three quarter inch (¾-inch) 250 psi Polyethylene tubing. A generous loop of Polyethylene tubing shall be included with the length required for the meter setting. A corporation stop shall be used on each service line at the main line connection.

B. Service lines crossing a county road or city street will be jacked beneath paved or black topped city streets or county roads, unless rock prevents using this method. Open cut shall be used on all unpaved city streets, county roads and private driveways. Black topped private driveways shall also be jacked under. In all cases where lines are under traffic, a minimum cover of thirty inches (30") shall be provided. All backfill shall be puddled or compacted by air tampers in layers no greater than six inches (6") in depth.

C. Existing service meters shall be disconnected from existing water mains where indicated, and shall be reconnected to the new line. This work shall include up to thirty (30) lineal feet of matching type/diameter service line in the unit price bid for meter reconnection. Compression couplings with inserts shall be used to reconnect flexible (plastic) service line and sweat joints used for copper service line.

END OF SECTION
PART 1  GENERAL

1.01 DESCRIPTION OF WORK
A. Landscape development work in this phase is generally limited to seeding and sodding.

1.02 RELATED WORK
A. Sub-grade elevations, excavation, filling, and grading required to establish elevations shown on Drawings are not specified in this Section. Refer to this Division, Section 02200.
B. Erosion and sediment control are included in this Division, Section 02270.

1.03 SCOPE OF WORK
A. Sod shall be placed on all slopes steeper than 3:1 except for dam embankment slopes. All other surfaces including dam embankment slopes shall be fertilized and seeded as specified hereinafter, except for those surfaces to be paved or rip-rapped.
B. Fertilizing and seeding shall be performed on all disturbed areas within the limits of work of this contract which are not specified to be sodded and are not occupied by structures, road, concrete slab walls, etc. or within the impoundment area.

PART 2  PRODUCTS

2.01 QUALITY OF SOD
A. Sod shall be well-rooted Kentucky Blue Grass sod or other approved pasture sod, completely free from noxious weeds, and reasonably free from objectionable grasses, weeds and stones or other foreign materials. The source of the sod shall be available for inspection and approval by the ENGINEER prior to stripping.

B. Sections of sod stripped may vary in length not to exceed 8 feet but shall be of uniform width of not less than 10 inches nor more than 18 inches, and shall be cut to a depth of not less than 1 inch and not more than 2 inches. The above widths and lengths are required to ensure proper handling without undue tearing and breaking. Sod from light sand or heavy clay will not be accepted. When cut in strips, the sod shall be rolled...
with the grass folded inside. The sod shall be cut by means of an approved mechanical sod cutter. During dry weather, the sod shall be watered before stripping to ensure its vitality and to prevent the loss of soil from the roots. Sod shall be rejected if permitted to decay or dry out to the extent that, in the judgment of the ENGINEER, its survival is doubtful.

2.02 PLACING SOD

A. The sod bed shall be shaped to a smooth even surface and shall be graded such that the sod, when in place, shall be flush with any adjacent turfed area, pavement or other structures, except when otherwise directed by the ENGINEER. Prior to placing of the sod, fertilizer (10-20-10 - Ratio - 25 lbs. per one thousand square feet), Agricultural Limestone (Ratio - 75 lbs. per one thousand square feet), shall be applied, harrowed, raked or otherwise incorporated into the soil. After application of above, the sod bed, if dry, shall be moistened to the loosened depth.

B. No sod shall be placed when the temperature is below 32°F. No frozen sod shall be placed, nor shall any sod be placed on frozen soil. Sod shall not be placed during extremely dry weather unless authorized, in writing, by the ENGINEER and provided that immediately after placing, the wood is covered with a 1 inch thickness of straw mulch.

C. The sod shall be carefully placed by hand so that each section closely joins the adjacent sections without overlapping. All open spaces or gaps shall be plugged with sod cut to the same size and shape.

D. The sod, after it is placed, shall be wetted thoroughly and tamped or rolled to incorporate the roots with the sod bed and to ensure tight joints between strips.

E. All sodded areas shall be kept thoroughly moist for 2 weeks after sodding.

2.03 FERTILIZING AND SEEDING

A. This work consists of furnishing all labor, equipment and materials and in performing all operations in connection with the fertilizing and seeding of all the finished graded areas not specified to be sodded or occupied by structures, roads, concrete slabs, sidewalks, walls, etc., and including grassed areas destroyed or damaged by the CONTRACTOR.

B. The areas to be seeded shall be thoroughly tilled to a depth of at least 4" by deicing, harrowing, or other approved methods until the condition of the soil is acceptable to the ENGINEER. After harrowing or deicing, the seed bed shall be dragged and/or hand raked to finished grade.

C. Fertilizer shall be 25 lbs. of 10-20-10 or equivalent per 1,000 square feet. The incorporation of the fertilizer and the agricultural lime (Ratio - 75 lbs. per one thousand square feet) may be a part of the tillage operation and shall be applied not less than 24 hours nor more than 48 hours before the seed is to be sown.
D. The seed mixture to be sown for dry land areas shall be in the following proportions:

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Proportion By Weight</th>
<th>% of Purity</th>
<th>% of Germination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kentucky Bluegrass</td>
<td>40</td>
<td>90</td>
<td>85</td>
</tr>
<tr>
<td>Chewings Fescue</td>
<td>25</td>
<td>90</td>
<td>85</td>
</tr>
<tr>
<td>Italian Rye Grass</td>
<td>20</td>
<td>90</td>
<td>85</td>
</tr>
<tr>
<td>Red Top</td>
<td>10</td>
<td>90</td>
<td>85</td>
</tr>
<tr>
<td>White Clover</td>
<td>5</td>
<td>95</td>
<td>90</td>
</tr>
</tbody>
</table>

The seed mixture for stream bank and wet soil areas shall be in the following proportions and applied at the noted rates:

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Pure Live Seed (PLS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andropogon gerardii</td>
<td>Big bluestem grass</td>
<td>66</td>
</tr>
<tr>
<td>Calamagrostis canadensis</td>
<td>Blue joint grass</td>
<td>4</td>
</tr>
<tr>
<td>Elymus canadensis</td>
<td>Canada wild rye</td>
<td>16</td>
</tr>
<tr>
<td>Panicum virgatum</td>
<td>Switch grass</td>
<td>2</td>
</tr>
<tr>
<td>Sorghastrum nutans</td>
<td>Indian grass</td>
<td>2</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Pure Live Seed (PLS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spartina pectinata</td>
<td>Prairie cord grass</td>
<td>6</td>
</tr>
<tr>
<td>Agrostis alba</td>
<td>Redtop</td>
<td>8</td>
</tr>
<tr>
<td>Avena sativa</td>
<td>Seed oats</td>
<td>360</td>
</tr>
<tr>
<td>Lolium multiflorum</td>
<td>Annual rye</td>
<td>100</td>
</tr>
<tr>
<td>Phleum pratense</td>
<td>Timothy</td>
<td>20</td>
</tr>
<tr>
<td>Aster ericoides</td>
<td>Heath aster</td>
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</tr>
<tr>
<td>Aster novae-angliae</td>
<td>New England aster</td>
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<tr>
<td>Baptisia leucantha</td>
<td>White wild indigo</td>
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</tr>
<tr>
<td>Cassia fasciculata</td>
<td>Partridge pea</td>
<td>3.5</td>
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<tr>
<td>Coreopsis tripteras</td>
<td>Tall coreopsis</td>
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<tr>
<td>Desmodium illinoense</td>
<td>Illinois tick trefoil</td>
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</tr>
<tr>
<td>Eryngium yuccifolium</td>
<td>Rattlesnake master</td>
<td>3</td>
</tr>
<tr>
<td>Gentiana andrewsii</td>
<td>Bottle gentian</td>
<td>1</td>
</tr>
<tr>
<td>Helium autumnale</td>
<td>Sneezeweed</td>
<td>1.25</td>
</tr>
</tbody>
</table>
Helianthus grosseserratus  Sawtooth sunflower  2
Lespedeza capitata  Round-headed bush clover  3
Liatris spicata  Marsh blazing star  4
Monarda fistulosa  Prairie bergamot  0.75
Parthenium integrifolium  Wild quinine  2.5
Physostegia virginiana  False dragon; Obedient plant  1
Pycnanthemum virginianum  Common mountain mint  0.5
Ratibida pinnata  Yellow coneflower  3.5
Rudbeckia hirta  Black-eyed susan  1.5
Rudbeckia laciniata  Wild golden glow  2
Rudbeckia subtomentosa  Sweet black-eyed susan  1.25
Silphium integrifolium  Rosin weed  2
Silphium laciniatum  Compass plant  3
Silphium perfoliatum  Cup plant  3
Silphium terebinthinaceum  Prairie dock  2
Solidago juncea  Early goldenrod  2
Solidago rigid  Stiff goldenrod  2
Solidago rugosa  Rough goldenrod  2.5
Tradescantia ohioensis  Common spiderwort  1.25
Vernonia altissima taeniotricha  Hairy tall ironweed  3
Veronicastrum virginicum  Culver’s root  1
Zizia aurea  Golden alexanders  0.5

E. All seed shall be fresh and clean and shall be delivered mixed, in unopened packages, bearing a guaranteed analysis of the seed and mixture.

F. Seed shall be broadcast either by hand or approved sowing equipment at the rate of ninety (90) pounds per acre (two pounds per 1,000 square feet), uniformly distributed over the area. Broadcasting seed during high winds will not be permitted. The seed shall be drilled or raked into a depth of approximately 1/2 inch and the seeded area shall be lightly raked to cover the seed and rolled. Drill seeding shall be done with approved equipment with drills not more than 3 inches apart. All ridges shall be smoothed out, and all furrows and wheel tracks, shall be removed.

G. Seed may be sown during the following periods:

February 1 to April 15
August 15 to October 15

H. Seed may not be sown at any other time except with the written approval of the ENGINEER.
I. After the seed has been sown, the areas so seeded shall be mulched with clean straw at the rate of one (1) bale per 2,000 feet (approximately 1 inch loose depth). Mulch on slopes shall be held in place with binder twine staked down at approximately 18 inch centers or by other equally acceptable means.

J. Areas seeded shall be protected until a uniform stand develops, when it will be accepted and the CONTRACTOR relieved of further responsibility for maintenance. Displaced mulch shall be replaced or any damage to the seeded area shall be repaired promptly, both in a manner to cause minimum disturbance to the existing stand of grass. If necessary to obtain a uniform stand, the CONTRACTOR shall re-fertilize, re-seed and re-mulch as needed. Scattered bare spots up to one (1) square yard in size will be allowed up to a maximum of 10 percent of any area.

PART 3 EXECUTION

3.01 SEQUENCE OF WORK

A. All finish grading in a general area shall be complete before sodding or fertilizing and seeding begins.

3.02 BASIS FOR PAYMENT

A. Payment for sod or fertilizing and seeding shall be made on a unit price or a lump sum basis where a separate bid item is provided. Otherwise payment for all landscaping required for other work, such as structures, pipelines, etc., shall be made on a unit price or lump sum basis bid for that work.

END OF SECTION
SECTION 03300

CAST-IN-PLACE CONCRETE

PART 1 GENERAL

1.01 WORK INCLUDED

A. This section includes cast-in-place concrete, formwork, reinforcing steel and related accessories in conformance with the requirements of ACI 301-latest revision, Specifications for Structural Concrete, which is hereby made a part of these Specifications except as modified by the Supplemental Requirements under PART 3 - EXECUTION, this Section.

B. ACI 301 - latest revision is the latest consensus standard publication on concrete work and, as modified by the Supplemental Requirements in PART 3 - EXECUTION, this Section, is a complete specification. ACI 301-latest revision is part of Field Reference Manual ACI Publication SP-15 (latest revision) which includes pertinent ACI and ASTM standards considered helpful and necessary job-site reference. The Supplemental Requirements can easily be noted or clipped and taped in SP-15 (latest revision) for ready referral. The CONTRACTOR shall keep at least one copy of SP-15 (latest revision) in the field office at all times.

C. PART 2 - PRODUCTS, this Section, includes the common concrete ingredients of cement, aggregate and water as well as admixture and grout and other concrete related items such as reinforcing steel, waterstop and joint materials. These products are also generally addressed under PART 3 - EXECUTION in ACI 301-latest revision with modifications.

D. The work also includes furnishing all labor, materials, equipment and incidentals required to place anchor bolts, inserts, reglets, flashing, pipe sleeves, conduits and other items to be embedded or passed through the concrete as specified under other sections or as shown on the Architectural, Mechanical, Electrical and Instrumentation and Heating and Ventilating Project Drawings.

E. Quality assurance (ACI Section 1.6). The CONTRACTOR shall employ a qualified testing agency to measure the slump, air, temperature and age of the concrete mixture delivered to the site. The CONTRACTOR'S testing agent will also make three test cylinders from each 50 cubic yards, or fraction thereof, of each concrete mixture placed in any one day.

1.02 SUBMITTALS

A. Product Data: Submit manufacturer's product data with application and installation instructions for proprietary materials and items, including
reinforcement and forming accessories, admixtures, patching compounds, waterstops, joint systems, curing compounds, dry-shake finish materials, shrinkage-resistant grout, and any others that may be requested by ENGINEER.

B. Shop Drawings, General: All shop drawings submitted shall be a complete set of original drawings created by the Supplier. No partial or incomplete submittals nor duplication of ENGINEER original documents will be permitted.

All shop drawing submittals shall include 6 sets of prints for structural consultant to review and mark up. (Note number of prints may be increased by ENGINEER at the Preconstruction Conference.)

Shop drawings must not only bear the Contractor's stamp of approval but shall also show evidence that each item has been thoroughly checked. Failure to comply with this requirement shall result in the ENGINEER'S return of the submission (without review or action) for the Contractor's proper submission and review. No exceptions shall be taken.

The ENGINEER has set aside time to examine shop drawings one time only and to briefly reexamine a resubmission one time. Should it be required that shop drawings or product data be reviewed again, the Contractor shall reimburse the ENGINEER at the cost of 3.25 times the hourly rate of the ENGINEER'S personnel to reexamine them.

Copies of shop drawings used in the field shall bear the ENGINEER'S, review stamp with items checked to indicate a satisfactory final review.

C. Shop Drawings; Reinforcement: Prior to fabrication, submit shop drawings for fabrication, bending, and placement of concrete reinforcement. Comply with ACI 315 "Manual of Standard Practice for Detailing Reinforced Concrete Structures" showing bar schedules, stirrup spacing, diagrams of bent bars, and arrangement of concrete reinforcement. Include special reinforcement required and openings through concrete structures.

D. Shop Drawings; Formwork: Submit shop drawings for fabrication and erection of specific finished concrete surfaces as indicated. Show general construction of forms including jointing, special form joint or reveals, location and pattern of form tie placement, and other items which affect exposed concrete visually.

ENGINEER'S review is for general architectural applications and features only. Design of formwork for structural stability and efficiency is Contractor's responsibility.

E. Samples: Submit samples of materials as specified and as otherwise requested by ENGINEER, including names, sources and descriptions.
F. Laboratory Test Reports: Submit laboratory test reports for concrete materials and mix design test as specified.

G. Materials Certificates: Provide materials certificates in lieu of materials laboratory test reports when permitted by ENGINEER. Material certificates shall be signed by manufacturer and Contractor, certifying that each material item complies with, or exceeds, specified requirements.

1.03 QUALITY ASSURANCE

A. Codes and Standards: Comply with provisions of following codes, specifications and standards, except where more stringent requirements are shown or specified.

   ACI 301 "Specifications for Structural Concrete for Buildings".
   ACI 304 "Recommended Practices for Measuring, Mixing, Transporting and Placing Concrete".
   ACI 318 "Building Code Requirements for Reinforced Concrete".
   Concrete Reinforcing Steel Institute, "Manual of Standard Practice".
   ANSI/AWS D1.4 "Structural Welding Code -- Reinforcing Steel".
   ACI 117 – 90 “Standard Tolerances for Concrete Construction and Materials".

B. Materials and operations shall be tested and inspected as work progresses. Failure to detect defective work shall not prevent rejection when defect is discovered, nor shall it obligate the Owner for final acceptance.

C. All sampling and/or testing in the field shall be made by an ACI Concrete Field Testing Technician Grade I in accordance with ACI CP1 or equivalent.

D. Testing agencies shall meet the requirements of “Standard Recommended Practice for Inspection and Testing Agencies for Concrete, Steel, and Bituminous Materials as Used in Construction,” ASTM E 329, latest edition.

E. Concrete Testing Service:

   Engage a testing laboratory acceptable to ENGINEER at Contractor's expense to perform the following services:

   1. Qualification of proposed materials and the establishment of mix designs in accordance with "Building Code Requirements for
Reinforced Concrete," ACI 318, latest edition and as noted under Proportioning and Design of Mixes listed elsewhere in this section.

2. See Section 3.19 Quality Control Testing During Construction For Required Tests.

3. Testing services needed or required by the Contract.

4. Correct deficiencies in structural work which inspections have indicated to be not in compliance with requirements. Perform additional tests, at Contractor's expense, as may be necessary to reconfirm any non-compliance of original work, and as may be necessary to show compliance of corrected work.

F. Materials and installed work may require testing and retesting, as directed by ENGINEER at anytime during progress of work. Allow free access to material stockpiles and facilities. Tests including retesting of rejected materials and installed work, shall be done at Contractor's expense.

G. Pre-installation Conference:

At least 14 days prior to the start of the concrete construction schedule, the Contractor shall conduct a pre-installation conference at the project site to review the proposed mix designs and to discuss the required methods and procedures to achieve the required concrete construction.

The Contractor shall require representatives of every party who is concerned with the concrete work to attend the conference, including, but not limited to, the following:

- Contractor's superintendent
- Material Testing Agency
- Concrete subcontractor
- Engineer
- Construction Manager
- Owner

1.04 PROJECT CONDITIONS

A. Protection of Footings Against Freezing: Cover completed work at footing level with sufficient temporary or permanent cover as required to protect footings and adjacent subgrade against possibility of freezing; maintain cover for time period as necessary.

B. Protect adjacent finish materials against spatter during concrete placement.

PART 2 PRODUCTS
2.01 MATERIALS

A. General

1. After award of the Contract, the CONTRACTOR shall submit in writing to the ENGINEER the name, address and qualifications of the ready-mix supplier who will furnish concrete for the project. The CONTRACTOR shall also submit the supplier and source of the sand, coarse aggregate, cement, admixtures, and the proposed mix design. The testing laboratory selected by the CONTRACTOR and approved by the ENGINEER shall receive from the ENGINEER a copy of this Section 03300, this Division, of the Project Specifications. The CONTRACTOR shall send the required materials to the testing laboratory for mix design testing unless pre-qualified mixes are on hand that have adequate test results per ACI 301.

2. Each material submitted for tests shall be from the same single source as material proposed for the concrete work unless otherwise required or permitted.

3. Also refer to ACI 301-latest revisions and Supplemental Requirements under PART 3 - EXECUTION, this Section.

B. Cement (ACI Section 4.2.1.1.a)

1. Portland cement for concrete and mortar shall conform to ASTM C 150-latest revision, Type I.

2. The ENGINEER may require the CONTRACTOR to deliver cement to the testing laboratory for tests according to ASTM Specification C 150-latest revision for Type I. Should cement fail the tests, the CONTRACTOR shall pay for the tests and the ENGINEER shall have the right to reject the brand.

3. Cement for tests shall be delivered in four-ply paper bags with supplier and source identified in writing. Cement shall be stored in a dry location for not longer than 90 days after delivery from the mill.

C. Admixtures (ACI Section 4.2.1.4)

1. The air-entraining admixture for concrete shall conform to ASTM C 260-latest revision.

2. Water-Reducing Admixture: ASTM C 494, Type A, and contain not more than 0.1% chloride ions. Type A, Water-Reducing admixture shall be a hydroxolated polymer type admixture.
Admixtures that are predominantly composed of hydroxolated carboxylic acid or lignin sulfonates are not permitted.

3. The non-chloride accelerating admixture for concrete shall conform to ASTM C494-latest revision for Type C or E (accelerating admixtures).

4. The water-reducing, set retarding admixture for concrete shall conform to ASTM C 494-latest revision for Type D, and contain not more than 0.1% chloride ions (water-reducing and retarding admixtures).

5. The high range water-reducing admixture for concrete shall conform to ASTM C 494-latest revision for Type F, and contain not more than 0.1% chloride ions (high range super plasticizer water-reducing admixtures).

6. The high range water-reducing and retarding admixture for concrete shall conform to ASTM C 494-latest revision for Type G, and contain not more than 0.1% chloride ions (high range super plasticizer water-reducing and retarding admixtures).

7. The shrinkage reducing admixture (REQUIRED for all cell structural floors, walls, beams, control area floor slab and maintenance building floor slab) for concrete shall conform to ASTM C157-latest revision (shrinkage-reducing admixtures). Available materials are as follows:
   a. Eclipse Plus or Eclipse Floor by W. R. Grace & Co.
   b. Approved equivalent.

8. The plastic crack control fibers in the concrete (NOT REQUIRED for this project) shall be in accordance to ASTM C1116. They shall be virgin polypropylene, 3/4" in length, colated, fibrilated, or microfilament. Dosage rate range 1/2 to 1-1/2# pounds per cubic yard of concrete. Available materials are as follows:
   a. Grace Fibers, Microfibers, or Gilco by W. R. Grace & Co.
   b. Approved Equivalent.

9. The temperature and shrinkage or post-crack control high volume fibers in the concrete (REQUIRED for the dumpster support slab only) shall be in accordance to ASTM C1116. They shall have a minimum tensile strength of 78ksi, minimum modulus of elasticity of 1300ksi, and a minimum length of 1.5”. They shall have the ability to attain a minimum average residual flexural strength (\(fe3\)) of 150psi residual in accordance to ASTM C1018-97. Fiber
dosage rate is based on $f'\epsilon_3$, $f'_c$, and concrete slab thickness. Available materials are as follows:

a. "Strux 90/40" by W. R. Grace & Co.

b. Approved equivalent.

10. Corrosion resistant additive such as Xypex ADMIX C-1000 (dye) or approved equal concrete waterproofing admix (REQUIRED for floor, walls and top of the plant sump, Dwg 20-2-23) shall be added to the concrete during the batching operation to provide corrosion resistance. 3% of the required weight of Portland Cement shall be added as Xypex. The amount of cement shall remain the same and not be reduced. A colorant shall be added to verify the Xypex ADMIX was added to the concrete. Colorant shall be added at the ADMIX manufacturing facility, not at the concrete batch plant. Xypex ADMIX must be added to the concrete at the time of batching. It is recommended that the ADMIX powder be added first to the rock and sand and blended thoroughly for 2-3 minutes before adding cement and water. The total concrete mass should be blended using standard practices to insure homogeneous mixture.

11. The admixture manufacturer shall furnish a qualified concrete technician employed by the manufacturer, to assist in the proper field batching and use the specified admixtures if requested by the Engineer. The technician shall visit the site at the beginning of concrete operations and as requested during construction. In addition, the manufacturer shall furnish the ready mix plant with accurate and dependable equipment for the proper dispensing of admixture.

12. Substitute admixtures will be acceptable provided they meet or exceed all properties of the specified materials and specified field service is provided.

13. The CONTRACTOR shall deliver, to the testing laboratory selected by the OWNER, 12 fluid ounces of each admixture required in the concrete design mix such as air entraining, water-reducing, and water-reducing, set-retarding admixtures. Admixture samples shall be labeled with printed identification indicating trade name, strength, dosage instructions and manufacturer.

14. Pozzolanic admixtures according to "Specification for Fly Ash and Raw or Calcined Natural Pozzolans for Use in Portland Cement Concrete" (ASTM C 618 type F-latest revision) and ACI 301, 4.2.1.1.c shall be limited to 15% of the minimum cement by weight.
15. Prohibited Admixtures: Calcium chloride thyocyanates or admixtures containing more than 0.1% chloride ions are not permitted.

D. Water (ACI 301 Section 4.2.1.3)

1. Water shall be clean and free from injurious amounts of oils, acid, alkali, organic matter, or other deleterious substances. Potable tap water will normally fulfill the above requirements, but the requirements of ASTM C 94 shall be met.

2. When subjected to the mortar strength test described in ASTM C 94-latest revision, the 28-day strength of mortar specimens made with the water under examination and normal portland cement shall be at least 100 percent of the strength of similar specimens made with distilled water.

E. Fine Aggregate (ACI 301 Section 4.2.1.2)

1. Fine aggregate shall consist of clean, well-grated particles of hard, durable sand and shall contain limited amounts of deleterious substances. Fine aggregates shall meet the requirements of KTC Section 805 or ASTM C 33.

2. The CONTRACTOR shall deliver sand as requested by the ENGINEER to the testing laboratory for initial and periodic tests. Usually 150 pounds of sand for initial and periodic tests will be sufficient. All material delivered to the laboratory shall be accompanied by identification in writing as to supplier and source.

3. Sand shall be graded in accordance with Section 804-latest revision of the Kentucky Transportation Cabinet, Department of Highways Standard Specifications for Road and Bridge Construction - latest edition.

<table>
<thead>
<tr>
<th>Passing Sieve</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8 inch</td>
<td>100</td>
</tr>
<tr>
<td>No. 4</td>
<td>90-100</td>
</tr>
<tr>
<td>No. 16</td>
<td>45-85</td>
</tr>
<tr>
<td>No. 50</td>
<td>5-25</td>
</tr>
<tr>
<td>No. 100</td>
<td>0-8</td>
</tr>
</tbody>
</table>

4. Sand shall meet the requirements of these Specifications and the specifications and tests listed below:

<table>
<thead>
<tr>
<th>Deleterious Substances</th>
<th>Par. 5 - ASTM Designation C 33-latest revision.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Soundness</td>
<td>Par. 6 - ASTM Designation C 33-latest revision.</td>
</tr>
</tbody>
</table>
F. Coarse Aggregate (ACI 301 Section 4.2.1.2)

1. Coarse aggregate shall be washed river gravel or crushed limestone of hard durable particles and shall contain limited amounts of deleterious substances. Crushed limestone shall come from ledges of a quarry approved by the Kentucky Transportation Cabinet, Department of Highways for use in reinforced concrete untreated bridge superstructures above the tops of the caps excluding pedestals.

2. The CONTRACTOR shall deliver coarse aggregate as requested by the ENGINEER to the testing laboratory for initial tests and periodic tests. Usually 200 pounds of coarse aggregate for initial and periodic tests will be sufficient. All material delivered to the laboratory shall be accompanied by identification in writing as to supplier and source.

3. Coarse aggregate shall be graded in accordance with ASTM C 33 and Section 805 of the Kentucky Transportation Cabinet, Department of Highways Standard Specifications for Road and Bridge Construction-latest edition. Refer to ACI 301 Section 4.2.2.3 for maximum size of course aggregate.

<table>
<thead>
<tr>
<th>Percent By Weight</th>
<th>No. 57</th>
<th>No. 67</th>
</tr>
</thead>
<tbody>
<tr>
<td>Passing 1-1/2-Inch Square Sieve</td>
<td>100</td>
<td>--</td>
</tr>
<tr>
<td>Passing 1-Inch Square Sieve</td>
<td>95-100</td>
<td>100</td>
</tr>
<tr>
<td>Passing 3/4-Inch Square Sieve</td>
<td>--</td>
<td>90-100</td>
</tr>
<tr>
<td>Passing 1/2-Inch Square Sieve</td>
<td>25-60</td>
<td>--</td>
</tr>
<tr>
<td>Passing 3/8-Inch Square Sieve</td>
<td>--</td>
<td>20-55</td>
</tr>
<tr>
<td>Passing No. 4 Square Sieve</td>
<td>0-10</td>
<td>0-10</td>
</tr>
<tr>
<td>Passing No. 8 Square Sieve</td>
<td>0-5</td>
<td>0-5</td>
</tr>
</tbody>
</table>

4. Coarse aggregate shall meet the requirements of these Specifications and the specifications and tests listed below:

- Deleterious Substances: Par. 9 - ASTM Designation C 33-latest revision
- Soundness: Par. 9 - ASTM Designation C 33-latest revision
- Abrasion: Par. 9 - ASTM Designation C 33-latest revision

G. Reinforcing Steel (ACI Section 3)
1. Unless otherwise required or permitted, concrete reinforcing bars shall conform to grade 60 deformed bars and shall meet requirements of Deformed and plain Billet-Steel Bars for Concrete Reinforcement (ASTM A 615-latest revision), Rail-Steel Deformed and Plain Bars for Concrete Reinforcement (ASTM A 616-latest revision) or Axle-Steel Deformed and Plain Bars for Concrete Reinforcement (ASTM A 617-latest revision). All other reinforcement and details shall conform to ACI Standard Building Code Requirements for Reinforced Concrete (ACI 318-latest revision).

2. Before steel is shipped to job, the reinforcing steel supplier shall submit to the ENGINEER, 2 certified copies of mill tests on all steel to be used in the work. The tests shall substantiate that chemical and physical properties of the steel comply with the requirements of the governing specifications.

3. The CONTRACTOR shall carry in stock at the beginning of the concrete work the following amounts of extra reinforcing steel for replacement of lost steel or additional steel considered necessary by the ENGINEER.

<table>
<thead>
<tr>
<th>Rod Diameter</th>
<th>Length</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8-Inch Rods</td>
<td>30 Feet</td>
<td>5</td>
</tr>
<tr>
<td>1/2-Inch Rods</td>
<td>30 Feet</td>
<td>5</td>
</tr>
<tr>
<td>5/8-Inch Rods</td>
<td>30 Feet</td>
<td>5</td>
</tr>
</tbody>
</table>

H. Non-shrink Grout

1. Unless otherwise required or permitted, the grout for non-shrink waterproof joints, waterproof mortar patches, filling under handrail floor flanges and anchoring bolts into existing concrete shall be Sonneborn-Contech Sonogrout, Master Builders' Masterflow 713 grout, or approved equal. The grout for use under base plates of columns, pumps, compressors, generators and similar heavy equipment, and for rebar grouting shall be Sonneborn-Contech FerroLith GNC, Master Builders' Embeco 636 or approved equal.

I. Waterstop for Construction and Control Joints

1. Waterstops shall be 6-inches wide, 3/16-inch minimum thickness, ribbed with center bulb, virgin polyvinyl chloride, in accordance with Corps of Engineers Specifications CRD-C-572, latest revision, as manufactured by Vinylex Corp., W. R. Grace Co., Southern Metal and Plastics, or approved equal.

2. Waterstops shall be furnished in maximum lengths available to reduce the number of joints to the minimum. All joints shall be
lapped, as recommended by manufacturer, to make the stops continuous and watertight.

J. Waterstop for Expansion Joints

1. Waterstops, where required in expansion joints, shall be 9-inches wide, 1/4-inch minimum thickness, ribbed with center bulb, virgin polyvinyl chloride, in accordance with Corps of Engineers Specification CRD-C-572, latest revision, as manufactured by Vinylex Corp., W. R. Grace Co., or approved equal.

K. Premolded Joint Fillers

1. Joint fillers, where required, shall be Sonneborn-Contech Sonoflex F foam expansion joint filler (closed cell, ultraviolet stable, polyethylene foam), or equivalent W. R. Grace Co., products, or approved equal. Where application requires cementing the joint filler into place, such as in a wall expansion joint, a pressure-sensitive adhesive recommended by the filler manufacturer shall be used.

L. Joint Sealants and Backing for Sealants

1. For sealing vertical exposed faces of joint fillers, use Sonneborn-Contech Sonolastic NPI (one component urethane) or equivalent W. R. Grace Co. products, or approved equal. For water immersion, prime with Sonneborn-Contech Primer No. 733 for concrete and masonry and Primer No.758 for glass and metals or as required by manufacturers of equivalent acceptable sealants.

2. For sealing horizontal exposed faces of joint fillers, use Sonneborn-Contech Sonolastic SL1, one-part, self-leveling, polyurethane sealant with Primer No. 733 or equivalent W.R. Grace Co. products, or approved equal.

3. Where additional sealant backing is needed to control the depth of sealant in relation to joint width, use Sonneborn-Contech Sonoflex F foam expansion joint filler or Sonofoam Backer Rod (closed cell polyethylene foam) or equivalent W. R. Grace Co. products, or approved equal.

M. Self-Leveling Floor, Deck and Sidewalk Joint Sealant

1. One-part self-leveling polyurethane sealant for concrete floors, decks, sidewalks and other horizontal contraction and expansion joints shall be Sonolastic SL1 as manufactured by Sonneborn-Contech or equivalent by W. R. Grace Company, or approved equal.
2. Sealant shall comply with Federal Specification TT-S-00230C, Type 1 Class A and ASTM C 920-latest revision, Type S, Grade P, Class 25. Joint primer shall be Sonolastic Joint Primer No. 733, or equal, shall be used where joints will be subjected to continuous or protracted periods of water immersion. When required in deep joints, backing material shall be Sonofoam Backer-Rod, or approved equal, which should not be primed and/or punctured.

3. Sealant color shall be limestone gray, tan, and/or mortar (stone) as selected by the ENGINEER unless otherwise required or permitted.

N. Concrete Floor Curing and Sealing System

1. System shall be a pigmented, ready to use, non-yellowing, acrylic curing and sealing compound which seals by providing a tough scuff resistant film over freshly finished concrete and complies with ASTM C309 and AASHTO M-148. System shall be Gray Kure-N-Seal as manufactured by Sonneborn-Contech or equivalent by W. R. Grace Company, or approved equal.

O. Vibration Isolating Pit Liners

1. Liner material shall be specifically engineered to provide optimum compression rates for inertia block foundation. Liner material shall be unaffected by oils, coolants, cutting fluids and other liquids normally found in industrial environments.

2. Liner material shall be manufactured by the traditional felting process in two densities. A less dense material shall be used to isolate sidewalls of inertia block. A more dense material shall be applied to the base surface of the pit.

3. Liner material shall be 1/2" thick 1B-500-S2 for the sidewalls and 1/2" thick 1B-500-B1 for each of two base layers in 3 feet by 5 feet sheets as manufactured by Unisorb, or approved equal.

4. Vinyl or duct tape shall be used to seal joints between sheets of materials to assure that no fluid concrete enters the joints causing "short-circuiting" of the inertia block insulation.

P. Reglets: Where resilient or elastomeric sheet flashing or bituminous membranes are terminated in reglets, provide reglets of not less than 26gage galvanized sheet steel. Fill reglet or cover face opening to prevent intrusion of concrete or debris.

Q. Dovetail Anchor Slots: Hot-dip galvanized sheet steel, not less than 0.03363 inch thick (22 gauge) with bent tab anchors. Fill slot with
temporary filler or cover face opening to prevent intrusion of concrete or debris.

R. Granular Base: Compacted layer of #57 stone, unless otherwise approved or directed by ENGINEER.

S. Vapor Barrier: Provide vapor barrier cover [above/under] prepared base material for slabs on grade and where indicated. Use only materials which are resistant to decay when tested in accordance with ASTM E 154, as follows:

Polyethylene sheet not less than 10 mills thick.

T. Moisture-Retaining Cover: One of the following, complying with ANSI/ASTM C 171.

a. Waterproof paper.

b. Polyethylene film.

c. Polyethylene-coated burlap.

U. Bonding Compound: Polyvinyl acetate, rewettable type.

a. Products: Subject to compliance with requirements, provide one of the following:

"Weldcrete"; Larson Products.
"Everbond"; L & M Construction Chemicals.
"Eucoweld"; Euclid Chemical Co.
"Daraweld C"; W.R. Grace
"Sonocrete"; Sonneborn-Contech.

V. Epoxy Adhesive: 100% solids, two component material suitable for use on dry or damp surfaces.

b. Products: Subject to compliance with requirements, provide one of the following:

"Thiopoxy"; W.R. Grace.
"Sikadur Hi-Mod"; Sika Chemical Corp.
"Euco Epoxy"; Euclid Chemical Co.

PART 3 EXECUTION

3.01 SUPPLEMENTAL REQUIREMENTS TO ACI 301-latest revision

A. ACI 301- SECTION 4 – CONCRETE MIXTURES
1. Also refer to PART 2 – PRODUCTS, for required admixtures

2. Ready-Mix Concrete: Comply with requirements of ASTM C 94, and as herein specified.
   a. Delete references for allowing additional water to be added to batch for material with insufficient slump. Addition of water to batch will not be permitted.
   b. During hot weather, or under conditions contributing to rapid setting of concrete, a shorter mixing time than specified in ASTM C 94 may be required.
   c. When air temperature is between 85°F (30°C) and 90°F (32°C), reduce mixing and delivery time from 1-1/2 hours to 75 minutes, and when air temperature is above 90°F (32°C), reduce mixing and delivery time to 60 minutes. Mixing and delivery time will not have to be reduced if Type D retarder is incorporated in the mix.
   d. Provide batch ticket for each batch discharged and used in work, indicating project identification name and number, date, mix type, mix time, quantity, and amount of water introduced.

B. ACI 301 - SECTION 4 – PROPORTIONING

1. General - concrete shall be composed of portland cement, fine aggregate, coarse aggregate, water, and as specified, admixtures. Proportions of ingredients shall produce concrete that will work readily into corners and angles of forms, bond to reinforcement, without segregation or excessive bleed water forming on surface. Proportioning of materials shall be in accordance with ACI 211.1-91, "Recommended Practice for Selecting Proportions for Normal, Heavyweight & Mass Concrete."

2. Prepare design mixes for each type and strength of concrete by either laboratory trial batch or field experience methods as specified in ACI 301. If trial batch method is used, use an independent testing facility acceptable to ENGINEER for preparing and reporting proposed mix designs. The testing facility shall not be the same as used for field quality control testing unless otherwise acceptable to ENGINEER.

3. Submit written reports to ENGINEER of each proposed mix for each class of concrete at least 45 days prior to start of work. Do not begin concrete production until mixes have been reviewed and approved by ENGINEER.
4. Required Average Strength Above Specified Strength:
Determination of required average strength (fcr) shall be in accordance with ACI 318, "Building Code Requirements for Reinforced Concrete," and evaluations of compressive strength results of field concrete shall be in accordance with ACI 214-88, "Recommended Practice for Evaluation of Strength Test Results of Concrete."

a. Trial Mixes when the ready-mix producer does not have a record of past performance, the combination of materials and the proportions selected shall be selected from trial mixes having proportions and consistencies suitable for the work based on ACI 211.1, using at least three different water-cement ratios which will produce a range of strengths encompassing those required.

1) Average strength (fcr) required shall be 1200 psi (8.3 MPa) above specified strength.

b. Past Field Experience - proportions shall be established on the actual field experience of the ready-mix producer with the materials proposed to be employed. Standard deviations shall be determined by 30 consecutive tests (or two groups of tests totaling 30 or more).

1) Average strength (fcr) shall exceed specified strength (f'c) by at least:

- 400 psi (2.8 MPa) - standard deviation is less than 300
- 550 psi (3.8 MPa) - standard deviation is 300 to 400
- 700 psi (4.8 MPa) - standard deviation is 400 to 500
- 900 psi (6.2 MPa) - standard deviation is 500 to 600
- 1200 psi (8.3 MPa) - standard deviation is above 600 or unknown

5. Design mixes to provide normal weight concrete with the design strengths as indicated on drawings. The average strength shall exceed specified compressive strength as required in accordance with ACI 318.

6. High Early Strength Concrete: If early strength development is a requirement to meet construction schedules, the mix shall be proportioned to develop the necessary compressive strength at the required age, and data will be provided to the engineer for review.
7. Adjustment to Concrete Mixes: Mix design adjustments may be requested by Contractor when characteristics of materials, job conditions, weather, test results, or other circumstances warrant; at no additional cost to Owner and as accepted by ENGINEER. Laboratory test data for revised mix design and strength results must be submitted to and accepted by ENGINEER before using in work.

8. ACI Section 4.2.2. Performance and Design Requirements

Add the following final paragraph:

Specified strength of concrete, f'c for each structure or portion of structures shall be as follows unless otherwise required or permitted:

a. Class 4,000 concrete (f'c = 4,000 psi, minimum cement factor of 620 lb/cu.yd.) for all reinforced concrete structures except as otherwise noted on the Drawings and surface courses of highway and street paving except as required for Class 4,500 concrete.

b. Class 3,500 concrete (f'c = 3,500 psi, minimum cement factor 564 lb/cu. yd.) for non-reinforced portions of manholes, control chambers, interceptor structures, grout for two-course slab toppings, grout to be screeded in place by process mechanical equipment, curbs, gutters, driveways, sidewalks, and base courses for highway and street paving.

c. Class 2,500 concrete (f'c = 2,500 psi, minimum cement factor of 450 lb./cu. Yd. And 3 to 6 inch slump) for encasement around sewers and branches for cradle or fill under conduits and fill under structures as specified or indicated on the Project Drawings.

9. ACI Section 7 – Weight

Lightweight concrete shall not be used unless otherwise required or permitted.

10. ACI Section 4 – Durability

a. ACI Section 4.2.2.4 – Air Entrainment

Substitute the following:

Classes 4,000 and 3,500 concrete required to be watertight or subjected to potentially destructive exposure (other than wear and loading) such as freezing and
thawing, severe weathering or deicer chemicals shall have an entrained air content of 5 +1% by volume (6+/-1% for SRA Concrete). Measurement of air content shall meet the requirements of ASTM C231-latest revision, ASTM C173-latest revision or ASTM C138-latest revision.

11. ACI 301 Section 4.2.2 – Water-Cement Ratio/Watertightness

Substitute the following:

Classes 4,000 and 3,500 concrete which must be watertight shall have a maximum water-cement ratio of 0.45. Where watertightness is the primary concern, refer to ACI 350.

12. Slump Limits: Proportion and design mixes to result in concrete slump at point of placement as follows:

a. Slabs, ramps and sloping surfaces: Not more than 3" with ordinary WRA, or 6" with MRWR.

b. Reinforced foundation systems: Not less than 2-1/2" and not more than 4" except Foundation Walls slump to be 5" to 6".

c. Other concrete: Not less than 1" nor more than 4".

d. Concrete containing MRWR admixture (mid-range): Not more than 6".

e. Concrete containing HRWR admixture (super plasticizer): Not more than 8".

C. ACI 301 Section 5 – HANDLING, PLACING, AND CONSTRUCTING.

1. ACI 301 Section 5 – Use

Add the following final paragraph:

The ENGINEER may require a set-retarding admixture if required by construction conditions. Otherwise, the CONTRACTOR shall have the option to use a retarding, a water reducing, or a water reducing set-retarding admixture. However, once accepted by the ENGINEER, the CONTRACTOR shall be consistent in admixture use, for example in all wall pours of a structure. Accelerating admixture shall not be used unless otherwise required or permitted.
2. **ASTM C157-93 - Modified Testing Procedure**

   a. **Wet cure specimens for a period of 7 days** (including the period of time the specimens are in the mold). Wet cure may be achieved either through storage in a moist cabinet or room in accordance with ASTM C 511, or through storage in lime saturated water.

   b. **Report results in accordance with ASTM C 157-93 at 0, 7, 14 & 28 days of curing.**

3. **ASTM C157-93 Test Results – Shrinkage Requirements**

   a. **Shrinkage Test Results: Floor slab design requires using materials with combined shrinkage characteristic of 0.032% maximum at 28 days when tested per ASTM C-157-93.** Provide documentation that the proposed mix design, using actual aggregates, additives, and cement of the proposed mix for this project as called for in Structural Notes, meets this criteria. Submit results for at least three (3) specimens. Each test takes 28 days. Start tests as soon as Contract is let so final test results are available for submittal.

   b. **If a concrete mix is proposed for use without adequate documentation of the shrinkage test described above, or if mix does not meet 0.032% maximum at 28 days when tested per ASTM C-157-93, then use shrinkage reducing admixture (SRA).**

      1) **Use 1.5 gallons of SRA per cubic yard for mixes with no documentation or where tested shrinkage values exceed 0.050%.**

      2) **Use 1 gallon of SRA per cubic yard for mixes with tested shrinkage values between 0.033% and 0.050%.**

D. **ACI 301 SECTION 2 – FORMWORK AND FORMWORK ACCESSORIES**

   1. **ACI Section 2.1 – General**

      a. **ACI Section 2.1.2 – Submittals**

      Substitute the following:
Formwork is the CONTRACTOR’S responsibility and shop drawings will not be required.

2. ACI Section 2.2 - Products
   
a. ACI Section 2.2.1 Materials
      2.2.1.3 - Formwork Release Agents

      Add the following paragraph:
      
      For potable water treatment facilities, the form coating shall be non-toxic after a specified period, usually 30 days.

b. Forms for Exposed Finish Concrete: Plywood, metal, metal-framed plywood faced or other acceptable panel-type materials, to provide continuous, straight, smooth, exposed surfaces. Furnish in largest practicable sizes to minimize number of joints and to conform to joint system shown on drawings.

1) Use plywood complying with U.S. Product Standard PS-1 "B-B (Concrete Form) Plywood", Class I, Exterior Grade or better, mill-oiled and edge-sealed, with each piece bearing legible inspection trademark.

c. Forms for Unexposed Finish Concrete: Plywood, lumber, metal or other acceptable material. Provide lumber dressed on at least 2 edges and one side for tight fit.

d. Forms for Textured Finish Concrete: Units of face design, size, arrangement, and configuration to match ENGINEER’S brick face control sample. Provide solid backing and form supports to ensure stability of textured form liners.

e. Form Coatings: Provide commercial formulation form-coating compounds that will not bond with, stain, nor adversely affect concrete surfaces, and will not impair subsequent treatments of concrete surfaces.

f. Form Ties: Factory-fabricated, adjustable-length, removable or snapoff metal form ties, designed to prevent form deflection and to prevent spalling concrete upon removal. Provide units which will leave no metal closer than 1-1/2" to surface.

g. Chamfer exposed corners and edges as indicated, using wood, metal, PVC or rubber chamfer strips fabricated to produce uniform smooth lines and tight edge joints.
h. Provide ties which, when removed, will leave holes not larger than 1" diameter in concrete surface.

i. Provisions for Other Trades: Provide openings in concrete formwork to accommodate work of other trades. Determine size and location of openings, recesses and chases from trades providing such items. Accurately place and securely support items built into forms.

3. ACI Section 2.3 – Execution

a. ACI Section 2.3.1 Construction and erection of formwork

b. ACI Section 2.3.2 Removal of formwork

Add the following:

Forms and shoring in the formwork used to support the weight of concrete in beams, slabs and other structural members shall remain in place until the concrete has reached 75 percent of the specified strength if, after stripping the forms, the structural system is reshored the same day of stripping and shores remain in place until the specified concrete strength is reached. Deviation from these requirements shall not occur unless otherwise required or permitted.

When shores and other vertical supports are so arranged that the non-load-carrying form facing material may be removed without loosening or disturbing the shores and supports, the facing material may be removed when the concrete has reached 50 percent of the specified strength unless otherwise required or permitted.

c. ACI Section 2.3.3 Reshoring and backshoring

d. ACI Section 2.3.4 Strength of concrete required for removal of formwork.

e. ACI Section 2.3.5 Field quality control – horizontal and vertical location.

1) Establish and maintain controls and benchmarks in an undisturbed condition until final completion and acceptance of the project.

2) Variations from plumb and designated building lines shall not exceed the tolerances specified in ACI 117.
E. VAPOR BARRIER INSTALLATION

1. Place vapor barrier above compacted granular base.

2. Lap joints 6" and seal with appropriate tape

F. ACI SECTION 3 – REINFORCEMENT AND REINFORCEMENT SUPPORTS

1. ACI Section 3.1 – General
   a. ACI Section 3.1.1 Submittals, data, and drawings
      Add the following:
      Submit cut sheets describing any coated reinforcement, placement spacers, or other accessories.
   
   b. Reinforcing Bars: ASTM A 615, Grade 60, deformed. Bars indicated to be welded shall conform to ASTM A706 and have the approval of the ENGINEER.
   
   c. Supports for Reinforcement: Provide supports for reinforcement including bolsters, chairs, spacers and other devices for spacing, supporting and fastening reinforcing bars and welded wire fabric in place. Use wire bar type supports complying with CRSI recommendations, unless otherwise acceptable.
      1) For slabs-on-grade, use supports with sand plates or horizontal runners where base material will not support chair legs.
      2) For exposed-to-view concrete surfaces, where legs of supports are in contact with forms, provide supports with legs which are plastic protected (CRSI, Class I) or stainless steel protected (CRSI, Class 2).
      3) For elevated slabs on metal deck, use standard chairs to position reinforcement at mid-height above deck ribs, unless otherwise shown.
   
   d. Mechanical Couplers: Couplers used for reinforcing bar splices must develop a minimum of 125% of bar yield strength. Approved manufacturers include but are not limited to "Bar-Grip System" or "Grip-Twist System" by Barsplice Products Inc.
2. ACI Section 3.3 - Execution
   a. ACI Section 3.3.1 - Preparation
   b. ACI Section 3.3.2 - Placement

G. INSTALLATION OF EMBEDDED ITEMS
1. General: Set and build into work anchorage devices and other embedded items required for other work that is attached to, or supported by cast-in-place concrete. Use setting drawings, diagrams, instructions and directions provided by suppliers of items to be attached thereto.

2. Edge Forms and Screed Strips for Slabs: Set edge forms or bulkheads and intermediate screed strips for slabs to obtain required elevations and contours in finished slab surface. Provide and secure units sufficiently strong to support types of screed strips by use of strike-off templates or accepted compacting type screeds.

3. Install reglets to receive top edge of foundation sheet waterproofing, and to receive thru-wall flashings in outer face of concrete frame at exterior walls, where flashing is shown at lintels, relieving angles, and other conditions.

4. Install dovetail anchor slots in concrete structures as noted on drawings.

H. CONCRETE PLACEMENT
1. Preplacement Inspection: Before placing concrete, inspect and complete formwork installation, reinforcing steel, and items to be embedded or cast-in. Notify other crafts to permit installation of their work; cooperate with other trades in setting such work. Moisten wood forms immediately before placing concrete where form coatings are not used.
   a. Apply temporary protective covering to lower 2'-0" of finished walls adjacent to poured floor slabs and similar conditions, and guard against spattering during placement.

2. General: Comply with ACI 304, and as herein specified. Deposit concrete continuously or in layers of such thickness that no concrete will be placed on concrete which has hardened sufficiently to cause the formation of seams or planes of weakness. If a section cannot be placed continuously, provide construction joints as herein specified. Deposit concrete as nearly as practicable to its final location to avoid segregation.
When placing operations will involve dropping concrete more than 5 feet, the concrete shall be dropped through a tube fitted with a hopper head, or through other approved devices, as necessary to prevent segregation. This requirement shall not apply to cast-in-place piling or caissons when concrete placement is completed before initial set occurs in the first placed concrete.

3. Placing Concrete in Forms: Deposit concrete in forms in horizontal layers not deeper than 24" and in a manner to avoid inclined construction joints. Where placement consists of several layers, place each layer while preceding layer is still plastic to avoid cold joints.

4. Consolidate placed concrete by mechanical vibrating equipment supplemented by hand-spading, rodding or tamping. Use equipment and procedures for consolidation of concrete in accordance with ACI recommended practices.

5. Do not use vibrators to transport concrete inside forms. Insert and withdraw vibrators vertically at uniformly spaced locations not farther than visible effectiveness of machine. Place vibrators to rapidly penetrate placed layer and at least 6" into preceding layer. Do not insert vibrators into lower layers of concrete that have begun to set. At each insertion limit duration of vibration to time necessary to consolidate concrete and complete embedment of reinforcement and other embedded items without causing segregation of mix.

6. Placing Concrete Slabs: Deposit and consolidate concrete slabs in a continuous operation, within limits of construction joints, until the placing of a panel or section is completed.

7. Consolidate concrete during placing operations so that concrete is thoroughly worked around reinforcement and other embedded items and into corners.

8. Bring slab surfaces to correct level with straightedge and strikeoff. Use bull floats or darbies to smooth surface, free of humps or hollows. Do not disturb slab surfaces prior to beginning finishing operations.


10. Cold Weather Placing:
   a. Protect concrete work from physical damage or reduced strength which could be caused by frost, freezing actions, or low temperatures, in compliance with ACI 306 and as herein specified.
b. When air temperature has fallen to or is expected to fall below 40°F (4°C), uniformly heat water and aggregates before mixing to obtain a concrete mixture temperature of not less than 50°F (10°C), and not more than 80°F (27°C) at point of placement.

c. Do not use frozen materials or materials containing ice or snow. Do not place concrete on frozen subgrade or on subgrade containing frozen materials.

d. Do not use calcium chloride, salt and other materials containing antifreeze agents or chemical accelerators, unless otherwise accepted in mix designs.

11. Hot Weather Placing:

   a. When hot weather conditions exist that would seriously impair quality and strength of concrete, place concrete in compliance with ACI 305 and as herein specified.

   b. Cool ingredients before mixing to maintain concrete temperature at time of placement below 90°F (32°C). Mixing water may be chilled, or chopped ice may be used to control temperature provided water equivalent of ice is calculated to total amount of mixing.

   c. Cover reinforcing steel with water-soaked burlap if it becomes too hot, so that steel temperature will not exceed the ambient air temperature immediately before embedment in concrete.

   d. Fog spray forms, reinforcing steel and subgrade thoroughly just before concrete is placed.

   e. Use water-reducing retarding admixture (Type D) when required by high temperatures, low humidity, or other adverse placing conditions.

H. SECTION 5 – HANDLING, PLACING, AND CONSTRUCTING

1. ACI Section 5.3.3 – Finishing concrete surfaces.

   a. Rough Form Finish: For formed concrete surfaces not exposed to view in the finish work or by other construction, unless otherwise indicated. This is the concrete surface having texture imparted by form facing material used, with tie holes and defective areas repaired and patched and fins and other projections exceeding 1/4" in height rubbed down or chipped off.
b. Smooth Form Finish: Provide a smooth form finish to formed concrete surfaces exposed-to-view, or that are to be covered with a coating or waterproofing material applied directly to concrete, or a covering material applied directly to concrete, such as waterproofing, dampproofing, painting or other similar system. This is an as-cast concrete surface obtained with selected form facing material, arranged orderly and symmetrically with a minimum of seams. Repair and patch defective areas, with fins or other projections completely removed and smoothed.

c. Grout Cleaned Finish: Provide a grout cleaned finish to concrete surfaces which have received smooth form finish treatment, where shown on drawings or in schedules. Finish shall be performed by the following procedure:

1) Combine one part portland cement to 1-1/2 parts fine sand by volume, and mix with water to consistency of thick paint. Use of proprietary additives may be used at Contractor's option. Blend standard portland cement and white portland cement, amounts determined by trail patches, so that final color of dry grout will closely match adjacent surfaces.

2) Thoroughly wet concrete surfaces and apply grout to coat surfaces and fill small holes. Remove excess grout by scraping and rubbing with clean burlap. Keep damp by fog spray for at least 36 hours after rubbing.

d. Related Uniform Surfaces: At tops of walls where horizontal offsets surfaces occur adjacent to formed surfaces, strike-off smooth and finish with a texture matching adjacent formed surfaces. Continue final surface treatment of formed surfaces uniformly across adjacent unformed surfaces, unless otherwise indicated.

e. Trowel finish shall be applied to concrete on which process water and sewage flow and to all surfaces normally intended as walking surfaces including surfaces to receive covering such as tile, and in working and operating areas except as required below for non-slip surfaces.

f. Broom or belted finish shall be applied to all exterior sidewalks, steps, platforms, ramps and concrete walking surfaces and to interior sloped walking surfaces frequently cleaned by hosing such as garage floors. Brooming shall
be in the direction of the slab drainage maintaining the required surface tolerance to provide non-slip finish.

g. Floated finish shall be applied to all surfaces intended to receive roofing, waterproofing membranes or sand bed terrazzo.

h. Refer to Project Drawings for any special requirements.

i. Non-Slip Broom Finish: Apply non-slip broom finish to exterior concrete loading dock, stairs, ramps, stoops, and elsewhere as indicated. Flatness and levelness requirements are listed later in this section.

1) Immediately after trowel finishing, slightly roughen concrete surface by brooming with fiber bristle broom perpendicular to main traffic route. Coordinate required final finish with ENGINEER before application.

j. Flatness and Levelness Requirements (unless otherwise noted):

1) Slab on Grade: Check and level surface plane to a tolerance for floor flatness \( F_F \) = 28 overall value and minimum local value of 23 and floor levelness \( F_L \) = 20 overall value and minimum local value of 18.

2) Supported Slabs: Check and level surface plane to a tolerance for floor flatness \( F_F \) = 25 overall value and minimum local value of 17 and floor levelness \( F_L \) = 20 overall and minimum local value of 15. Supported floors must be tested before any shoring is removed.

3) All testing and sampling to conform to ASTM E11-55.

I. CONCRETE CURING AND PROTECTION

1. General: Protect freshly placed concrete from premature drying and excessive cold or hot temperatures.

2. Start initial curing as soon as free water has disappeared from concrete surface after placing and finishing. Weather permitting; keep continuously moist for not less than 7 days.

3. Begin final curing procedures immediately following initial curing and before concrete has dried. Continue final curing for at least 7
days in accordance with ACI 301 procedures. Avoid rapid drying at end of final curing period.

4. Curing Methods: Perform curing of concrete by curing and sealing compound, by moist curing, by moisture-retaining cover curing, and by combinations thereof, as herein specified.

   a. Provide curing and sealing compound to exposed interior slabs and to exterior slabs, walks, and curbs as follows:

      1) Apply specified curing and sealing compound to concrete slabs as soon as final finishing operations are complete (within 2 hours). Apply uniformly in continuous operation by power-spray or roller in accordance with manufacturer’s directions. Recoat areas subjected to heavy rainfall within 3 hours after initial application. Maintain continuity of coating and repair damage during curing period. Coordinate curing/sealing compounds with coating materials to verify compatibility of materials.

      2) Use moisture retaining covering in lieu of membrane curing compound on surfaces which are to be covered with coating materials applied directly to concrete, liquid floor hardener, waterproofing, dampproofing, membrane roofing, flooring, (such as ceramic or quarry tile or glue down carpet), resinous epoxy finish, painting, and other coatings and finish materials, unless it can be documented that no reaction or bonding problem will be developed. See finish schedule(s) for proper coordination and extent of these materials.

      3) All interior slabs that are to remain exposed and that are not to receive special coating materials shall be cleaned and covered with one additional coat of curing and sealing compound after all construction traffic is off of slab surface.

   b. Provide moist curing by one of the following methods:

      1) Keep concrete surface continuously wet by covering with water.

      2) Continuous water-fog spray.

      3) Covering concrete surface with specified absorptive cover, thoroughly saturating cover with water and keeping continuously wet. Place
absorptive cover to provide coverage of concrete surfaces and edges, with 4" lap over adjacent absorptive covers.

c. Provide moisture-cover curing as follows:

1) Cover concrete surfaces with moisture-retaining cover for curing concrete, placed in widest practicable width with sides and ends lapped at least 3" and sealed by waterproof tape or adhesive. Immediately repair any holes or tears during curing period using cover material and waterproof tape.

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 full curing period or until forms are removed. If forms are removed, continue curing by methods specified above, as applicable.

e. Curing Unformed Surfaces: Cure unformed surfaces, such as slabs, floor topping, and other flat surfaces by application of appropriate curing method.

1) Final cure concrete surfaces to receive liquid floor hardener or finish flooring by use of moisture-retaining cover, unless otherwise directed.

K. BASIS FOR PAYMENT

1. Payment for concrete work shall include all excavation, crushed stone bedding, forms, reinforcing steel, finishing, concrete testing, etc. and shall be made on a unit price or lump sum basis where a separate bid item is provided. Otherwise payment for all concrete required for other work as shown on the PLANS shall be made on a unit price or a lump sum basis for that work.

2. Payment for concrete work shall be made only after an acceptable finish and compression tests results are obtained.

END OF SECTION
SECTION 05540
CASTINGS

PART 1 GENERAL

1.01 SCOPE OF WORK
A. Furnish all labor, materials, and equipment required to install castings as shown on the Drawings and specified herein. Included in this section are manhole covers, steps, valve boxes, and hatch covers.

1.02 RELATED WORK NOT INCLUDED
A. Concrete work is included in Division 3.
B. Surface preparation and furnishing of castings is included in Division 9, Section 09900.

1.03 SUBMITTALS
The CONTRACTOR shall submit to the ENGINEER, in accordance with Division 1, Section 01300, copies of construction details of castings proposed for use.

PART 2 MATERIALS

2.01 GENERAL
A. All castings shall be gray iron, conforming to the requirements of the ASTM Standards, Designation A48 - latest revision, Class 35B.

2.02 MANHOLE CASTINGS
A. Frames and Covers
1. Sanitary sewer manhole castings shall consist of cast iron frames and 22-3/4 inch diameter covers, having a combined weight of not less than 350 pounds for out of traffic locations and 460 pounds for traffic locations. The frame shall be at least 7 inches high overall. Manhole covers must set neatly in the frame, with contact surfaces machined smooth for even bearing. The top of the cover shall be flush with the frame edge. The top of the cover shall have sufficient corrugations to prevent slipperiness and be marked in large letters “SANITARY SEWER.” Covers shall have one pick hole only, about 1-1/2 inches wide and 3/4 inch deep with 3/8 inch square undercut at rear and 3/4 inch square undercut on sides. Covers on sanitary sewer manholes must not be perforated and shall be as manufactured by J.R. Hoe & Sons, Inc. or approved equal.
2. Storm sewer manhole castings shall consist of cast iron frames and 22-3/4 inch diameter grate type covers, having a combined weight of not less than 460 pounds. The frames shall be at least 7 inches high overall. Manhole covers must set neatly in the frame with contact surfaces machined smooth for even bearing. The top of the cover shall be flush with the frame edge. The castings shall be Neenah Foundry Company with type "D" grate, or approved equal.

B. Steps

1. Cast iron or polypropylene plastic encapsulated steel manhole steps shall be patterns shown on the detail Drawings, and have corrugated treads. In case of need for non-protruding steps, shop drawings of special inset cast iron steps shall be reviewed by and be acceptable to the ENGINEER.

2. If a step constructed of another material is going to be considered, shop drawings will need to be submitted far enough in advance to allow consideration.

3. It is intended that the cast iron step be Neenah Foundry Company's R-1980-E, or equal, and the polypropylene plastic encapsulated steel step be M.A. Industries PS-1, or equal.

2.03 VALVE BOXES

A. Slip Type for Iron Body Gate Valves

1. Valve boxes for 2 inch through 10 inch valves shall be the 2 piece slip type, without screw, of sufficient length to allow for 36 inches of cover over the top of the pipe, Tyler 6855 series, model #562-A, or approved equal. The inner section shall have a minimum inside diameter of 5-1/4 inches with a hood type base that will cover the packing gland on a 2 inch through 10 inch valve (minimum of 8 inches inside diameter). The base of the top section shall be flanged at least 1-1/4 inches. The caps shall be circular with a corrugated surface and have pick holes in the periphery and be marked "Water", "Gas", "Sewer", or "Air" according to use. For 12 inch through 16 inch valves, the valve boxes shall be Opelika Foundry Company No. 4907 for cast iron or approved equal.

2. Valve boxes for valves in the horizontal position shall be Opelika Foundry Company No. 4907 for cast iron or approved equal, with a base that is sized to allow covering of the bevel gear case and centering of the operating nut in the valve box.
PART 3    EXECUTION

3.01 INSTALLATION

A. The installation of castings is generally covered under specifications for pipe work and manholes. Castings shall be leveled, plumbed, secured, and installed in accordance with the Drawings.

END OF SECTION
SECTION 09900

COATING SYSTEMS FOR POTABLE WATER SYSTEMS

PART 1      GENERAL

1.1  SECTION INCLUDES

A.  Coating systems for potable water processing and storage facilities.

1.2  RELATED SECTIONS

A.  Section 02610 – General Piping (In particular, see requirements for ductile iron pipe lining.)
B.  Section 09250 – Gypsum Drywall.
C.  Section 08120 – Hollow Metal Doors and Frames.
D.  Section 15075 - Mechanical Identification: Identification of mechanical equipment & piping.
E.  Section 13120 – Specification for Metal Building.
F.  Section 16195 – Electrical Identification: Identification of electrical equipment.

1.3  REFERENCES

B.  ASTM D 4263 - Indicating Moisture in Concrete by the Plastic Sheet Method.
C.  ASTM F 1869 - Measuring Moisture Vapor Emission Rate of Concrete Subfloor Using Anhydrous Calcium Chloride.
D.  International Concrete Repair Institute (ICRI) Guideline No. 03732 - Selecting and Specifying Concrete Surface Preparation for Sealers, Coatings, and Polymer Overlays.
E.  NACE RP0188 - Standard Recommended Practice, Discontinuity (Holiday) Testing of Protective Coatings.
F.  NAPF 500-03-04 Abrasive Blast Cleaning.
G.  NAPF 500-03-03 Power Tool Cleaning.
H.  SSPC-SP 1 - Solvent Cleaning.
I. SPPC-SP 5/NACE 1 - White Metal Blast Cleaning.

J. SSPC-SP 6/NACE 3 - Commercial Blast Cleaning.

K. SSPC-SP 10/NACE 2 - Near-White Metal Blast Cleaning.

L. SSPC-SP 13/NACE 6 - Surface Preparation of Concrete.

1.4 DEFINITIONS

A. Definitions of Painting Terms: ASTM D 16, unless otherwise specified.

B. Dry Film Thickness (DFT): Thickness of a coat of cured paint measured in mils (1/1000 inch).

C. Exposed Surface: A surface is considered exposed if it is subject to contact with air and/or water after installation is complete. Surfaces hidden in walls, above ceilings, in pipe chases, etc., are considered exposed. Metal to like metal surfaces, steel embedded in concrete, or similar embedded work products are not considered exposed.

1.5 SUBMITTALS

A. Comply with Section 01300 - Submittal Procedures.

B. Product Data: Submit manufacturer's product data for each coating, including generic description, complete technical data, surface preparation, and application instructions.

C. Color Samples: Submit manufacturer's color samples showing full range of standard colors.

D. Manufacturer's Quality Assurance: Submit manufacturer's certification that coatings comply with specified requirements and are suitable for intended application.

E. Applicator’s Quality Assurance: Submit list of a minimum of 5 completed projects of similar size and complexity to this Work. Include for each project:

1. Project name and location.

2. Name of owner.

3. Name of contractor.

4. Name of engineer.

5. Name of coating manufacturer.
6. Approximate area of coatings applied.

7. Date of completion.

F. Warranty: Submit manufacturer's standard warranty.

1.6 QUALITY ASSURANCE

A. Manufacturer's Qualifications:

1. Specialize in manufacture of coatings with a proven successful experience.

2. Able to demonstrate successful performance on comparable projects.


B. Applicator's Qualifications:

1. Experienced in application of specified coatings on projects of similar size and complexity to this Work.


C. Preapplication Meeting: Convene a preapplication meeting two [2] weeks before start of application of coating systems. Require attendance of parties directly affecting work of this section, including Contractor, Engineer, applicator, and manufacturer's representative. Review the following:

1. Environmental requirements.

2. Protection of surfaces not scheduled to be coated.


4. Application.

5. Repair.

6. Field quality control.

7. Cleaning.

8. Protection of coating systems.

9. One-year inspection.
10. Coordination with other work.

D. Mock-Ups: Prepare 2 foot x 2 foot mock-up for each coating system specified using same materials, tools, equipment, and procedures intended for actual surface preparation and application. Obtain Engineer's approval of mock-ups. Retain mock-ups to establish intended standards by which coating systems will be judged.

1.7 DELIVERY, STORAGE, AND HANDLING

A. Delivery: Deliver materials to site in manufacturer's original, unopened containers and packaging, with labels clearly identifying:

1. Coating or material name.
2. Manufacturer.
3. Color name and number.
4. Batch or lot number.
5. Date of manufacture.
6. Mixing and thinning instructions.

B. Storage:

1. Store materials in a clean dry area and within temperature range in accordance with manufacturer's instructions.
2. Keep containers sealed until ready for use.
3. Do not use materials beyond manufacturer's shelf life limits.

C. Handling: Protect materials during handling and application to prevent damage or contamination.

1.8 ENVIRONMENTAL REQUIREMENTS

A. Weather:

1. Air and Surface Temperatures: Prepare surfaces and apply and cure coatings within air and surface temperature range in accordance with manufacturer's instructions.
2. Surface Temperature: Minimum of 5 degrees F (3 degrees C) above dew point.
3. Relative Humidity: Prepare surfaces and apply and cure coatings within relative humidity range in accordance with manufacturer's
instructions.

4. Precipitation: Do not prepare surfaces or apply coatings in rain, snow, fog, or mist.

5. Wind: Do not spray coatings if wind velocity is above manufacturer’s limit.

B. Ventilation: Provide ventilation during coating evaporation stage in confined or enclosed areas in accordance with AWWA D 102.

C. Dust and Contaminants:
1. Schedule coating work to avoid excessive dust and airborne contaminants.
2. Protect work areas from excessive dust and airborne contaminants during coating application and curing.

PART 2 PRODUCTS

2.1 MANUFACTURER

A. Tnemec Company Incorporated, or approved equal.

B. When submitting for consideration coatings proposed to be substituted as equivalent to the specified coatings, the CONTRACTOR shall submit to the ENGINEER notarized certificates on the letterhead of the firm manufacturing the proposed substitution certifying that the proposed substitution is the equivalent of the specified material in quality and performance, and that the proposed substitution is suitable for the intended use. The CONTRACTOR shall also submit to the ENGINEER on the letterhead of the firm manufacturing the proposed substitution a list of installations similar to the installation for which the products are being proposed, at which installations the proposed products have performed reliably in similar service; this list shall include the name, address, and telephone number of the OWNER of each installation, and the name of that OWNER'S employee who is responsible for maintenance and construction.

C. Substitutions which decrease the film thickness, the number of coats applied, change the generic type of coating, or fail to meet the performance criteria of the specified materials will not be approved. Prime and finish coats of all surfaces shall be furnished by the same manufacturer.
2.2 COATING SYSTEMS FOR STEEL - STRUCTURAL, TANKS, PIPE, EQUIPMENT, AND MISCELLANEOUS

A. Exterior Exposed:
   1. System Type: MCU/epoxy/urethane.
   3. Primer: Omnithane, DFT 2.5 to 3.5 mils.
   4. Intermediate Coat: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
   5. Finish Coat: Series 1074 Endura-Shield. DFT 2.0 to 3.0 mils.
   6. Total DFT: 6.5 to 9.5 mils.
   7. Finish Color: As indicated on the drawings.

B. Interior Exposed – No Contact with Potable Water:
   1. System Type: MCU/epoxy.
   3. Primer: Omnithane, DFT 2.5 to 3.5 mils.
   4. Finish Coat: Series N69 Hi-Build Epoxoline II. DFT 4.0 to 6.0 mils.  
      [May require two coats if brush or roller applied].
   5. Total DFT: 6.5 to 9.5 mils.
   6. Finish Color: As indicated on the drawings.

C. H2S Gas Exposed:
   1. System Type: MCU/Perma-Glaze.
   2. Surface Preparation: SSPC-SP 5.
   3. Primer: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.
   5. Total DFT: 30.0 to 40.0 mils.
   6. Finish Color: [5021 Gray] [5022 Beige].
D. Immersion – Contact with Potable Water:

1. System Type: MCU/epoxy.
2. Surface Preparation: SSPC-SP 10.
3. Primer: Omnithane, DFT 2.5 to 3.5 mils.
4. Intermediate Coat: Series N140-1255 Pota-Pox Plus DFT 4.0 to 6.0
5. Stripe Coat: Series N140-15BL Pota-Pox Plus applied by brush to all weld seams and sharp edges DFT 3.0-5.0
6. Finish Coat: Series N140-Themec White. DFT 4.0 to 6.0 mils.
7. Finish Color: As indicated on the drawings.

2.3 COATING SYSTEMS FOR GALVANIZED STEEL AND NONFERROUS METAL - PIPE AND MISCELLANEOUS FABRICATIONS

A. Exterior Exposed:

1. System Type: Epoxy/urethane.
2. Surface Preparation: SSPC-SP 1 - Solvent Cleaning and etch.
3. Primer: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
4. Finish Coat: Series 1074. DFT 2.0 to 3.0 mils.
5. Total DFT: 4.0 to 6.0 mils.
6. Finish Color: As indicated on the drawings, or color schedule.

B. Interior Exposed – No Contact with Potable Water:

1. System Type: Epoxy.
2. Surface Preparation: SSPC-SP 1 - Solvent Cleaning and etch.
3. Primer: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
4. Finish Coat: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
5. Total DFT: 4.0 to 6.0 mils.
6. Finish Color: As indicated on the drawings, or color schedule.
C. **H2S Gas Exposed:**
   1. System Type: MCU/Perma-Glaze.
   2. Surface Preparation: SSPC-SP 1 - Solvent Cleaning and severely etch.
   3. Primer: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.
   5. Total DFT: 30.0 to 40.0 mils.
   6. Finish Color: [5021 Gray] [5022 Beige].

D. **Immersion – Contact with Potable Water:**
   1. System Type: Epoxy.
   2. Surface Preparation: SSPC-SP 1 followed by abrasive blast.
   3. Primer Coat: Series N140-15BL Pota-Pox Plus DFT 4.0-6.0
   4. Finish Coat: Series N140-1255 Pota-Pox Plus DFT 4.0 to 6.0
   5. Total DFT: 7.0 to 11.0 mils.

### 2.4 COATING SYSTEMS FOR DUCTILE OR CAST IRON - PIPE, PUMPS, AND VALVES

A. **Exterior Exposed:**
   1. System Type: MCU/epoxy/urethane.
   2. Surface Preparation: NAPF 500-03-03 Power Tool Cleaning.
   3. Primer: Omnithane, DFT 2.5 to 3.5 mils.
   4. Intermediate Coat: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
   5. Finish Coat: Series 1074 Endura-Shield. DFT 2.0 to 3.0 mils.
   6. Total DFT: 6.5 to 9.5 mils.
   7. Finish Color: As indicated on the drawings, or color schedule.

B. **Below Ground (Buried):**
   1. System Type: Coal tar epoxy.
2. Surface Preparation: NAPF 500-03-04 Abrasive Blast Cleaning.

3. Finish Coat: Series 46H-413 Hi-Build Tneme-Tar. DFT 14.0 to 20.0 mils.

4. Total DFT: 14.0 to 20.0 mils.

5. Finish Color: As indicated on the drawings, or color schedule.

C. Interior Exposed:

1. System Type: MCU/Epoxy.

2. Surface Preparation: Surface Preparation: NAPF 500-03-03 Power Tool Cleaning.

3. Primer: Omnithane, DFT 2.5 to 3.5 mils.

4. Finish Coat: Series N69 Hi-Build Epoxoline II. DFT 4.0 to 6.0 mils. [May require two coats if brush or roller applied].

5. Total DFT: 6.5 to 9.5 mils.

6. Finish Color: As indicated on the drawings, or color schedule.

D. H2S Gas Exposed:

1. System Type: MCU/Perma-Glaze.

2. Surface Preparation: Surface Preparation: NAPF 500-03-04 Abrasive Blast Cleaning.

3. Primer: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.


5. Total DFT: 30.0 to 40.0 mils.

6. Finish Color: [5021 Gray] [5022 Beige].

E. Immersion – Contact with Potable Water:

1. System Type: MCU/Epoxy.

2. Surface Preparation: NAPF 500-03-04 Abrasive Blast Cleaning.

3. Primer: Omnithane, DFT 2.5 to 3.5 mils.

4. Intermediate Coat: Series N140 Pota-Pox Plus DFT 4.0-6.0
5. Finish Coat: Series N140 Pota-Pox Plus. DFT 4.0 to 6.0 mils.
6. Total DFT: 10.5 to 15.5 mils.

2.5 COATING SYSTEMS FOR PVC

A. Exterior Exposed:
   1. System Type: Epoxy/urethane.
   2. Surface Preparation: Scarify.
   3. Primer: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
   4. Finish Coat: Series 1074 Endura-Shield. DFT 2.0 to 3.0 mils.
   5. Total DFT: 4.0 to 6.0 mils.
   6. Finish Color: As indicated on the drawings, or color schedule.

B. Interior Exposed:
   1. System Type: Epoxy.
   2. Surface Preparation: Scarify.
   3. Primer: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
   4. Finish Coat: Series N69 Hi-Build Epoxoline II. DFT 2.0 to 3.0 mils.
   5. Total DFT: 4.0 to 6.0 mils.
   6. Finish Color: As indicated on the drawings.

2.6 COATING SYSTEMS FOR INSULATED PIPE

A. Interior/Exterior Exposed:
   1. System Type: Acrylic.
   2. Surface Preparation: Clean and dry.
   3. Primer: Series 28 Tufcryl. DFT 1.5 to 2.0 mils.
   4. Finish Coat: Series 28 Tufcryl. DFT 1.5 to 2.0 mils.
   5. Total DFT: 2.0 to 3.0 mils.
   6. Finish Color: As indicated on the drawings, or color schedule.
2.7 COATING SYSTEMS FOR PRECAST CONCRETE, CAST-IN-PLACE CONCRETE, AND DENSE CONCRETE MASONRY UNITS

A. Exterior Exposed:
   1. System Type: Acrylate.
   5. Finish Color: As indicated on the drawings.

B. Below Grade (Soil Side):
   1. System Type: Coal tar epoxy.
   3. Primer: None.
   4. Finish Coat: 46H-413 Hi-Build Tneme-Tar. DFT 14.0 to 20.0 mils.
   5. Total DFT: 14.0 to 20.0 mils.

C. H2S Gas Exposed and Severe Immersion:
   2. Surface Preparation: SSPC-SP 13/NACE 6 and ICRI Guideline 03732, CSP-5
   5. Finish Coat: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.
   6. Total DFT: Over 140 mils.
   7. Finish Color: [5021 Gray] [5022 Beige].

D. Immersion – Contact with Potable Water:
   1. System Type: Epoxy.

3. Primer: Series N140 Pota-Pox Plus DFT 3.0 to 5.0 mils.

4. Intermediate Coat: Series N140 Pota-Pox Plus. DFT 4.0 to 6.0 mils.

5. Finish Series N140 Pota-Pox Plus. DFT 4.0 to 6.0 mils.

6. Total DFT: 11.0 to 17.0 mils.

7. Finish Color: As indicated on the drawings, or color schedule.

E. Interior Exposed:

1. System Type: Epoxy [Spray apply, or addition coats may be required].


5. Total DFT: 8.0 to 12.0 mils.

6. Finish Color: As indicated on the drawings, or color schedule.

2.8 COATING SYSTEMS FOR CONCRETE FLOORS

A. Mild Exposure:

1. System Type: Silicate Blend.

2. Surface Preparation: Clean & Dry. No curing compounds.

3. Primer: Series 629 CT Densifier 201. 300-350 sq. ft./gal.


5. Total DFT: N/A.

6. Finish Color: As selected by Architect from manufacturer’s standard colors.

B. Heavy Traffic and Chemical Exposure:
1. System Type: Aggregate-filled epoxy/urethane.
2. Surface Preparation: SSPC-SP 13/NACE 6 and ICRI Guideline 03732, CSP-5.
5. Finish Coat: Series 290 CRU. DFT 2.0 to 3.0 mils.
7. Finish Color: As indicated on the drawings. [Limited Color Selection]
8. Finish Texture: As required by the Engineer.

C. H2S Gas Exposed:
2. Surface Preparation: SSPC-SP 13/NACE 6 and ICRI Guideline 03732, CSP-5.
5. Finish Coat: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.
6. Total DFT: Over 140 mils.
7. Finish Color: [5021 Gray] [5022 Beige].

D. Decorative:
1. System Type: Ceramic-filled epoxy.
2. Surface Preparation: SSPC-SP 13/NACE 6 and ICRI Guideline 03732, CSP-5.
5. Total DFT: Greater than 1/8 inch.
6. Finish Color: As indicated on the drawings.
7. Finish Texture: As required by the Engineer.

E. High-Build Epoxy/Urethane Floor Coating
1. Surface Preparation: Shot Blast or Mech. Abrade (ICRI CSP 3-5).
2. Primer for concrete: Series 281 Tneme-glaze. DFT 6.0 to 8.0 mils.
3. Base Coat: Series 224 Deco-Fleck (broadcast flake to refusal or as directed by Engineer). Liquid DFT 8.0 to 10.0 Mils.
7. Total DFT: 24.0 to 31.0 Mils.
8. Finish Color & Pattern: As selected by Architect from manufacturer’s standard colors.

2.9 COATING SYSTEMS FOR SECONDARY CONTAINMENT

A. Chemical Storage Containment Area
1. System Type: High-solids epoxy.
2. Surface Preparation: SSPC-SP 13/NACE 6 and ICRI Guideline 03732, CSP-5.
3. Primer: Series 201 Epoxoprime. DFT 6.0 to 8.0 mils.
4. Intermediate Coat: Series 275 Stranlock. DFT 25.0 to 40.0 mils.
5. Finish Coat: Series 282 Tneme-Glaze. DFT 8.0 to 12.0 mils.
6. Total DFT: 39.0 to 60 mils.
7. Finish Color: As indicated on the drawings. [Limited Color Selection]

B. Floors, Severe Chemical, Abrasion, and Traffic Exposure:
1. System Type: Aggregate-filled epoxy novalac.
2. Surface Preparation: SSPC-SP 13/NACE 6 and ICRI Guideline 03732, CSP-5.
3. First Coats: Series 239 Chemtread, double broadcast. DFT 1/8 inch.


5. Total DFT: Greater than 1/8 inch (125 mils).

6. Finish Color: As indicated on the drawings. [Limited Color Selection]

2.10 COATING SYSTEMS FOR POROUS CONCRETE MASONRY UNITS

A. Exterior Exposed:

1. System Type: Siloxane/Silane Water Repellent/Methylmethacrylate Acrylic Stain.


5. Accent Stain: Series 607 Conformal Stain. Spreading rate 75 to 100 sq. ft/gal per coat. Apply two coats.

6. Total DFT: N/A.

7. Finish Color: As selected by Architect from manufacturer’s standard colors.

B. Interior Exposed:

1. System Type: Cementious Acrylic/epoxy.


5. Finish Coat: Series 113 H.B. Tneme-Tufcoat. DFT 2.0 to 3.0 mils.

6. Total DFT: 4.0 to 6.0 mils plus filler.

7. Finish Color: As selected by Architect from manufacturer’s standard colors.
C. H2S Gas Exposed:

4. First Coat: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.
5. Finish Coat: Series 435 Perma-Glaze. DFT 15.0 to 20.0 mils.
6. Total DFT: 30.0 to 40.0 mils plus filler.
7. Finish Color: [5021 Gray] [5022 Beige].

2.11 COATING SYSTEMS FOR PLASTER, GYPSUM BOARD, AND WOOD

A. Interior Exposed:

1. System Type: Epoxy/acrylic-epoxy.
2. Surface Preparation: Clean and dry.
3. Primer: Series 151-1051 Elasto-Grip FC. DFT 1.0 to 1.5 mils.
5. Finish Coat: Series 113 H.B. Tneme-Tufcoat. DFT 2.0 to 3.0 mils.
6. Total DFT: 5.0 to 7.5 mils.
7. Finish Color: As selected by Architect from manufacturer's standard colors.

2.12 ACCESSORIES

A. Coating Application Accessories:

1. Accessories required for application of specified coatings in accordance with manufacturer's instructions, including thinners.
2. Products of coating manufacturer.

PART 3 EXECUTION
3.1 EXAMINATION

A. Examine areas and conditions under which coating systems are to be applied. Notify Engineer of areas or conditions not acceptable. Do not begin surface preparation or application until unacceptable areas or conditions have been corrected.

3.2 PROTECTION OF SURFACES NOT SCHEDULED TO BE COATED

A. Protect surrounding areas and surfaces not scheduled to be coated from damage during surface preparation and application of coatings.

B. Immediately remove coatings that fall on surrounding areas and surfaces not scheduled to be coated.

3.3 SURFACE PREPARATION OF STEEL

A. Prepare steel surfaces in accordance with manufacturer’s instructions.

B. Fabrication Defects:

1. Correct steel and fabrication defects revealed by surface preparation.

2. Remove weld spatter and slag.

3. Round sharp edges and corners of welds to a smooth contour.

4. Smooth weld undercuts and recesses.

5. Grind down porous welds to pinhole-free metal.

6. Remove weld flux from surface.

C. Ensure surfaces are dry.

D. Immersion or Below Grade Surfaces: Remove visible oil, grease, dirt, dust, mill scale, rust, paint, oxides, corrosion products, and other foreign matter in accordance with SSPC-SP 10/NACE 2. Create a blast profile of 1.5 to 2.5 mils.

E. Exterior Exposed or Interior Exposed Surfaces: Remove visible oil, grease, dirt, dust, mill scale, rust, paint, oxides, corrosion products, and other foreign matter in accordance with SSPC-SP 6/NACE 3. Create a blast profile of 1.5 to 2.5 mils.

F. H2S Gas Exposed: Remove visible oil, grease, dirt, dust, mill scale, rust, paint, oxides, corrosion products, and other foreign matter in accordance with SSPC-SP 10/NACE 1. Create a blast profile of at least 3.0 mils.
G. Abrasive Blast-Cleaned Surfaces: Coat abrasive blast-cleaned surfaces with primer before visible rust forms on surface. Do not leave blast-cleaned surfaces uncoated for more than 8 hours.

H. Shop Primer: Prepare shop primer to receive field coat in accordance with manufacturer’s instructions. Removal all unknown shop primers and re-prime in accordance with this specification.

3.4 SURFACE PREPARATION OF GALVANIZED STEEL AND NONFERROUS METAL

A. Prepare galvanized steel and nonferrous metal surfaces in accordance with this specification and the coating manufacturers instructions.

B. Ensure surfaces are dry.

C. Immersion Service: Clean surfaces by abrasive blasting.

D. Remove Rust From Galvanized Steel:
   1. Remove white rust from galvanized steel by hand or power brushing.
   2. Do not damage or remove galvanizing.

E. Increase mechanical adhesion under moderate to severe conditions, such as exterior exposure or chemical environments, by abrasive blast and/or chemical cleaning.

3.5 SURFACE PREPARATION OF DUCTILE OR CAST IRON

A. Prepare ductile or cast iron surfaces in accordance with NAPF 500-03-04 Abrasive Blast Cleaning or NAPF 500-03-03 Power Tool Cleaning and the coating manufacturer’s instructions.

B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.

3.6 SURFACE PREPARATION OF PVC

A. Prepare PVC surfaces in accordance with manufacturer’s instructions.

B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.

C. Scarify PVC surfaces.

3.7 SURFACE PREPARATION OF INSULATED PIPE

A. Prepare insulated pipe surfaces in accordance with manufacturer’s instructions.
3.8 SURFACE PREPARATION OF CONCRETE

A. Interior, Wet Substrate:
1. Prepare concrete surfaces in accordance with manufacturer's instructions, SSPC-SP 13/NACE 6, and ICRI 03732.
2. Allow concrete to cure for a minimum of 28 days.
3. Test concrete for moisture in accordance with ASTM D 4263 and, if necessary, F 1869.
4. Abrasive blast surface to remove laitance and solid contaminants and to provide clean, sound substrate with uniform anchor profile.
5. Verify that the pH of the cleaned concrete surfaces to be coated is within the range of to 8 to 11. Application of coating materials outside this range will not be permitted without written approval from the Engineer.
6. Fill holes, pits, voids, and cracks with manufacturer approved surfacer.
7. Ensure surfaces are clean, dry, and free of oil, grease, chalk, form release agents, and other contaminants.

B. Exterior and Interior Dry:
1. Prepare concrete surfaces in accordance with manufacturer's instructions, SSPC-SP 13/NACE 6, and ICRI 03732.
2. Allow concrete to cure for a minimum of 14 days.
3. Test concrete for moisture in accordance with ASTM D 4263 and, if necessary, F 1869.
4. Level concrete protrusions and mortar spatter.
5. Verify that the pH of the cleaned concrete surfaces to be coated is within the range of to 8 to 11. Application of coating materials outside this range will not be permitted without written approval from the Engineer.
6. Fill hairline cracks less than 1/64 inch (0.4 mm) in accordance with manufacturer’s instructions.
7. Prepare cracks wider than 1/64 inch (0.4 mm), moving cracks,
gaps, and expansion joints in accordance with manufacturer’s instructions.

8. Ensure surfaces are clean, dry, and free of oil, grease, chalk, form release agents, and other contaminants.

3.9 SURFACE PREPARATION OF CONCRETE FLOORS

A. Prepare concrete surfaces in accordance with manufacturer’s instructions, SSPC-SP 13/NACE 6, and ICRI 03732.

B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.

C. Allow concrete to cure for a minimum of 28 days before coating.

D. Test concrete for moisture in accordance with ASTM D 4263 and, if necessary, F 1869.

E. Verify that the pH of the cleaned concrete surfaces to be coated is within the range of 8 to 11. Application of coating materials outside this range will not be permitted without written approval from the Engineer.

3.10 SURFACE PREPARATION OF SECONDARY CONTAINMENT

A. Prepare secondary containment surfaces in accordance with manufacturer’s instructions.

B. Prepare concrete surfaces in accordance with manufacturer’s instructions, SSPC-SP 13/NACE 6, and ICRI 03732.

C. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.

D. Allow concrete to cure for a minimum of 28 days before coating.

C. Test concrete for moisture in accordance with ASTM D 4263 and, if necessary, F 1869.

D. Verify that the pH of the cleaned concrete surfaces to be coated is within the range of 8 to 11. Application of coating materials outside this range will not be permitted without written approval from the Engineer.

3.11 SURFACE PREPARATION OF POROUS CONCRETE MASONRY UNITS

A. Prepare porous concrete masonry unit surfaces in accordance with manufacturer’s instructions and SSPC-SP 13/NACE 6.

B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.
C. Allow mortar to cure for a minimum of 28 days before coating.
D. Level protrusions and mortar spatter.

3.12 SURFACE PREPARATION OF PLASTER

A. Prepare plaster surfaces in accordance with manufacturer's instructions.
B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.
C. Allow plaster to cure and dry out for a minimum of 28 days before coating.
D. Do not coat over plaster containing free water, lime, or other soluble alkaline salts.
E. Remove plaster nibs and other protrusions.
F. Patch voids and cracks with approved materials and after dry, sand flush with surface.

3.13 SURFACE PREPARATION OF GYPSUM BOARD

A. Prepare gypsum board surfaces in accordance with manufacturer's instructions.
B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, and other contaminants.
C. Sand joint compound smooth and feather edge.
D. Avoid heavy sanding of adjacent gypsum board surfaces, which will raise nap of paper covering.
E. Do not apply putty, patching pencils, caulking, or masking tape to drywall surfaces to be painted.
F. Lightly scuff-sand tape joints after priming to remove raised paper nap. Do not sand through primer.

3.14 SURFACE PREPARATION OF WOOD

A. Prepare wood surfaces in accordance with manufacturer's instructions.
B. Ensure surfaces are clean, dry, and free of oil, grease, dirt, dust, surface deposits of sap or pitch, and other contaminants.
C. Seal knots and pitch pockets.
D. Sand rough spots with the grain.
E. Fill cracks and holes with approved materials after primer is dry. Sand flush with surface when filler is hard.

F. Lightly sand between coats.

3.15 APPLICATION

A. Apply coatings in accordance with manufacturer's instructions.

B. Mix and thin coatings, including multi-component materials, in accordance with manufacturer's instructions.

C. Keep containers closed when not in use to avoid contamination.

D. Do not use mixed coatings beyond pot life limits.

E. Use application equipment, tools, pressure settings, and techniques in accordance with manufacturer's instructions.

F. Uniformly apply coatings at spreading rate required to achieve specified DFT.

G. Apply coatings to be free of film characteristics or defects that would adversely affect performance or appearance of coating systems.

H. Stripe paint with brush critical locations on steel such as welds, corners, and edges using specified primer. Apply and additional strip coat of the intermediate coating material in immersion areas.

I. Roll or backroll the first coat of epoxy or block filler applied to concrete or interior block substrates to work the material into the substrate.

3.16 REPAIR

A. Materials and Surfaces Not Scheduled To Be Coated: Repair or replace damaged materials and surfaces not scheduled to be coated.

B. Damaged Coatings: Touch-up or repair damaged coatings. Touch-up of minor damage shall be acceptable where result is not visibly different from adjacent surfaces. Recoat entire surface where touch-up result is visibly different, either in sheen, texture, or color.

C. Coating Defects: Repair in accordance with manufacturer's instructions coatings that exhibit film characteristics or defects that would adversely affect performance or appearance of coating systems.

3.17 FIELD QUALITY CONTROL

A. Required Inspections and Documentation:
1. Verify coatings and other materials are as specified.

2. Verify surface preparation and application are as specified.

3. Verify DFT of each coat and total DFT of each coating system are as specified using wet film and dry film gauges.

4. Coating Defects: Check coatings for film characteristics or defects that would adversely affect performance or appearance of coating systems.
   a. Check for holidays on interior steel immersion surfaces using holiday detector.

5. Report:
   a. Submit written reports describing inspections made and actions taken to correct nonconforming work.
   b. Report nonconforming work not corrected.
   c. Submit copies of report to Engineer and Contractor.

B. Manufacturer’s Field Services: Manufacturer’s representative shall provide technical assistance and guidance for surface preparation and application of coating systems.

3.18 CLEANING
   A. Remove temporary coverings and protection of surrounding areas and surfaces.

3.19 PROTECTION OF COATING SYSTEMS
   A. Protect surfaces of coating systems from damage during construction.

3.20 ONE-YEAR INSPECTION
   A. Owner will set date for one-year inspection of coating systems.
   B. Inspection shall be attended by Owner, Contractor, Engineer, and manufacturer’s representative.
   C. Repair deficiencies in coating systems as determined by Engineer in accordance with manufacturers instructions.

3.21 SCHEDULES
   A. Coating System Schedule: Refer to the drawings for coating system schedules.
   B. Color Schedule:
To facilitate identification of piping in plants and pumping stations the following color scheme shall be utilized:

<table>
<thead>
<tr>
<th>Pipe Type</th>
<th>Color Scheme</th>
</tr>
</thead>
<tbody>
<tr>
<td>Raw Sludge Line</td>
<td>Brown with black bands</td>
</tr>
<tr>
<td>Sludge recirculation suction line</td>
<td>Brown with yellow bands</td>
</tr>
<tr>
<td>Sludge draw off line</td>
<td>Brown with orange bands</td>
</tr>
<tr>
<td>Sludge recirculation discharge line</td>
<td>Brown</td>
</tr>
<tr>
<td>Sludge gas line</td>
<td>Orange (or red)</td>
</tr>
<tr>
<td>Natural gas line</td>
<td>Orange (or red) with black bands</td>
</tr>
<tr>
<td>Nonpotable water line</td>
<td>Blue with black bands</td>
</tr>
<tr>
<td>Potable water line</td>
<td>Blue</td>
</tr>
<tr>
<td>Chlorine line</td>
<td>Yellow</td>
</tr>
<tr>
<td>Sulfur dioxide</td>
<td>Yellow with red bands</td>
</tr>
<tr>
<td>Sewage (wastewater) line</td>
<td>Gray</td>
</tr>
<tr>
<td>Compressed air line</td>
<td>Green</td>
</tr>
<tr>
<td>Water lines for heating</td>
<td>Blue with 6-in. red band on 30-in. centers</td>
</tr>
<tr>
<td>Fuel oil/diesel</td>
<td>Red</td>
</tr>
<tr>
<td>Plumbing drains and vents</td>
<td>Black</td>
</tr>
<tr>
<td>Polymer</td>
<td>Purple</td>
</tr>
</tbody>
</table>

In situations where two colors do not have sufficient contrast to easily differentiate between them, a six-inch (6") band of contrasting color shall be on one of the pipes at approximately 30 inch (30") intervals. The name of the liquid or gas shall also be on the pipe. Provide arrows indicating the direction of flow.

END OF SECTION
SECTION 11295

ABOVE GROUND HYDRO-PNEUMATIC
BOOSTER STATION AND BLADDER TANK

1.01 LOCATION

This contract includes installation of an above ground hydro-pneumatic water booster station & bladder tank, located as noted on the PLANS.

1.02 SCOPE OF WORK

The contractor shall furnish and install one (1) factory built, factory delivered, above ground booster pump station, with all the necessary internal piping, pump, motors, valves and controls and other necessary appurtenances as specified herein. The station shall be complete when delivered and will not require internal contractor construction except to install the power service through the service conduit provided for that purpose.

The above ground water booster pump station shall be manufactured by Engineered Fluid, Inc. (EFI), Centralia, Illinois, or approved equal.

1.03 QUALITY ASSURANCE

The equipment and materials covered by these specifications are intended to be standard equipment of proven reliability and as manufactured by reputable manufacturers having experience in the production of such equipment. The equipment furnished shall be designed, constructed, and installed in accordance with the best practices and methods and shall operate satisfactorily when installed and operated per manufacturer's recommendations.

It is intended that the manufacturer of the selected equipment shall be a business regularly engaged in the manufacture, assembly, construction, start-up and maintenance of water distribution equipment of the type required for this project. The manufacturer shall have at least ten (10) years of successful experience in providing stations of the type, design, function and quality as required for this project.

The completed station shall be E.T.L. Listed by Intertek Testing Services (ITS) under Category 225 - Packaged Pumping Systems. Each station shall bear an E.T.L. listing label. The listing label shall include the station manufacturer's name, address, and telephone number. The station manufacturer shall have quarterly inspections performed by ITS at the manufacturer's facilities to ensure that the products being listed comply with the report and procedural guide for that product.

1.04 SUBMITTAL

Equipment submittals shall be bound and in a minimum of six (6) copies. The submittals shall contain a minimum of two (2) full size drawings, size 24" x 36";
one (1) each covering the booster pump station and the electrical control schematic. The booster pump station drawing shall be specific to this project, in at least three (3) different views and be to scale. The submittal booklets will be complete with data sheets covering all individual components that make up the booster pump station and the UL file number under which the manufacturer is listed, service department personnel statement as detailed in the specifications and be complete with the manufacturer's formal warranty policy.

Two (2) submittal reviews of this item will be accomplished at no cost to the submitting contractor. However, all subsequent reviews will be charged to the submitting contractor at the design engineer's standard hourly billing rate.

1.05 EQUIPMENT BASE

The plate steel employed throughout the equipment base shall meet or exceed the requirements for ASTM A-36. The structural shapes (channels and angles) shall be of the thickness/weight for this item and shall meet or exceed the requirements for ASTM A-36. The design of all members shall be in accordance with the recommended practice for design as specified in the MANUAL OF STEEL CONSTRUCTION, published by the American Institute of Steel Construction, Inc.

The equipment base shall be one completed unit when delivered. Field welding to complete the structure or attach the internal piping system will not be accepted. The steel plate and structural shapes used must be adequate to meet the purpose for which they are intended plus the additional stresses from the lifting and setting of the equipment. The equipment base design shall accommodate both lifting from above the unit by a hoist or crane and lifting from below by a fork lift.

1.06 EQUIPMENT ENCLOSURE

The equipment enclosure shall be a hand layup, molded fiberglass cover containing but not limited to the following raw material:

A. Resins - Resins shall be thermosetting, medium reactivity, rigid fire resistant polyester containing maximum monomer content of 42% and a maximum of 11% Thixotropic additive.

B. Glass Fiber - Glass Fiber reinforcement shall be K filament type E Borosilicate glass having high performance chrome-complex or silane finish compatible with polyester resins.

C. Gelcoat - Exterior surface coating shall be ultraviolet light stabilized, weather resistant, polyester base containing fade resistant color pigments, and such inert extenders as are appropriate to maintain total pigment volume concentration less than 20%.

D. Interior Coating - Interior laminate coating when required shall be a pigmented heat resistant high gloss polyester base surfacing sealer.

E. Other Materials - Organic peroxide catalysts and promoters appropriate to the resin-type shall be used as necessary to provide thorough cure.
The equipment enclosure when installed shall be hinged at one end. A minimum of three (3) butt type hinges will be used and each hinge will have a removable hinge pin. The hinges will be affixed to the cover by bolting and be complete with a full span aluminum backing bar. Bolts and nuts of the hinging system will not directly bear on the fiberglass cover, but bear only on each hinge and the backing bar. The hinges will allow the cover to open fully to expose all interior equipment.

Two (2) pneu-spring inert gas over oil spring-loaded opening assist automatic cylinders shall be supplied to counterbalance the weight of the fiberglass cover to ease the opening and closing function. The cylinders shall be complete with internal orifice-type valve that dampens the extension motion, but permits undamped compression.

The equipment enclosure shall be secured from unauthorized entry by a simplex, weather resistant padlock system. Where more than one (1) cover is used or more than one (1) booster station is supplied, the padlocks will be keyed alike. Two (2) keys will be provided for each padlock, with each set of keys on a key ring complete with the manufacturer’s identification and service telephone number. The equipment enclosure cover shall have affixed in a prominent location the logo of the manufacture.

The equipment enclosure shall be insulated with an isocyanurate (flame retardant urethane) foam insulating material. The insulation shall be applied to the interior of the cover by spray and other approved methods. The insulation shall have a minimum density (compressibility) of 2.25 lbs/cu. ft. nominal and shall be applied to the thickness required to provide a minimum R value of 21.

The equipment enclosure cover shall be complete with a minimum of one (1) galvanized lifting handle. The handle will be affixed to the long side of the cover. The handle will be so located as to allow the equipment enclosure cover to be easily tilted to expose completely the mechanical/electrical equipment contained therein. The handle will be bolted through the cover and through an aluminum backing bar. Handles screwed directly to the cover will not be acceptable.

DELIVERY - BOOSTER STATION PROTECTION - Each completed above ground booster pump station shall be completely encased (with the exception of the underneath portion of the base) in a shrink wrap, polyethylene plastic enclosure to protect the transported unit from adverse elements encountered during shipment. The plastic enclosure shall be of Griff-Shrink 5-ply VCI clear reinforced shrink film as manufactured by Reef Industries, or approved equal.

1.07 CORROSION PROTECTION - BASE ONLY

All surfaces of the entire structure shall be grit blasted equal to commercial blast cleaning (SSPC-SP6).

Following grit blasting, all weldments will be pretreated by hand using Tnemec Series 69 Hi-Build Epoxoline II coating, or approved equal, to provide additional corrosion protection. Following the pretreatment full coating application shall take place.
The full protective coating shall take place immediately after surface preparation. The protective coating shall consist of a two-component, high solids, epoxy system formulated for high build application for protecting and finishing of steel and having excellent chemical and corrosion resistant properties. The epoxy system shall be self-priming and require no intermediate coatings. The protective coating shall provide in two (2) applications a total dry mil thickness of 8.0 mils.

1.08 OPERATING CONDITIONS

The pump station shall be capable of delivering the fluid medium at the following capacity and head when operating at 30 psi minimum suction pressure.

PUMP #1 & #2 - Grundfos CR 5-24

Design: 30 GPM @ 575 feet TDH;
Efficiency at design GPM shall be 75%.

The pump driver shall be a standard, A.C. induction motor, TEFC construction, of the vertical extended shaft, normal thrust type and shall be, 3500 rpm nominal and suitable for 3 phase electrical service.

VFD controls for speed control and phase conversion (if required).

1.09 BOOSTER PUMPS – CENTRIFUGAL IN-LINE, MULTI-STAGE - VERTICAL

Pumps

A. The head-capacity curve shall have a steady rise in head from maximum to minimum flow within the preferred operating region. The shut-off head shall be a minimum of 20% higher than the head at the best efficiency point.

B. All pump bearings shall be lubricated by the pumped liquid.

C. Small Vertical In-Line Multi-Stage Pumps (Nominal flow from 3 to 125 gallons per minute) shall have the following features:

1. Each pump shall be designed for in-line installation requiring no more than 1.5 square feet of floor space (including motor).

2. The pump impellers shall be secured directly to the pump shaft by means of a splined shaft arrangement.

3. The suction/discharge base shall have ANSI Class 250 flange or internal pipe thread (NPT) connections as indicated in the drawings or pump schedule.

4. Pump Construction.
a. Suction/discharge base, pump head, motor stool: Cast iron (Class 30)
b. Impellers, diffuser chambers, outer sleeve: Stainless Steel
c. Shaft: 316 or 431 Stainless Steel
d. Impeller wear rings: Stainless Steel
e. Shaft journals and chamber bearings: Silicon Carbide
f. O-rings: EPDM

Shaft couplings for motor flange sizes 184TC and smaller shall be made of cast iron or sintered steel. Shaft couplings for motor flange sizes larger than 184TC shall be made of ductile iron (ASTM 60-40-18).

Optional materials for the suction/discharge base and pump head shall be cast 316 stainless steel (ASTM CF-8M) resulting in all wetted parts of stainless steel.

5. The shaft seal shall be a balanced o-ring cartridge type with the following features:

a. Collar, Drivers, Spring: Stainless Steel
b. Shaft Sleeve, Gland Plate: Stainless Steel
c. Stationary Ring: Silicon Carbide
d. Rotating Ring: Silicon Carbide
e. O-rings: EPDM

The Silicon Carbide shall be imbedded with graphite.

6. Shaft seal replacement shall be possible without removal of any pump components other than the coupling guard, shaft coupling and motor. Pumps with motors equal to or larger than 15 hp (fifteen horsepower) shall have adequate space within the motor stool so that shaft seal replacement is possible without motor removal.

7. The maximum working temperature shall be 250 degrees F. The maximum working pressure are as follows:

<table>
<thead>
<tr>
<th>Connection Type</th>
<th>Maximum Working Pressure</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&quot; or 1 ¼&quot; Internal Thread (NPT)</td>
<td>232 psig</td>
</tr>
<tr>
<td>2&quot; Internal Thread (NPT)</td>
<td>145 psig</td>
</tr>
<tr>
<td>ANSI Flange (Class 250)</td>
<td>362 psig</td>
</tr>
</tbody>
</table>
Motors

A. Motors are to be provided with the following basic features:

1. Motors shall be designed for continuous duty operation, NEMA design B with a 1.15 S.F.

2. Totally Enclosed Fan Cooled Motors are to be furnished with class “F” insulation. Open Drip Proof Motors are to be furnished with class “B” insulation.

3. Motor nameplate shall be mounted on enclosure with stainless steel fastening pins. Nameplate shall have, as a minimum, all information as described in NEMA Standard MG 1-20.40.1.

4. Open Drip Proof (ODP) motors shall have drip covers.

5. Motors over 50 lbs shall having lifting provisions.

6. Motors shall have a NEMA C-Flange for vertical mounting.

7. Drive end bearings shall be adequately sized so that the minimum L10 bearing life is 17,500 hours at the minimum allowable continuous flow rate for the pump.

1.10 PIPING

Piping shall be steel and conform to material specification ASTM A-53(CW) for nominal pipe size four (4) inch and smaller and ASTM A-53(ERW) Grade B for nominal pipe size five (5) inches and larger. Steel butt-welding fittings shall conform to material specification ASTM A-234 Grade WPB and to the dimensions and tolerances of ANSI Standards B16.9 and B16.28 respectively.

Forged steel flanges shall conform to material specification ASTM A-105 Class 60 and/or ASTM A-181 for carbon steel forgings and to the dimensions and tolerances of ANSI Standards B16.5 as amended in 1992 for Class 150 and Class 300 flanges.

The piping sizes shall be as shown on the drawing.
Size 10 inch and below - Schedule 40
Size 12 inch thru 20 inch - Standard weight (.375" wall)
Size 24 inch and above - Standard weight (.500" wall)

All pipe welds shall be performed by certified welders employed by the pump station manufacturer. As part of the equipment submittal, the pump station manufacturer shall provide copies of the welding certificates of the employees who are to perform the pipe welds.

All piping surfaces shall be prepared by sandblasting, or other abrasive blasting, prior to any welds taking place. Piping of 5" diameter and smaller may be cut by saw. Piping of 6" diameter and larger shall be bevel cut, and Oxyfuel or Plasma-
arc cutting techniques shall be used to assure and facilitate bevel pipe cuts. No saw cuts or other form of abrasive cut-offs are allowed on 6" and larger diameter pipe.

In all cases, short circuit transfer, spray transfer or pulse-arc transfer modes of the gas metal arc welding process shall be applied semi-automatically. When utilizing the short circuit mode, shielding gas consisting of 50% carbon dioxide and 50% argon gas shall be used. When utilizing the spray or pulse-arc transfer modes, a shielding gas consisting of 5% carbon dioxide and 95% argon shall be used. In all cases, welding wire with a minimum tensile strength of 70,000 psi shall be employed. All flange welds and butt welds of equal size pipe shall be a single continuous nonstop weld around the complete circumference of the pipe. Whenever possible, vertical up weld passes will be applied to all pipe welds. No vertical down weld passes will be allowed. Completed welding assemblies shall create no internal obstruction, restriction or create any unintended sources of water deflection.

Piping of six (6) inch diameter and larger shall require a minimum of two (2) weld passes to complete each weld. The first pass, or root pass, shall be applied at the bottom of the bevel cut using the short circuit transfer welding mode, and the second pass, or cap pass, shall be applied over the root pass using the spray or pulse arc transfer welding modes to insure that at a minimum the total weld thickness shall be equal to thinnest of the two pieces being welded together.

1.11 POLYAMIDE EPOXY COATING - STEEL PIPING

Steel piping of size 1-1/2" and smaller shall have applied to it a polyamide epoxy coating on the interior pipe surface that conforms to AWWA D-102 Inside Systems No. 1 and No. 2 for steel water pipelines. The coating product shall be certified by National Sanitation Foundation (NSF) International in accordance with ANSI/NSF Standard 61. The polyamide epoxy coating shall provide a minimum total dry mil thickness of 7-9 mils. The polyamide epoxy coating shall be Tnemec Series 20 Pota-Pox, or approved equal.

Prior to shipment of the station, the station manufacturer shall provide in writing to the Engineer certification that the polyamide epoxy coating has been applied to all internal surfaces of the steel piping using the proper method. Said certification shall show under the station manufacturer’s letterhead:

- Date of application;
- Material manufacturer and product designation including a product data sheet for the coating;
- Applier of the fusion bonded coating, name, address and phone number;

Notarized signature of an officer of the station manufacturing company stating the polyamide epoxy coating was applied to AWWA D-102 or the latest revision.
1.12 PIPE SUPPORTS

Pipe supports by minimum sizing for:

- 8" and smaller piping shall be 2" x 3" x 3/16" wall rectangular tubing;
- 10" and larger piping shall be 3" x 4" x 1/4" wall rectangular tubing;

Pipe supports are to be fully welded at both end points to the pipe and steel floor where required.

Simple pipe stands made of pipe welded only at the floor and upholding a bracket with or without a threaded jack bolt or a U-bolt are not acceptable, as no lateral or transverse support is provided.

1.13 HYDRO-PNEUMATIC STORAGE & ENCLOSURE

There shall be a bladder tank and enclosure at a separate location as shown on the plans. The enclosure shall be complete with one (1) diaphragm type hydro-pneumatic ASME coded storage tank. The storage tank volume will be a minimum of 53 gallons with a maximum working pressure of 200 psi. The hydro-pneumatic storage vessel shall be as manufactured by WESSELS COMPANY, or approved equal.

The hydro-pneumatic storage tank shall feature deep drawn steel upper and lower domes with side shell construction specifically designed for diaphragm type storage tanks. Storage tank welding shall be carefully done to eliminate rough spots and sharp edges. The storage tank base shall be designed so as to permit free airflow to prevent moisture from accumulating beneath the storage tank.

The hydro-pneumatic storage tank internals shall include two (2) separate pieces. The first piece shall be a heavy-duty butyl diaphragm that effectively separates the air chamber from the water chamber. The shape of the diaphragm shall conform exactly to the shell configuration and shall be of seamless construction meeting FDA requirements for potable water.

The second piece shall be a polypropylene liner that conforms exactly to the lower dome and acts as the water receptacle. Water shall never touch steel. The polypropylene liner shall be 100% non-corrosive and will not be bonded to the steel shell wall or lower dome. A mechanical clamping ring shall permanently affix the diaphragm and the liner to the shell groove. The polypropylene liner shall be tested and accepted by the National Sanitation Foundation.

The Enclosure shall be of the same construction as the pumping station. Likewise, plumbing and electrical systems shall meet the requirements of the pump station. Electrical service shall only include a main breaker with three auxiliary circuits, as follows:

1. Heater
2. Exhaust Fan
3. Convenience Outlet
1.14 SERVICE CONNECTIONS ON INTERNAL PIPING

All plumbed devices within the station eventually requiring service, such as meters, control valves, pumps and like equipment, shall be easily removed from the piping by the presence of appropriately placed and sufficient quantity of adaptors and couplings as shown on the drawings; no less than the quantity of couplings and adaptors shown shall be allowed.

1.15 RESTRAINING POINTS

The main inlet and outlet piping to the station shall each be provided with two (2) or four (4) restraining points as welded on "eyes" or similar device welded to the station framing to facilitate the attachment of joint restraint tie rods or other device to be used in retarding any pipe movement at the connections.

1.16 COMPRESSION COUPLINGS

The booster station piping shall include a compression type, flexible coupling to prevent binding and facilitate removal of associated equipment where shown on the plans for this item. In lieu of a compression coupling, a Uni-Flange or a flanged coupling adapter (FCA) may be used.

All compression couplings, Uni-Flanges, flanged coupling adapters (FCA), and flexible connectors/expansion joints shall include a minimum of two (2) control joint rods with appropriate restraining points.

1.17 COMBINATION PRESSURE GAUGES

Combination pressure gauges shall have a built-in pressure snubber and have 4-1/2" minimum diameter faces and turret style case, black fiberglass-reinforced thermoplastic with a clear acrylic window with Buna-N gasket. The movement shall be rotary; the bourdon tube shall be copper alloy C-type. The gauge shall have a 1/4" MNPT lower mount process connection and contain a 0.6mm copper alloy restrictor. Combination pressure gauge range and scale graduations shall be in psi and feet of water as follows:

SUCTION PRESSURE - 0 to 100 psi, 1 psi figure intervals, with graduating marks every .1 psi (0-35 feet).

DISCHARGE PRESSURE - 0 to 250 psi, 20 psi figure intervals, with graduating marks every 2 psi (0-460 feet).

All gauges will be panel mounted off the pipeline and be flexible connected to their respective sensing point. The gauge trim tubing shall be complete with both isolating and vent valves and the tubing shall be so arranged as to easily vent air and facilitate gauge removal. Gauges mounted directly to the pipeline or at the sensing point will not be accepted.

GAUGES SHALL BE WIKA MODEL 212.34, OR APPROVED EQUAL.
1.18 BALL VALVES

Ball valves shall meet or exceed ASTM Spec B124 No. C37700. The ball valves will be 2-piece forged brass body, blow out proof stem, TFE seats, TFE packing with adjustable stem packing gland. The valves will be NPT threaded pattern complete with lever operators. Maximum working pressure shall be 600 psi.

BALL VALVES SHALL BE HAMMOND VALVE MODEL 8901, OR APPROVED EQUAL.

1.19 SPRING CHECK VALVES

The spring check valves shall be inline lift type, ASTM B-584 Alloy C84400 bronze bodies, stainless steel stem and spring, Teflon seat ring with Buna-N discs. The valve is rated for 250 psi non-shock WOG working pressure. The check valve shall be designed to prevent water hammer by returning the valve plug to the seat before reversal of flow occurs. The valves may be installed in both horizontal and vertical lines with upward flow.

THE SPRING CHECK VALVES SHALL BE NIBCO MODEL T-480, OR APPROVED EQUAL.

1.20 STRAINERS

Each pump inlet shall include a "Y" type strainer of the size as shown on the plans for this item. The strainer body shall be high grade cast iron equal to ASTM specification A126 Class B with threaded end connections. Strainer basket to be of 304 stainless steel material with perforated sided and solid bottom. For water service, 1/4" thru 2" sizes to have 20 mesh perforations, 2 1/2" and 3" to have .045 perforations.

STRAINERS SHALL BE METRAFLEX MODEL TSC, OR APPROVED EQUAL.

1.21 PRESSURE TESTING

When the station plumbing is completed, the pressure piping within the station, including valves, pumps, control valves, fittings, and connections as make up the entire system shall be hydrostatically tested at a pressure of 250 psi or a pressure equal to the lowest test pressure rating of the equipment within the tested system, whichever is lesser pressure. The test pressure shall be applied for a minimum of 20 minutes, during which time all joints, connections and seams shall be checked for leaking. Any deficiencies found shall be repaired and the system shall be retested.

The results of this testing shall be transmitted in writing to the Engineer prior to shipment of the station and shall note test pressure, time at full pressure and be signed by the Quality Control Manager or test technician.

1.22 ELECTRICAL APPARATUS - DESIGN, ASSEMBLY & TEST

The electrical apparatus and control panel design, assembly, and installation,
and the integration of component parts will be the responsibility of the manufacturer of record for this booster pumping equipment. That manufacturer shall maintain at his regular place of business a complete electrical design, assembly and test facility to assure continuity of electrical design with equipment application. Control panels designed, assembled or tested at other than the regular production facilities or by other than the regular production employees of the manufacturer of record for this booster pumping equipment will not be approved.

1.23 CONFORMANCE TO BASIC ELECTRICAL STANDARDS

The manufacture of electrical control panels shall be done in strict accordance with the requirements of UL Standard 508A so as to afford a measure of security to the eventual owner. No exceptions to the requirements of these codes and standards will be allowed; failure to meet these requirements will be cause to remove the equipment and correct the violation.

1.24 U.L. LISTING

All service entrance, power distribution, control and starting equipment panels shall be constructed and installed in strict accordance with Underwriters Laboratories (UL) Standard 508A "Industrial Control Equipment." The UL label shall also include an SE "Service Entrance" rating stating that the main distribution panel is suitable for use as service entrance equipment. The panels shall be shop inspected by UL, or constructed in a UL recognized facility. All panels shall bear a serialized UL label indicating acceptance under Standard 508A and under Enclosed Industrial Control Panel or Service Equipment Panel. In addition, a photocopy of the UL labels for this specific project shall be transmitted to both the project engineer and the contractor for installation within their permanent project files, prior to shipment of the equipment covered under these specifications.

Each electrical equipment item in the station shall be properly grounded per Section 250 of the National Electrical Code. Items to be grounded include, but are not limited to, pump motor frames, control panel, transformer, convenience receptacles, heater, exhaust fans and pressure switches.

All ground wires from installed equipment shall be in conduit and shall lead back to the control panel to a plated aluminum ground buss specific for grounding purposes and so labeled. The ground buss shall be complete with a lug large enough to accept the installing electrician's bare copper earth ground wire. The bus shall serve as a bond between the earth ground and the equipment ground wires.

1.26 PANEL MOUNTING HARDWARE

Metal framing channel shall be used exclusively for mounting of all electrical panels and electrical components except for those specifically designated otherwise.
1.27 ELECTRICAL APPARATUS - CONTROL PANEL

All circuit breakers, motor starters, time delay relays and control relays shall be incorporated into one (1) NEMA 4/12 control panel.

There shall be provided, thermal-magnetic trip circuit breakers as follows:
- One (1) Main Breaker, 100 amps;
- One (1) Branch Breaker, one each per pump, 15 amps;
- One (1) Voltage Monitor Breaker, 15 amps;

Four (4) Auxiliary Circuit Breakers, as follows:
1. Controls
2. Heater
3. Exhaust Fan
4. Convenience Outlet

1.28 ELECTRICAL APPARATUS - PUMP STARTING EQUIPMENT

Pump starting equipment shall be single (1) phase, full voltage non-reversing magnetic starters connecting the pump motor directly across the line. The relay shall be complete with a manually reset overload relay. The relay shall be complete with a correctly sized heater element on each line. Starters and overloads shall be UL listed.

1.29 ELECTRICAL APPARATUS - RUNNING TIME METER

A running time meter shall be supplied for each pump to show the number of hours of operation. The meter shall be enclosed in a dust and moisture proof molded plastic case, suitable for flush mounting on the main control panel. The meter dial shall register in hours and tenths of hours up to 99999.9 hours before repeating. The meter shall be suitable for operation from a 115 volt, 60 cycle supply.

1.30 ELECTRICAL APPARATUS - SURGE ARRESTER

A secondary surge arrester shall be provided. Housing shall be Noryl and be ultrasonically sealed. Valve blocks shall be metal oxide with an insulating ceramic collar. Gap design shall be annular. The lead wire shall be permanently crimped to the upper electrode forming part of the gap structure. Arresters shall be UL and CSA listed Lightning Protective Devices.

1.31 ELECTRICAL APPARATUS - SUCTION PRESSURE CONTROL

Suction control of the pumping operation shall be provided by a bellows type, adjustable differential pressure switch. The switch shall be complete with a single pole, double throw contact block with 5 amp non-inductive rated contacts at 230 volts AC. The set points of the on/off cycle shall be independently adjustable through the full range of the switch rating.

1. Low Suction Cut-out, 2-150 psi.
1A. Adjustable Differential, 2-25 psi.
A pressure gauge shall be sub-panel mounted adjacent to the low suction pressure switch. The gauge and switch shall be so plumbed with the suction header sensing line that a common blow-off valve can relieve pressure in both simultaneously for purposes of checking and calibrating the low suction lock-out.

1.32 ELECTRICAL APPARATUS - LOCAL PRESSURE CONTROL

Control of the pumps shall be provided by bellows type, adjustable differential pressure switches. Each switch assembly will be complete with a single pole, double throw contact block with 5 amp non-inductive rated contacts at 230 volts AC. The set points of the on/off cycle shall be independently adjustable through the full range of the switch rating.

1. Start Lead Pump, 4-100 psi control range.
1A. Adjustable Differential, 2-25 psi.

A pressure gauge shall be sub-panel mounted adjacent to the discharge pressure switches. The gauge and switches shall be so plumbed with the discharge header sensing line that a common blow-off valve can relieve pressure in all simultaneously for purposes of checking and calibrating the start-stop functions of the pumps.

1.33 ELECTRICAL APPARATUS - DEVICES

Two (2) solid state time delay relays shall be provided to perform the following functions:

1. Low Suction Timer (minimum on)
2. Low Suction Timer (minimum off)

The solid state time delay relay shall have an adjustable time range of 10 seconds to 10 minutes. The relays shall be constructed to use a DIN rail mount socket so that the relays can be replaced without disturbing the wiring. The relay shall be complete with LED indicators for output and power.

Hand-Off-Automatic switches shall be oil tight, 3-position maintained and be located on the main control panel door, and control the following circuits:

1. Pump #1
2. Exhaust Fan (2-position) Run-Auto

Indicating lights shall be oil tight, with a full voltage pilot light and be provided:

1. Red - Low Suction Pressure
2. Green - Pump #1 in Operation

Nameplates shall be furnished on all panel front mounted switches and lights.
The control panel door shall be complete on the interior with a stick-on transparency containing an "as-built" reproduction of the electrical control panel schematic. The wiring diagram shall be a corrected "as-built" copy and contain individual wire numbers, circuit breaker numbers, switch designations and control function explanations.

One (1) duplex receptacle shall be adjacent to the main control panel. The equipment ground wire from each equipment ground post of the polarized receptacle shall be affixed at the main control panel terminal board solely designated for that purpose and separate from the neutral bus.

1.34 ELECTRICAL APPARATUS - CONDUIT AND WIRING

The service entrance conduits shall be liquid-tight flexible totally nonmetallic, corrosion resistant, nonconductive, U.L. listed conduit with a sunlight resistant jacket over an inner flexible core, sized to adequately accept the inbound service conductors, and/or telemetry/telephone/radio cables, and shall be installed from the main power or control panel through the equipment enclosure and terminate in a threaded coupling welded through the equipment enclosure. The service entrance conduit connection shall be plugged for shipment.

All wiring within the equipment enclosure and outside of the control panel or panels shall be run in conduit except for the watertight flexible conduit and fittings properly used to connect pump drivers, fan motors, solenoid valves, limit switches, etc., where flexible connections are best utilized. All internal equipment conduit and wire will meet or exceed the conduit, wiring schedule and electrical codes set forth as follows:

EQUIPMENT ENCLOSURE CONDUIT - Rigid, heavy wall, Schedule 40 PVC with solvent weld moisture-proof connections, in minimum size 3/4" or larger, sized to handle the type, number and size of equipment conductors to be carried - in compliance with Article 347 of the National Electrical Code and NEMA TC-2, Federal WC-1094A and UL-651 Underwriters Laboratory Specifications.

FLEXIBLE CONNECTIONS - Where flexible conduit connections are necessary the conduit used shall be liquid-tight flexible totally nonmetallic, corrosion resistant, nonconductive, U.L. listed conduit with a sunlight resistant jacket over an inner flexible core, sized to handle the type, number and size of equipment conductors to be carried - in compliance with Article 351 of the National Electrical Code.

MOTOR CIRCUIT CONDUCTORS - Sized for load. All branch circuit conductors supplying a single motor of one (1) horsepower or more shall have an ampacity of not less than 125 percent of the motor full load current rating, dual rated type THHN/THW, as set forth in Article 310 and 430-B of the National Electrical Code, Schedule 310-13 for flame retardant, heat resistant thermoplastic, copper conductors in a nylon or equivalent outer covering.

CONTROL AND ACCESSORY WIRING - Sized for load, type MTW/AWM (Machine tool wire/appliance wiring material) as set forth in Article 310 and 670 of the National Electrical Code, Schedule 310-13 and NFPA Standard 79 for flame retardant, moisture, heat and oil resistant thermoplastic, copper conductors in compliance with NTMA and as listed by Underwriters Laboratories (AWM),
except where accessories are furnished with a manufacturer supplied UL approved rubber cord and plug.

CONVENIENCE GROUP - HEATER

1. One (1) each.
2. Rating - _10,240 BTU/HR – 3,000 watts, 240 volt.
3. Steel finned metal sheath heating elements with low sheath temperatures.
5. UL listed.
6. Vane axial fan - down flow discharge.
7. Hard wired in conduit per UL 400-1.

CONVENIENCE GROUP - EXHAUST FAN

1. One (1) each installed as shown.
2. Capacity each 230cfm at .2 inch static pressure.
4. Hard wired in conduit to conduit box on motor per UL 400-1.
5. 120 volt A.C. operation from wall mount thermostat and HAND/AUTO switch on main control panel.

FACTORY START-UP SERVICE

1. Start-up service technician shall be a regular employee of booster station manufacturer.
2. As part of the submittal covering this equipment, list the factory service manager, his employee number, his telephone number with extension and his number of years with the company. List also each start-up service technician, his employee number and years of service with the company.
3. Verify that one (1) or more of the service technicians listed above will perform the required start-up service on the equipment covered in the submittal.
4. One (1) full day at job site for start-up and training.
5. Start-up service to include two (2) bound O&M manuals.
6. Start-up service report attested to by start-up technician and representative of owner or engineer.
7. Service report distributed to:
   A. Manufacturer's File
   B. Engineer's File
   C. Contractor's File
   D. Owner's File

1.35 MANUFACTURER'S WARRANTY

The warranty is the sole responsibility of the station manufacturer and that manufacturer's warranty shall be provided in written form for inclusion with both the submittal covering the specified equipment and the O&M manuals provided with that equipment.

Said manufacturer's warranty shall at a minimum cover:
1. A period of one (1) year commencing upon successful start-up of the equipment, after authorized manufacturer's start-up, not to exceed eighteen (18) months from the date of shipment.

2. The warranty period shall be inviolate regardless of any component manufacturer's warranty for equipment and components within the station.

3. The manufacturer's warranty shall cover all equipment, components and systems provided in or with the station by the manufacturer of the station, exclusive of those components supplied by and/or installed by others independent of the manufacturer of record for this station.

4. The warranty shall provide for the station manufacturer to bear the full cost of labor and materials for replacement and/or repair of faulty or defective components so there shall be no cost incurred by the Owner for this work during the warranty period.

5. The manufacturer's warranty policy is amended only by the items considered consumables, i.e., light bulbs, pump seals, pump packing, lubricants and other maintenance items consumed by usage.

6. No assumption of contingent liabilities for any component failure during manufacturer's warranty is made.

It is the intent of this manufacturer's warranty to gain for the owner a single source responsible party for all components specified herein. "Second party" or "pass through" warranties will not be accepted.

END OF SECTION
SECTION 11500

REMOTE METER READING SYSTEM
5/8 X ¾ Orion Radio Read Meter

The remote meter reading system shall consist of all hardware’s necessary to equip new meters such as to provide a complete functioning system complimentary to the existing Orion Radio Read System.

A. Transmitter / registers for all meters which are to be straight reading, permanently sealed, magnetic drive and which measures in U.S. Gallons. This unit is to be factory wired to the end cap assembly for maximum reliability with the end cap to be bottom mounted thru a drilled hole in the meter pit lid. This unit is to communicate with the interrogation device.

The transmitter shall use two (2) 3.6 V 2.4 Ahr Lithium batteries as a power source and said batteries shall be guaranteed for a minimum of seven (7) years from initiation of operation.

This unit shall be capable of providing optional leak detection when no low hour window of no usage within a 24 hour period is detected. It shall also be capable of tamper detection such as a cut wire.

B. Meters shall be Badger Recordall Bronze Disc meters (5/8" X 3/4") Model 25 which complies with the latest ANSIA /AWWA Standards.

END OF SECTION
SECTION 15100

SMALL PLUMBING VALVES, PLUMBING SPECIALTIES
AND SERVICE ACCESSORIES

PART 1 GENERAL

1.01 WORK INCLUDED

A. Furnish all labor, materials, equipment, and incidentals required, and install complete and ready for operation, all valves and appurtenances as show on the Drawings and as specified herein.

1.02 RELATED WORK

A. Excavation, backfill and grading are included in Division 2
B. Painting is included in Division 9, Section 09900.
C. Electrical is included in Division 16.

1.03 SYSTEM DESCRIPTION

A. All of the equipment and materials specified herein is intended to be standard for use in controlling the flow of wastewater, sludge, water, air or chemicals, depending on the applications.

1.04 QUALITY ASSURANCE

A. All of the types of valves and appurtenances shall be products of well established firms who are fully experienced, reputable and qualified in the manufacture of the particular equipment to be furnished. All materials of construction shall be of an acceptable type and shall be designated for the pressure and temperature at which they are to be operated, for the materials they are to handle and for the use for which they are intended. The materials shall meet established technical standards of quality and strength necessary to assure safe installations and conform to applicable standards. The equipment shall be designed, constructed and installed in accordance with the best practices and methods and shall comply with these Specifications as applicable.

1.05 REFERENCES

A. Kentucky Basic Building Code.
B. Kentucky State Plumbing Law, Regulations and Code
1.06 SUBMITTALS

A. Copies of all materials required to establish compliance with these Specifications shall be submitted in accordance with the provisions of Division 1, Section 01300. Submittals shall include at least the following:

1. Certified drawings showing all important details of construction and dimensions.

2. Descriptive literature, bulletins, and/or catalogs of the equipment.

3. The total weight of each item.

4. A complete total bill of materials.

5. A list of the manufacturer's recommended spare parts.

1.07 OPERATING INSTRUCTIONS

A. Operating and maintenance instructions shall be furnished to the ENGINEER as provided in Division 1. The instructions shall be prepared specifically for this installation and shall include all required cuts, drawings, equipment lists, descriptions, etc., that are required to instruct operating and maintenance personnel unfamiliar with such equipment.

PART 2 PRODUCTS

2.01 MATERIALS AND EQUIPMENT

A. General

1. All valves and appurtenances shall be of the size shown on the Drawings and as far as possible all equipment of the same type shall be from one manufacturer.

2. All valves and appurtenances shall have the name of the maker, flow directional arrows, and the working pressure for which they are designed cast in raised letters on some appropriate part of the body.

3. All buried valves shall open left (counterclockwise). Insofar as possible, all valves shall open counterclockwise.

2.02 VALVES

A. Gate Valves

Gate valves shall be used in shut-off applications and where the valves are scheduled for infrequent use.
1. **Gate Valves for Water**
   
a. Gate valves shall be for 125-pound water working pressure, 2-1/2 inches and 3 inches for air release. Valves 3 inches and smaller shall be standard brass construction, rising stem, double disc, parallel seat, with handwheel where exposed or key operated when in the ground. The valves shall be Crane No. 440, Jenkins 62U or approved equal.
   
b. In copper-solder-joint piping, Chase Style 1334 or approved equal, gate valves are preferred with solder joint connections.

B. **Plug Valves**

Eccentric plug valves shall be used in shut-off applications for pump stations and where the valves are scheduled for infrequent use.

Eccentric plug valves 3 to 12 inches in diameter shall be rated for 175 psi working pressure. The body and cover shall be cast iron conforming to ASTM A126, Class B. Flange ends shall comply with ANSI B16.1, Class 125 standards. Mechanical joint ends shall comply with AWWA C11/ANSI 21.11. The entire seat surface shall be protected by a welded nickel seat of minimum 1/8" thickness. The plug shall be cast iron ASTM A126, Class B. The portion of the plug in the valve body cavity shall be coated with Buna-N rubber using an injection-mold process. Valve bonnet shall be full sealed and bolted to the body for ease of maintenance. The seal between the body and the bonnet shall be an O-ring. Stem packing shall be Buna-N multiple "V" ring stem packing seals, conforming to AWWA C504 and AWWA C507 standards. The packing seal shall be held in place with an adjustable gland follower. Shaft bearings shall be sintered 316 stainless steel for both the upper and lower trunnions. Bearings shall be permanently lubricated. 3" valves shall be quarter-turn and shall be supplied with a position indicator marked at 10 degree increments. Valves 4" and larger shall be equipped with a worm gear operator. Eccentric plug valves shall be Clow F-5412, F-5413 or approved equal.

C. **Ball Valves**

Ball valves shall normally be used in quick shut-off and frequent use applications.

1. **Ball Valves for Water Service**
   
a. Ball valves shall be for 125-pound water working pressure, 2 inches and smaller, standard bronze construction, with precision machined bronze ball, twin Buna-N seats, and handle operator with integral stop where exposed. Buried
Breathitt County Water District
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ball valves shall be as above with key or nut operators. Valves shall be Lunkenheimer No. 700-SB, Ford, or approved equal.

2. Ball Valves for Chlorine Solutions

a. Ball valves shall be for 150 pound water working pressure, 140 degree Fahrenheit maximum temperature, 3 inches and smaller, standard PVC "True Union" construction, with PVC ball, Viton seats, and handle operator where exposed. Buried ball valves shall be as above with key, nut, pneumatic, or electric operators as shown on the DRAWINGS. Valves shall be Utilities Supply Corp., Plastic Piping Systems, or approved equal.

D. Swing Check Valves

Check valves for cast iron and ductile iron pipelines shall be swing type and shall meet the material requirements of AWWA Specification C508-latest revision. The valves shall be cast iron body with reinforced 125 lb flanges conforming to ANSI B 16.1. Valves shall be single disc with Buna-N seat, stainless steel hinge pin, 150 psi working water pressure, non-shock, and hydrostatically tested at 300 psi. The valves shall be manufactured by Clow, Kennedy or approved equal.

1. When there is no flow through the line, the disc shall hang lightly against its seat in practically a vertical position. When open, the disc shall swing clear of the water-way.

2. Valves shall be so constructed that disc and body seat may easily be removed and replaced without removing the valve from the line. Valves shall be fitted with an extended hinge arm with outside lever and adjustable weight.

E. Globe Style Silent Check Valves

1. General

a. This specification covers the design, manufacture, and testing of 2 in. (50 mm) through 42 in. (1050 mm) Silent Check Valves suitable for pressures up to 500 psig (3450 kPa) water service.

b. The Check Valve shall be of the silent operating type that begins to close as the forward flow diminishes and fully closes at zero velocity preventing flow reversal and resultant water hammer.

2 Standards, Approvals and Verification
a. The valves for use in fire protection systems shall be Factory Mutual approved in sizes 2 1/2 in.-12 in.

b. Stainless steel valves shall meet the requirements of ASME B16.34 and MSS SP-126.

c. The valves used in potable water service shall be certified to NSF/ANSI 61, Drinking Water System Components – Health Effects, and certified to be Lead-Free in accordance with NSF/ANSI 61, Annex G.

d. Manufacturer shall have a quality management system that is certified to ISO 9001 by an accredited, certifying body.

3 Connections

a. Globe style valves shall be provided in sizes 2 1/2 in (75 mm) through 42 in. (1050 mm) and have flat faced flanges in accordance with ASME B16.1 for Class 125 or Class 250 iron flanges. Sizes 10 in (250 mm) and smaller flanged valves shall be capable of mating directly to a wafer butterfly valve without disc interference.

b. Wafer style valves shall be provided in sizes 2 in (50 mm) through 10 in. (250 mm) for installation between ASME B16.1 Class 125 or Class 250 iron flanges. Stainless steel wafer style valves shall include raised faces for installation between ASME B16.5 Class 150 flanges.

4 Design

a. The valve design shall incorporate a center guided, spring loaded disc, guided at opposite ends and having a short linear stroke that generates a flow area equal to the nominal valve size.

b. The operation of the valve shall not be affected by the position of installation. The valve shall be capable of operating in the horizontal or vertical positions with the flow up or down. Heavy duty springs for vertical flow down installations shall be provided when specified on 14 in. and larger valves.

c. All component parts shall be field replaceable without the need of special tools. A replaceable guide bushing shall be provided and held in position by the spring. The spring shall be designed to withstand 100,000 cycles without failure and provide a cracking pressure of 0.5 psi.
d. The valve disc shall be concave to the flow direction providing for disc stabilization, maximum strength, and a minimum flow velocity to open the valve.

e. The valve disc and seat shall have a seating surface finish of 16 micro-inch or better to ensure positive seating at all pressures. The leakage rate shall not exceed the allowable rate for metal seated valves allowed by AWWA Standard C508 or 1 oz (30 ml) per hour per inch (mm) of valve diameter.

f. The valve flow way shall be contoured and unrestricted to provide full flow areas at all locations within the valve. Cv flow coefficients shall be equal to or greater than specified by the manufacturer cited in Paragraph 7, and verified by an independent testing laboratory.

g. Wafer-style valve seats shall be fully retained with full size threads, and sealed with an o-ring. Globe style valve seats shall be contained with a machined counterbore and restrained by the mating flange and gasket.

5 Materials

a. The valve body shall be constructed of ASTM A126 Class B cast iron for Class 125 and Class 250 valves and ASTM A351 Grade CF8M for Class 150 stainless steel valves. Optional body material include ASTM A536 Grade 65-45-12 ductile iron.

b. The seat and disc shall be ASTM B584 Alloy C83600 cast bronze or ASTM B148 Alloy C95200 aluminum bronze. Optional trim material include ASTM A351 Grade CF8M stainless steel.

c. The compression spring shall be ASTM A313 Type 316 stainless steel with ground ends.

6 Options

a. A Buna-N seal shall be provided on the seat when specified to provide zero leakage at both high and low pressures without overloading or damaging the seal. The seal design shall provide both a metal-to-metal and a metal-to-Buna-N seal.

b. Valve interiors and exteriors shall be coated with an NSF/ANSI 61 certified fusion bonded epoxy in accordance with AWWA C550 when specified.

7 Manufacture
a. The valves shall be hydrostatically tested at 1.5 times their rated cold working pressure and seat tested at the valve CWP. When requested, the manufacturer shall provide test certificates, dimensional drawings, parts list drawings, and operation and maintenance manuals.

b. The exterior of the valve shall be coated with a universal alkyd primer.

c. Silent Check Valves shall be Series #1400A (Wafer Style), 1400A.4 (Stainless Steel Wafer Style) or 1800 (Globe Style) as manufactured by Val-Matic® Valve & Mfg. Corporation, Elmhurst, IL. USA or approved equal.

E. Y Check Valves

Check valves for PVC pipelines shall be Y-type. The valves shall be PVC body with Viton seals, rated for 150 psi working water pressure. The disk guide shall be a PVC coil. The valves shall be manufactured by George Fischer, Hayward, or approved equal.

1. Valves shall be so constructed that the plunger assembly can be easily accessed for cleaning.

2. Valves shall be so constructed such full flow may be achieved. Minimal back pressure shall be necessary to seat the plunger.

F. Blow Off Valves

Blow off valves shall normally be used in quick shut-off and infrequent use applications.

1. Blow Off Valves for Plant Air, Instrument Air, and Water Service

   a. Blow off valves shall be for 175 pound working pressure, 180 degree Fahrenheit, 3/4 inch thru 2 inches, and shall have a positive sealing system accomplished without metal-to-metal fits. O-ring seals shall be attached to removable plug for ease of replacement. The O-ring seals shall be pre-lubricated with a long life lubricant. Valves shall have a plastic thrust washer on top of the plug to provide a means of reducing thrust and rotary friction between metal plug and body and bronze retaining rings. The valve body and plug shall be cast of composition bronze ASTM B62-latest revision; O-ring shall be synthetic rubber. Connections shall be as shown on the DRAWINGS. All valves shall be subject to the following tests:
(1) 10-psi air test, valve open and closed position submerged in water. No leaks permitted.

(2) 175-psi hydrostatic, valve open and closed. No leaks permitted. Valves shall be Mueller Company Mark II Oriseal Valves, Crane, or approved equal.

G. Air Release Valves

1. Air Release Valves shall be furnished and installed at the locations shown on the PLANS. The valves shall be combination air valves as manufactured by A.R.I. Corporation, Kfar Charuv, Israel, or approved equal.

2. The valves shall be the size shown on the PLANS and be A.R.I. Model D-40 "BARAK" or approved equal.

3. The valves shall be designed to allow entrapped air to escape from the pipeline when pumps are started and close water tight when liquid enters the valves via a float and roll seal arrangement. In the event of a vacuum on the pipeline, the valves shall allow air to enter the pipe. Working pressures shall be as follows:
   - ¾" & 1" valve: 3-150 psi
   - 2" valve: 2-230 psi

4. The body, of each valve assembly shall be constructed of high strength reinforced nylon. All wetted parts shall be corrosion resistant.

H. Automatic Air and Vacuum Relief Valves for Vertical Turbine Pumps

1. Combination air and vacuum valves for vertical turbine pumps shall be equal to APCO Air Valves for Vertical Turbine Pumps, per APCO Bulletin 586, as manufactured by Valve and Primer Corp., Schaumburg, Illinois, or approved equal.

2. Valves shall be the size shown on the drawings and shall be equipped with an automatic air release valve, such as APCO Valve No. 55, or approved equal.

3. Air valves for vertical turbine pumps shall be designed to allow large quantities of air to escape out the orifice when the pump is started and close water tight when the liquid enters the valve. The air valve shall also permit large quantities of air to re-enter through the orifice when the pump is stopped to prevent a vacuum from forming in the pump column.

4. The valve shall consist of a body, cover, baffle, float and seat. The valve shall be designed to prevent prematurely shut-off. The seat shall be fastened into the valve cover, without distortion, and shall be easily removed, if necessary.
5. The entire float and baffle assembly must be shrouded with a perforated water diffuser to prevent the water column entering the valve, from slamming the float shut and eliminate water hammer in the system.

6. The float shall be stainless steel, designed to withstand a minimum of 1,000 psi, or approved equal. The float shall be center guided and not free floating for positive seating.

7. The discharge orifice shall be fitted with an automatic air release valve in order to vent small pockets of air. This valve shall consist of a body, cover, float and seat, and shall be rated at a working pressure of 150 psi.

8. The body, cover, and baffle of this valve assembly shall be constructed of cast iron, conforming to ASTM A48 Class 30, or approved equal. The float shall be stainless steel, conforming to ASTM A240, or approved equal. The seats shall be BUNA-N and the water diffuser shall be brass, or approved equal. All flanges shall be 125# ANSI.

I. Altitude Valves

1. Application: The level control valve for the water storage tank shall be single acting, automatically closing to prevent tank overflow when the high water level is reached, and opening for refilling when the tank water level lowers. Non-throttling action is required for operation (valve will assume either a fully open or fully closed position).

2. Design: The level control valve shall be globe (inline) or angle (90 degree) body with flanged end connections, be fully mounted, external pilot operated, with free floating piston (operated without springs, diaphragm or levers). It shall contain a single full-ported seat, with seat bore equal to size of valve. The minimum travel of the piston shall be equal to 25% of the diameter of the seat. For true alignment (to correct lateral thrust and stem binding), the piston shall be guided above and below the seat a distance equal to no less than 75% of the diameter of the seat. The piston shall be cushioned and so designed as to insure positive closure. The main valve shall be packed with leather (or other soft material) to insure tight closure and prevent metal-to-metal friction and seating. The valve shall be furnished with an indicator rod to show position of piston opening, and pet-cocks for attachment to valve body for receiving gauges for testing purposes. The design shall be such that repairs and dismantling internally of main valve may be made without its removal from the line. The pilot valve, controlling operation of the main valve, shall have a range of adjustment, be easily accessible, and arranged to allow for easy removal from the main valve while the main valve is under pressure. The pilot valve,
external strainer with blow-off, isolation valves, and all associated rigid brass piping and fittings (with the exception of a separate static pressure sensing line, if required) shall be factory assembled and furnished with the valve.

3. Physical and Chemical Properties: Valve body and cap(s) shall be constructed of gray iron castings that conform to ASTM Specification A 126 Class B. Internal bronze components shall conform to ASTM Specification B-584. Internal Stainless Steel components shall conform to ASTM Specification A-743 Grade CF-8 or CF-8M. The control piping shall be rigid red brass, no less than 0.5" in diameter. The flanged assemblies shall conform to ANSI standards for wall thickness of body and caps, and flange thickness and drilling, subject to other specified standards.

4. Paint: Ferrous surfaces of the valve shall be coated with NSF Certified Epoxy (Tnemec Series FC20) in accordance with ANSI/NSF Std. 61, and conforming to AWWA D102 Inside System No. 1.

5. Testing: A trio of tests shall be performed on the completely assembled valve prior to shipment. These shall include a hydrostatic test of up to two (2) times the working pressure (maximum 500 psi testing pressure), a tight seating test, and a performance test for simulated field conditions. The tests may be witnessed by the customer/engineer or representative.

6. Manufacturer and Model: The valve shall be a Model 30AWR as manufactured by Ross Valve Mfg. Co., Inc, 6 Oakwood Ave, Troy, NY 12180, or approved equal.

J. Booster Pump Control Check Valves

1. Function: The Pump Control Valve shall open fully or shut off in response to electric signals. It shall isolate the pump from the system during pump starting and stopping, to prevent pipeline surges.

2. Main Valve: The main valve shall be a center guided, diaphragm actuated globe valve of either oblique (Y) or angle pattern design. The body shall have a replaceable, raised, stainless steel seat ring. The valve shall have an unobstructed flow path, with no stem guides, bearings or supporting ribs. The body and cover shall be ductile iron. All external bolts, nuts, and studs shall be Duplex® coated. All valve components shall be accessible and serviceable without removing the valve from the pipeline.

3. Actuator: The actuator assembly shall be double chambered with an inherent separating partition between the lower surface of the
diaphragm and the main valve. The entire actuator assembly (seal disk to top cover) shall be removable from the valve as an integral unit. The stainless steel valve shaft shall be center guided by a bearing in the separating partition. The replaceable radial seal disk shall include a resilient seal and shall be capable of accepting a V-Port Throttling Plug by bolting.

4. Control System: The control system shall consist of a 3-Way solenoid pilot (for 8" and larger valves, an accelerator shall be added to the solenoid), two check valves (for 12" and larger valves, an additional check valve), a limit switch, and a filter. All fittings shall be forged brass or stainless steel. The assembled valve shall be hydraulically tested.

5. Quality Assurance: The valve manufacturer shall be certified according to the ISO 9001 Quality Assurance Standard. The main valve shall be certified as a complete drinking water valve according to NSF, WRAS, and other recognized standards.

6. Manufacturer and Model: The valve shall be manufactured by Bermad Waterworks, Model WW-(nominal size)-740-03-Y-C-A5-EB-4AC-NN or approved equal.

K. Surge Anticipating Control Valves

1. Function: The Surge Anticipating Valve shall open in response to the pressure drop associated with abrupt pump stoppage to dissipate the returning high pressure wave, eliminating the surge. It shall smoothly close drip tight as quickly as the relief feature allows, while preventing closing surge. The valve shall also relieve excessive system pressure.

2. Main Valve: The main valve shall be a center guided, diaphragm actuated globe valve of either oblique (Y) or angle pattern design. The body shall have a replaceable, raised, stainless steel seat ring. The valve shall have an unobstructed flow path, with no stem guides, bearings, or supporting ribs. The body and cover shall be ductile iron. All external bolts, nuts, and studs shall be Duplex® coated. All valve components shall be accessible and serviceable without removing the valve from the pipeline.

3. Actuator: The actuator assembly shall be double chambered with an inherent separating partition between the lower surface of the diaphragm and the main valve. The entire actuator assembly (seal disk to top cover) shall be removable from the valve as an integral unit. The stainless steel valve shaft shall be center guided by a bearing in the separating partition. The replaceable radial seal disk shall include a resilient seal and shall be capable of accepting a V-Port Throttling Plug by bolting.
4. Control System: The control system shall consist of two adjustable 2-way pilots, a needle valve, a flow stem, a cock valve, and a filter. All fittings shall be forged brass or stainless steel. The assembled valve shall be hydraulically tested.

5. Quality Assurance: The valve manufacturer shall be certified according to the ISO 9001 Quality Assurance Standard. The main valve shall be certified as a complete drinking water valve according to NSF, WRAS, and other recognized standards.

6. Manufacturer and Model: The valve shall be manufactured by Bermad Waterworks, Model WW-(nominal size)-735-55-Y-C-A5-EB-NN-M or approved equal.

L. Pressure Reducing Valves

1. Pressure reducing valves shall be of the single seated balanced design type globe body with threaded inlet and outlet ports. It shall be diaphragm operated, spring loaded permitted adjustment over a range of no less than 30 psi.

2. The body shall be bronze construction with bronze or stainless steel stem and furnished with a replacement rubber seat.

3. The pressure reducing valves shall be G-A Industries, APCO, or equal.

2.03 SPECIALTIES AND ACCESSORIES

A. Yard Hydrants

1. Above ground yard hydrants shall be of the anti-freezing, non-pollutable type, 1-1/2" size for 30" cover over water service line. The yard hydrant assembly shall include a ball-wheel handle, vacuum breaker, 1-1/2" hose connection, and double-ball check valve on the drain. The operating valve shall be located at the bottom of the hydrant assembly. When the operating valve is turned off it shall allow the water remaining in the supply line in the hydrant above the valve to drain from the hydrant by means of a by-pass in the valve stem. The hydrant handle, casing, and base shall be cast iron, and the operating valve red brass.

2. The yard hydrant shall be Murdock BFHM-150, 1-1/2" or approved equal.

3. All hydrants shall be furnished with anti-siphon vacuum breaker.

B. Hose and Nozzles

1. Hose
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a. Furnish 3/4-inch and 1-1/4 inch hose as indicated below. The 3/4 inch hose for hose stations shall be heavy-duty rubber, Gates Figure 35B, or approved equal. Hose for yard hydrants shall be as above in 1-1/4 inch size.

b. Furnish one 3/4" x 50' hose for each 3/4" hose station and one 1-1/4" x 75' hose for each yard hydrant.

c. Furnish 1-1/2" x 1-1/4" reducing adaptors for connecting each 1-1/4" hose to each 1-1/2" hydrant.

2. Nozzles

a. Furnish 1-1/4" x 8" cast plain brass nozzles for each yard hydrant, and 3/4-inch nozzles for each hose station. The 1-1/4-inch nozzles shall be Akron Brass, or approved equal; and the 3/4-inch nozzle for hose stations shall be Leonard N-2, or approved equal.

C. Strainers, Filters, and Dryers

1. Strainers for Water Service

a. Strainers shall be "Y" type with a cast iron body manufactured in accordance with ASTM A126-latest revision Class B steel, sizes 3/4 inch thru 12 inches. Strainer shall be rated at 200 psi pressure @ -20 to 150 deg F, and 125 @ 450 deg F., with a 304 stainless steel 0.125" perforated screen.

b. Cover shall be carbon steel manufactured in accordance with ASTM A126-B latest revision. Cover shall contain a blow off outlet with an NPT outlet for connection of a drain valve.

c. Contractor shall furnish and install on the blow off outlet, a stainless steel ball valve and cast iron piping directed to the floor drain.

d. Strainers shall be Mueller, Model 758 or approved equal.

D. Vacuum Breakers

1. Vacuum Breakers for Water Service

a. Vacuum breakers shall be designed to prevent backsiphonage of water lines. Valve types shall be either bottom inlet or side outlet, or top inlet and bottom outlet as required. Internal discs or floats shall be either plastic or silicone. Piping systems with solenoid-operated valves

2. Air and Vacuum Valve for Surface Wash
   a. Air and vacuum valve for the surface wash supply pipe shall be 1/2 inch. Valve shall be APCO Model 141 or approved equal.

E. Dielectric Pipe Couplings
   1. Dielectric pipe couplings shall be used wherever copper pipe connects to steel or cast iron pipe and appurtenances. Couplings shall have steel bodies with non-conducting bushings on both ends. Ends shall have standard pipe threads. Couplings shall be rated for at least 200 psi at 225°F. Couplings shall be as manufactured by Thermodynamics Corporation, Needham, MA; Water Vallett Company, Detroit, MI; or approved equal.

F. Water-hammer Arresters
   1. Water-hammer arresters shall be used on water lines as shown on the DRAWINGS. Arresters shall consist of a permanently pre-charged air chamber and a rugged rubber sealed-in diaphragm to absorb shock. The unit shall be capable of being mounted at any angle. Arresters shall be Watts No. 150, or approved equal.

G. Air Vents
   1. Air vents shall be used on water lines as shown on the DRAWINGS for the removal of unwanted air. Vents shall be rated at 150 pounds working water pressure, shall have a safety drain connection, stainless or copper clad steel internal components and a cast iron or brass body and cap. Vents shall be Hoffman No. 78, or approved equal.

   2. See Section 15500 of these SPECIFICATIONS for air vents on unit heaters.

H Rubber Expansion Joints
   Rubber expansion joints shall be mounted on the suction and discharge of each pump.

   1. Expansion joints shall be single arch type of butyl rubber construction with carcass of high grade woven cotton or suitable synthetic fiber and individual solid steel ring reinforcement. Soft rubber fillers shall be integrally cured into the arches to prevent settling of material into the arch. Interior surface shall comply with NSF 61 for potable water contact. Joints shall be constructed to
pipeline size and to meet working pressure and corrosive conditions similar to the line where installed. Joints shall have full faced fabric reinforced butyl flanges integral with body. Split type steel backup rings shall be provided to ensure a good joint. Rings shall be designed for mating the ANSI Standard 150 lb. flanges. Joints shall have a working pressure rating of 140 psig (minimum). All joints shall be finish coated with Hypalon paint.

2. Expansion joints shall be furnished with control units. Control units shall consist of two (2) drilled plates, stretcher bolts, and rubber washers backed by metal washers. The stretcher bolts shall prevent over-elongation of the joint. Extra nuts shall be provided on the stretcher bolts on the inside of the plate to prevent over-compression. All nuts, bolts and plates shall be galvanized.

3. Expansion joints shall be Style 500B as manufactured by Mercer Rubber Company, Style 4140 by Uniroyal Company, or equal.

I. Water Service Accessories

1. Backflow Preventers

   a. The reduced pressure principle backflow preventers shall be a complete assembly consisting of two independently acting spring loaded toggle levers or poppet-type check valves together with an automatically operating pressure differential relief valve located between the two check valves. The first check valve shall reduce the supply pressure a predetermined amount so that during normal flow and the cessation of normal flow, the pressure between the checks is less than the supply pressure. In the case of leakage of either check valve, the differential relief valve shall discharge to atmosphere to maintain the pressure between the checks at a level less than the supply pressure.

   b. Each unit shall include tightly closing shutoff valves located at each end of the device, and shall be fitted with four properly located test cocks. Operation shall be completely automatic. All parts must be removable or replaceable without removal of the unit from the line. The total head loss through the complete backflow assembly shall not exceed 10 psi at rated flow.

   c. The backflow preventer shall be Watts 9090SOS&Y, or approved equal, shall have prior approval of the State Environmental Protection Agency and shall be in accordance with AWWA C506-latest revision.
d. Furnish and mount an air gap on the body of the backflow preventer. The air gap shall be Watts No. 909AG, or approved equal.

2. Service Clamps

a. Service clamps shall have malleable or ductile iron bodies, which extend at least 160 degrees around the circumference of the pipe and shall have neoprene gaskets cemented to the saddle body. Bodies shall be tapped for either corporation stop threads of IPS as required. Clamps with tap sizes 1 inch and smaller shall be of the single strap design. Clamps with tap sizes larger than 1 inch shall be of the double strap design.

b. Service clamps shall be Style 91 or 291 as manufactured by Dresser Industries, Inc., Type 311 or 313 as manufactured by Smith-Blair, Inc. or equal.

PART 3  EXECUTION

3.01 INSTALLATION

A. All valves and appurtenances shall be installed in the locations shown, true to alignment and rigidly supported. Any damage to the above items shall be repaired to the satisfaction of the ENGINEER before they are installed.

B. Control valves in all locations shall be so grouped and located that they may be easily operated, through access panels, doors, or adjacent to equipment.

C. After installation, all valves and appurtenances shall be tested at least one hour at the working pressure corresponding to the class of pipe, unless a different test pressure is specified. If any joint proves to be defective, it shall be repaired to the satisfaction of the ENGINEER.

D. Install all brackets, extension rods, guides, the various types of operators and appurtenances as shown on the DRAWINGS in masonry floors or walls, and install concrete inserts for hangers and supports as soon as forms are erected and before concrete is poured. Before setting these items, the CONTRACTOR shall check all DRAWINGS and figures which have a direct bearing on their location and he shall be responsible for the proper location of these valves and appurtenances during the construction of the structures.

E. All materials shall be carefully inspected for defects in workmanship and materials; all debris and foreign material cleaned out of valve openings, etc.; all operating mechanisms operated to check their proper functioning, and all nuts and bolts checked for tightness. Valves and other equipment
which do not operate easily, or are otherwise defective, shall be repaired or replaced at no additional cost to the OWNER.

F. Fire hydrants and yard hydrants shall be set at the locations as shown on the DRAWINGS and bedded on a firm foundation. A drainage pit as detailed on the DRAWINGS shall be filled with screened gravel and satisfactorily compacted.

G. During backfilling, additional screened gravel shall be brought up around, and 6-inches over, the drain port. Each hydrant shall be set in true vertical alignment and properly braced. Concrete thrust blocks shall be placed between the back of the hydrant inlet and undisturbed soil at the end of the trench. Minimum bearing area shall be as shown on the DRAWINGS. Felt roofing paper shall be placed around hydrant elbow before placing concrete. CARE SHALL BE TAKEN TO INSURE THAT CONCRETE DOES NOT PLUG THE DRAIN PORTS.

H. If directed, the hydrant shall be tied to the pipe with suitable rods or clamps, galvanized, painted, or otherwise rustproof treated. Concrete used for backing shall be no leaner than 1 part cement, 2-1/2 parts sand, and 5-1/2 parts stone. Hydrant paint shall be touched up as required after installation.

I. Buried flanged or mechanical joints shall be made with cadmium-plated bolts. All exposed bolts and nuts shall be cadmium-plated. All exposed bolts and nuts shall be heavily coated with two coats of bituminous paint.

J. Yard hydrants shall be installed in accordance with manufacturer's recommendation and applicable requirements of the fire hydrants above.

K. Buried valves and valve boxes shall be set with the valve stem vertically aligned in the center of the box. Valves shall be set on firm foundation and supported by tamping selected excavated material under the sides of the valve. The valve box shall be supported during backfilling and maintained in vertical alignment with the top flush with finish grade.

3.02 SHOP PAINTING

A. Interior surfaces of all valves, the exterior surfaces of buried valves, and miscellaneous piping appurtenances shall be given a shop finish of an asphalt varnish conforming to Federal Specification TT-V51e for Varnish Asphalt.

B. The exterior surface of various parts of the valves, operators, floor stands and miscellaneous piping shall be thoroughly cleaned of all scale, dirt, grease or other foreign matter and thereafter one shop coat of an approved rust-inhibitive primer, such as Inertol Primer No. 621, shall be applied in accordance with the instructions of the paint manufacturer.

C. Ferrous surfaces obviously not to be painted shall be given a shop coat of grease or other suitable rust-resistant coating.
D. Field painting is specified under Division 9, Section 09900.

3.03 INSPECTION AND TESTING

A. The various pipelines in which the valves and appurtenances are to be installed are specified to be field-tested. During these tests any defective valve or appurtenance shall be adjusted, removed and replaced, or otherwise made acceptable to the ENGINEER.

B. Various regulating valves, strainer, or other appurtenances shall be tested to demonstrate their conformance with the specified operational capabilities and any deficiencies shall be corrected or the device replaced or otherwise made acceptable to the ENGINEER.

END OF SECTION
SECTION 15101

LARGE VALVES AND APPURTENANCES

PART 1 GENERAL

1.01 SCOPE OF WORK

A. Furnish all labor, materials, equipment, and incidentals required and install complete and ready for operation all valves and appurtenances where shown on the Drawings as specified herein.

B. The equipment specified herein includes the following:

1. Gate valves with boxes for yard piping
2. Gate valves for inside service
3. Butterfly valves for yard piping
4. Butterfly valves for inside service
5. Plug valves for yard piping
6. Plug valves for interior or above ground service
7. Ball valves
8. Check valves
9. Air and vacuum relief valves (piping application)
10. Automatic air release valves
11. Shock absorbers
12. Service clamps
13. Expansion joints
14. Pressure-reducing valves
15. Back Pressure Sustaining Valves

C. The work of this Section shall include the installation of valve tags furnished by the CONTRACTOR. All exposed valves provided under this Section shall be tagged.

1.02 RELATED WORK NOT INCLUDED

A. Excavation, backfill, fill and grading is included in Division 2.

B. Piping is included in the respective sections of Division 2 and 15.

C. Valves, hydrants, meters and service lines for distribution system application are included in Division 2.

D. Valves and service accessories on all plumbing systems are included in this Division, Section 15100.

E. Pipe hangers and supports are included in this Division, Section 15094.

F. Electrical is included in Division 16.
1.03 DESCRIPTION OF SYSTEMS

A. All of the equipment and materials specified herein is intended to be standard for use in controlling the flow of wastewater, sludges, water, air or chemicals, depending on the applications.

1.04 QUALIFICATIONS

A. All of the types of valves and appurtenances shall be products of well-established firms who are fully experienced, reputable and qualified in the manufacture of the particular equipment to be furnished. The equipment shall be designed, constructed and installed in accordance with the best practices and methods and shall comply with these SPECIFICATIONS as applicable.

1.05 SUBMITTALS

A. Complete shop drawings of all valves and appurtenances shall be submitted to the ENGINEER in accordance with the requirements of Division 1.

B. Furnish all information required in Division 1.

1.06 OPERATING INSTRUCTIONS

A. Manufacturer's operating and maintenance instructions as set forth in Division 1 shall be furnished to the ENGINEER for equipment furnished under this Section.

1.07 TOOLS

A. Special tools, if required for normal operation and maintenance, shall be supplied with the equipment.

PART 2 PRODUCTS

2.01 MATERIALS AND EQUIPMENT

A. General

1. All valves and appurtenances shall be of the size shown on the PLANS and as far as possible all equipment of the same type shall be from one manufacturer.

2. All valves and appurtenances shall have the name of the maker, flow-directional arrows, and the working pressure for which they are designed cast in raised letters on some appropriate part of the body.
3. Handwheel operator shall be no less than 12-inch diameter.

4. Except as otherwise shown on the PLANS or specified herein, all valves with operators located 7 feet or more above the operating floor shall be provided with chain-wheel operators complete with chain guides and galvanized steel chain.

5. All buried valves shall open left (counterclockwise). Insofar as possible, all valves shall open counterclockwise.

6. All butterfly valves, gate valves and plug valves 8 inches or larger shall be furnished with gear operators and gear cases conforming to the requirements of AWWA C504 or as shown on the PLANS.

2.02 VALVES

A. Butterfly Valves for Buried Service

1. Butterfly valves and operators for buried service shall conform to AWWA C504, except as hereinafter provided. Butterfly valves shall be rated for Class 150B and both valve and operator shall be especially designed for service buried in the ground where the ground water may at times completely submerge the valve and operator, and shall be of the totally enclosed type.

2. The valve bodies shall be of cast iron conforming to ASTM A48-CL40. Valve ends shall be mechanical joint meeting ANSI Specification A21.11.

3. Except as otherwise specified herein, valve shafts shall be of Type 304 stainless steel. Shaft seals shall be rubber O-ring seals. Shafts having a minimum torsional strength equivalent to shafts specified in Section 3.3 of AWWA C504 and completely isolated from the pipeline contents shall be furnished. Connections between shafts and discs shall be designed to transmit full shaft torque.

4. If the rubber seat is in the body, the disc shall be of an alloy cast iron conforming to ASTM A436 Type I with the periphery machined to a smooth spherical surface. If the rubber seat is mounted on the disc edge it shall be held in place by a one-piece Type 304 stainless steel retaining ring and stainless steel screws, the disc shall be of ASTM A48, Class 40 cast iron and a mating Type 304 stainless steel ring shall be installed in the valve body.

5. The unit shall be permanently lubricated with grease or oil. A standard AWWA 2 inch square operating nut shall be provided on the input shaft and it shall have a cap to center the valve box. Valves shall open to the left (counterclockwise).
6. Valve and operator assemblies shall be given two coats of asphalt varnish conforming to Section 4 of AWWA C504.

7. An Affidavit of Compliance in accordance with Section 1.5 of AWWA C504 shall be furnished to the ENGINEER prior to shipment of valves to the job site.

8. Valve boxes shall be provided for each buried valves. Valve boxes and appurtenances are specified in Division 5, Section 05540.

9. Four tee-handled gate wrenches of suitable length shall be furnished to operate all valves with valve boxes.

B. Butterfly Valves (for Interior Service)

1. Butterfly valves and operators shall conform to the AWWA Standard Specification for rubber seated butterfly valves Designation C504, except as hereinafter specified. Valves shall have a minimum 150-psi pressure rating and be equal to those manufactured by Allis-Chalmers, Henry Pratt Company, or equal.

2. Butterfly valves shall be flanged end with face-to-face dimensions in accordance with Table 3 of the above mentioned AWWA Specification for short-body valve, or wafer type.

3. Valve seats shall be full resilient seats retained in the body or the disc edge in accordance with Section 3.5 of the above mentioned AWWA Specification. If the resilient seat is in the body, the disc shall be of an alloy cast iron conforming to ASTM A436 Type 1 with the periphery machined to a smooth spherical surface. If the resilient seat is mounted on the disc edge, it shall be held in place by a one-piece Type 304 stainless steel retaining ring and stainless screws, the disc shall be of ASTM A48, Class 40 cast iron and a mating Type 304 stainless steel ring shall be installed in the valve body. Resilient seats shall be Hycar or equal for water service and Nordel or equal for air service.

4. The valve body shall be constructed of close grain cast iron per ASTM A126, Class B with integrally cast hubs for shaft bearing housings of the through boss-type. Permanently self-lubricating body bushings shall be provided and shall be sized to withstand bearing loads. Stuffing box of liberal dimensions shall be provided at the operator end of the vane shaft, arranged so that the packing can be replaced by removing the bronze follower without removing the operator. Packing shall be of the Chevron type as manufactured by Garlock Packing Company. A sealing element utilizing O-rings shall also be acceptable.
5. The valve shaft shall be of Type 304 stainless steel and designed for both torsional and shearing stresses when the valve is operated under its greater dynamic or seating torque.

6. In general, the butterfly valve operators shall conform to the requirements of Section 3.8 of the AWWA Standard Specifications for Rubber Seated Butterfly Valves, Designation C504, insofar as applicable and as herein specified.

7. Gearing for the operators where required shall be totally enclosed in a gear case in accordance with Section 3.8.3 of the above mentioned AWWA Standard Specification.

8. The manual operators shall conform to Section 3.8.2 of the above mentioned AWWA Standard Specifications, insofar as applicable. Valves shall have Handwheel or lever operators and open left, or counterclockwise. Operators shall have indicators to show position of the valve disc. Operators shall be rigidly attached to the valve body.

C. Gate Valves and Appurtenances for Yard Piping

1. Gate valves for water shall meet the requirements of AWWA C509 covering resilient seated gate valves. Valves shall be rated for 200-psi working pressure and a minimum of 400-psi test pressure. The wedge shall be of cast iron completely encapsulated with rubber. The sealing rubber shall be permanently bonded to the cast iron wedge to meet ASTM tests for rubber metal bond ASTM D429. They shall have non-rising cast bronze stems (unless otherwise shown on the PLANS) and be fitted with "O-ring" seals. The operating nuts shall be 2-inch square. All valves shall open left, or counterclockwise. Stuffing boxes shall be the "O-ring" type with two rings located above thrust collar; the two rings shall be replaceable with valve fully open and subjected to full rated working pressure. Gate valves shall be mechanical joint, ANSI Standard 21.11 except where shown otherwise. The body and bonnet shall be coated with a fusion coating both interior and exterior to meet C50. Each valve shall have maker's name, pressure rating and year in which manufactured cast on the body. Gate valves shall be as manufactured by Mueller Co., or approved equal.

2. Tapping sleeves shall be as manufactured by the Ford Meter Box Company, Inc., with cadmium-plated cast iron nuts and bolts. Sleeves shall be of cast iron, designated for working pressures not less than 200 psi. Lead gaskets shall be provided for the full area of the sleeve flanges.
3. Tapping valves shall conform to the requirements specified above for gate valves except that one end shall be flanged and one mechanical. Tapping valves shall be provided with an over-sized opening to permit the use of full sized cutters.

4. Four tee-handled gate wrenches of suitable length shall be furnished to operate all valves with valve boxes.

D. Gate Valves for Inside Service

1. See Section 15100 of these SPECIFICATIONS for gate valves 2-1/2" in diameter and smaller.

2. Gate valves 3" and larger in size, unless otherwise specified shall be iron body, bronze mounted, solid wedge gate valves with flanged ends and conforming to the AWWA Standard Specification for Gate Valve for Water and Sewage Systems, Designation C509-latest revision, insofar as applicable and in addition to the following requirements:

   a. Valve shall be outside screw and yoke type with rising stem (unless otherwise shown on the PLANS).

   b. Flanges shall be faced and drilled to ANSI B16.1 125 pound template, unless otherwise shown on the PLANS.

   c. Bronze gate rings shall be fitted into grooves of dovetail or similar shape in the gates. For grooves or other shapes, the rings shall be firmly attached to the gates with bronze rivets.

   d. Handwheels shall turn counterclockwise to open the valves. Handwheels shall be of ample size and shall have an arrow and the word "OPEN" cast thereon to indicate the direction of opening.

   e. Stuffing box follower bolts shall be of steel and the nuts shall be of bronze.

   f. The design of the valves shall permit packing the valves without undue leakage while they are wide open and in service.

   g. O-ring stuffing boxes may be used.

   h. Gate valves for pipeline installation shall be housed in an adjustable two-piece cast iron valve box and have a cover with the word "Water" or "Sewer" stamped or cast.

   i. Gate valves with spur gears shall be housed to accommodate the offset of the operating nut.
E. Gate Valves For 16 and 24 Inch Distribution Mains

1. General

Valves to be installed on 16 and 24-inch high service and transmission lines shall conform to the latest revision of AWWA Standard C-509 covering resilient seated gate valves. These large diameter valves shall be as manufactured by Clow Valve Co., M & H Valve Co., or approved equal.

2. Design

The valves shall be either, non-rising stem, opening by turning stem left or right and provided with 2” square operating nut or handwheel with the word Open and an Arrow cast in the metal to indicate direction to open. The wedge shall be of cast iron completely encapsulated with rubber.

The sealing rubber shall be permanently bonded to the cast iron wedge to meet ASTM tests for rubber metal bond ASTM D429.

Stems for NRS assemblies shall be cast bronze with integral collars in full compliance with AWWA. OS & Y stems shall be on bronze bar stock. The NRS stem stuffing box shall be the o-ring seal type with two rings located above thrust collar; the two rings shall be replaceable with valve fully open and subjected to full rated working pressure.

There shall be two low torque thrust bearings located above and below the stem collar. The stem nut shall be independent of wedge and shall be made of solid bronze. There shall be a smooth unobstructed waterway free of all pockets, cavities and depressions in the seat area.

3. Materials

All cast iron shall conform to ASTM-A-126 Class C. Castings shall be clean and sound without defects that will impair their service. No plugging or welding of such defects will be allowed.

Stems shall be manganese bronze having a minimum tensile strength of 60,000 psi, a minimum yield of 20,000 psi.

Bolts shall be electro-zinc plated steel with hex heads and hex nuts in accordance with ASTM A-307 and A-563, respectively.

4. Testing
Prior to shipment from factory, each valve shall be tested by hydrostatic pressure equal to twice the specified working pressure of 250 psi.

5. Coating AWWA

The body and bonnet shall be coated with a fusion coating both interior and exterior to meet C550.

6. Marking

Valves shall be marked with name of manufacturer, the year of manufacture, the maximum working pressure and size of valve.

F. Plug Valves for Interior or Above Ground Service

1. Plug valves shall be manufactured in accordance with AWWA C-504, shall be of the 1/4 turn, eccentric, non-lubricated type, serviceable under full line pressure, and capable of sealing in both directions at the rated pressure. Valves shall have a minimum port area of 80% of the nominal pipe size. The valve body shall be of cast iron, 30,000 psi tensile strength with added nickel and chromium, ASTM A-126, Class B, 175 psi rating. Valve ends shall be flanged. The valve plug shall be ductile iron conforming to ASTM A-536, Grade 65-45-12 with neoprene resilient facing. The valve seating design shall be resilient and of the continuous interface type having consistent opening/closing torques and shall be non-jamming in the closed position. Closure shall be accomplished by means of an off-set plug design with a resilient seating face that achieves full 360 degree seating contact. Valves shall be of the bolted bonnet design. The resilient faced plug shall be replaceable without removing the valve body from the line. The valve body seating area shall be corrosion resistant by a welded-in overlay of high nickel content. Sprayed or plated seating surfaces will not be acceptable. Valves shall have permanently lubricated Type 316 stainless steel bearings on the upper and lower plug stem journal. Bearings shall be replaceable. Packing shall be Buna N (Vee Type) rated for 150 psig working pressure. Packing shall be adjustable and valves shall be designed such that they can be repacked without removing the bonnet. All exposed nuts, bolts, springs, and washers shall be zinc plated, except exposed hardware for submerged valves that shall be of stainless steel.

2. All valves shall be equipped with gear actuators and handwheel operators (unless otherwise shown on the PLANS). All gearing shall be enclosed suitable for running in oil with seals provided on all shafts to prevent entry of dirt and water into the actuator. All shaft bearings shall be furnished with permanently lubricated bronze bearing bushings. Actuator shall clearly indicate valve position and an adjustable stop shall be provided. Construction of
actuator housing shall be semi-steel. Hardware on actuators shall be of the same materials as the valves.

3. All valves and actuators shall be manufactured by DeZurik Corporation or equal.

4. All plug valves shall be installed so that the direction of flow through the valve is in accordance with the manufacturer's recommendations.

G. 3-Way Plug Valves

1. Valves shall be of the non-lubricated taper plug type and shall have resilient faced plugs for drip tight shutoff. End connections shall be flanged and shall be drilled to ANSI 125 pound standard. Valves shall be semi-steel and shall have stainless steel bearings in the upper and lower journal areas. The three-way valve shall be furnished as standard with a plug to shut off one port at a time.

2. The valve shall be furnished with a resilient facing bonded to the plug sealing surface and shall have double handwheel actuators. The actuator shall be of the worm and gear type and shall have one handwheel to lift and reseat the plug and one handwheel to rotate the plug. Handwheel actuators shall be totally enclosed and shall have seals and gaskets to prevent entry of dirt, water or corrosive atmosphere. Actuators shall have corrosion resistant bearings on the gear sector. Actuators shall provide plug rotation up to 360°.

3. The 3-way valves, actuators and accessories shall be manufactured by DeZurik Corporation, or equal.

H. Plug Valves for Yard Piping

1. Plug valves for yard piping shall be as specified above for interior plug valves, except valves shall have mechanical joint ends and stainless steel hardware. Buried actuators shall be as specified above and shall be of buried, submerged service with seals on all covers and shafts and all exposed hardware of stainless steel. Provide valve box, stem extension, and operating nut as specified above for gate valves.

I. Ball Valves

1. See Section 15100 of these SPECIFICATIONS.

J. Check Valves

1. Check valves for cast iron and ductile iron pipelines shall be swing type and shall meet the material requirements of AWWA Specification C508-latest revision Swing-Check Valves for ordinary
water-works service. The valves shall be iron body, bronze mounted, single disc, 150 psi working water pressure, non-shock, and hydrostatically tested at 300 psi. Ends shall be 125 lb. ANSI B16.1 flanges.

a. When there is no flow through the line the disc shall hang lightly against its seat in practically a vertical position. When open, the disc shall swing clear of the water-way.

b. Check valves shall have bronze seat and body rings, extended bronze hinge pins and bronze nuts on the bolts of bolted covers.

c. Valves shall be so constructed that disc and body seat may easily be removed and replaced without removing the valve from the line. Valves shall be fitted with an extended hinge arm with outside lever and spring. Springs with various tensions shall be provided and springs approved by the ENGINEER shall be installed.

K. Automatic Air and Vacuum Relief Valves for Vertical Turbine Pumps

1. Combination air and vacuum valves for vertical turbine pumps shall be equal to APCO Air Valves for Vertical Turbine Pumps, per APCO Bulletin 566, as manufactured by Valve and Primer Corp., Schaumburg, Illinois, or approved equal.

2. Valves shall be the size shown on the drawings and shall be equipped with an automatic air release valve, such as APCO Valve No. 55, or approved equal.

3. Air valves for vertical turbine pumps shall be designed to allow large quantities of air to escape out the orifice when the pump is started and close water tight when the liquid enters the valve. The air valve shall also permit large quantities of air to re-enter through the orifice when the pump is stopped to prevent a vacuum from forming in the pump column.

4. The valve shall consist of a body, cover, baffle, float and seat. The valve shall be designed to prevent prematurely shut-off. The seat shall be fastened into the valve cover, without distortion, and shall be easily removed, if necessary.

5. The entire float and baffle assembly must be shrouded with a perforated water diffuser to prevent the water column entering the valve, from slamming the float shut and eliminate water hammer in the system.

6. The float shall be stainless steel, designed to withstand a minimum of 1,000 psi, or approved equal. The float shall be center guided and not free floating for positive seating.
7. The discharge orifice shall be fitted with an automatic air release valve in order to vent small pockets of air. This valve shall consist of a body, cover, float and seat, and shall be rated at a working pressure of 150 psi.

8. The body, cover, and baffle of this valve assembly shall be constructed of cast iron, conforming to ASTM A48 Class 30, or approved equal. The float shall be stainless steel, conforming to ASTM A240, or approved equal. The seats shall be BUNA-N and the water diffuser shall be brass, or approved equal. All flanges shall be 125# ANSI.

L. Air Release Valves

1. Combination Air Valve Assemblies

   a. Sizes 1-inch through 6-inch. Valve shall be single body, double orifice, allowing air to exit when filling a pipeline, and air to enter when draining. Orifices shall operate independently; the smaller release orifice shall be capable of opening when the larger is in the closed position.

   b. The valve shall be designed to prevent premature closing. The closing mechanism shall be either needle and seat and be Buna-N, or of the rolling seal type made of Rubber E.P.DM., and attached to the valve cover to ensure drop-tight shut-off. The float shall be stainless steel, hermetically sealed, and designed to withstand pressures up to 1000 pounds per square inch, or approved equal. The float shall be of corrosion resistant materials in accordance with ASTM A240, or approved equal. The plug shall be bronze and in accordance with ASTM B124, or approved equal. The body, cover, and leverage frame shall be cast iron/Delrin and shall be in accordance with ASTM A126 GR, B and ASTM D2133, reinforced Nylon, or approved equal.

   c. Valve exterior shall be painted with Red Oxide Phenolic Primer, or approved equal as accepted by the FDA for use in contact with potable water.

   d. Valve to be APCO Model (corresponding to size) Combination Air Valve as manufactured by Valve & Primer Corp., Schaumburg, Illinois, U.S.A., or approved equal.

   e. Air valves shall be installed as shown in the plans, housed in a valve box with cover. Valve boxes for air valves shall be carefully set to grade with covers at grade.

2. Air Release (Vent) Valve Assemblies
a. Air Vent Valve No. 50, or approved equal. Valve shall operate under pressure, allowing entrapped air to escape from a pipeline. Orifices shall operate by means of a simple lever mechanism (stainless steel, ASTM A240), rolling seal mechanism, or approved equal to prevent water from escaping as or after air is expelled.

b. The closing mechanism shall be either needle and seat and be Buna-N, or of the rolling seal type made of Rubber E.P.DM., and attached to the valve cover to ensure drop-tight shut-off. The float shall be stainless steel, hermetically sealed, and designed to withstand pressures up to 1000 pounds per square inch, or approved equal. The float shall be of corrosion resistant materials in accordance with ASTM A240, or approved equal. The seat shall be of stainless steel, or approved equal. The seat shall have an orifice of 3/32 inches, or approved equal to operate up to 175 pounds per square inch (psi), or a 1/16 inch orifice when operation at pressures higher than 175 psi, or approved equal. The body shall be cast iron, ASTM A48, Class 30, or approved equal, and shall have a ½ inch NPT female threaded inlet and outlet, and be rated for 350 psi test pressure.

c. Valve exterior shall be painted with Red Oxide Phenolic Primer, or approved equal as accepted by the FDA for use in contact with potable water.

d. Valve to be APCO Model 50 Air Vent Valve as manufactured by Valve & Primer Corp., Schaumburg, Illinois, U.S.A., or approved equal.

M. Shock Absorbers

1. Shock absorbers shall be supplied on the plant water distribution piping where shown on the PLANS. The shock absorbers shall be Model 1485-1 as manufactured by Josam Manufacturing Company, Michigan City, Indiana or approved equal.

N. Service Clamps

1. Service clamps shall have malleable or ductile iron bodies, which extend at least 160 degrees around the circumference of the pipe and shall have neoprene gaskets cemented to the saddle body. Bodies shall be tapped for either corporation stop threads of IPS as required. Clamps with tap sizes 1 inch and smaller shall be of the single strap design. Clamps with tap sizes larger than 1 inch shall be of the double strap design.
2. Service clamps shall be Style 91 or 291 as manufactured by Dresser Industries, Inc., Type 311 or 313 as manufactured by Smith-Blair, Inc. or equal.

O. Expansion Joints

1. Expansion joints shall be single arch type of butyl rubber construction with carcass of high grade woven cotton or suitable synthetic fiber and individual solid steel ring reinforcement. Soft rubber fillers shall be integrally cured into the arches to prevent settling of material into the arch. Joints shall be constructed to pipeline size and to meet working pressure and corrosive conditions similar to the line where installed. Joints shall have full faced fabric reinforced butyl flanges integral with body. Split type steel backup rings shall be provided to ensure a good joint. Rings shall be designed for mating the ANSI Standard 150 lb. flanges. Joints shall have a working pressure rating of 140 psig (minimum). All joints shall be finish coated with Hypalon paint.

2. Expansion joints shall be furnished with control units. Control units shall consist of two (2) drilled plates, stretcher bolts, and rubber washers backed by metal washers. The stretcher bolts shall prevent over-elongation of the joint. Extra nuts shall be provided on the stretcher bolts on the inside of the plate to prevent over-compression. All nuts, bolts and plates shall be galvanized.

3. Expansion joints shall be Style 500B as manufactured by Mercer Rubber Company, Style 4140 by Uniroyal Company, or equal.

P. Pressure Reducing Valves

1. Pressure reducing valves shall be of the single seated balanced design type globe body with threaded inlet and outlet ports. It shall be diaphragm operated, spring loaded permitted adjustment over a range of no less than 30 psi.

2. The body shall be bronze construction with bronze or stainless steel stem and furnished with a replacement rubber seat.

3. The pressure reducing valves shall be G-A Industries, APCO, or equal.

Q. Mud Valves

1. Mud valves shall be flanged end, rising stem type.

2. Bodies shall be cast iron. The stem, stem nut, disk ring, and seat ring shall be bronze. Bolts and nuts shall be rustproof steel.

3. Handwheel operator and floorstand shall be furnished where shown on the PLANS.
4. Provide stem guides for maximum unsupported stem length of 5 feet.

5. The valves shall be Clow F-3085, or equal.

PART 3 EXECUTION

3.01 INSTALLATION

A. All valves and appurtenances shall be installed in the locations shown on the PLANS, true to alignment and rigidly supported. Any damage to the above items shall be repaired to the satisfaction of the ENGINEER before they are installed.

B. After installation, all valves and appurtenances shall be tested at least 1 hour at the working pressure corresponding to the class of pipe, unless a different test pressure is specified. If a joint proves to be defective, it shall be repaired to the satisfaction of the ENGINEER.

C. Install all brackets, extension rods, guides, the various types of operators and appurtenances as shown on the PLANS that are in masonry floors or walls, and install concrete inserts for hangers and supports as soon as forms are erected and before concrete is poured. Before setting these items, the CONTRACTOR shall check all plans and figures, which have a direct bearing on their location and he shall be responsible for the proper location of these valves and appurtenances during the construction of the structures.

D. All materials shall be carefully inspected for defects in workmanship and materials; all debris and foreign material cleaned out of valve openings, etc.; all operating mechanisms operated to check their proper functioning, and all nuts and bolts checked for tightness. Valves and other equipment, which do not operate easily or are otherwise defective, shall be repaired or replaced at no additional cost the OWNER.

E. Buried flanged or mechanical joints shall be made with cadmium plated bolts. All exposed bolts and nuts shall be cadmium plated. All exposed bolts and nuts shall be heavily coated with two (2) coats of bituminous paint comparable to Inertol No. 66 Special Heavy.

F. Buried valves and valve boxes shall be set with the stem vertically aligned in the center of the gate box. Valves shall be set on a firm foundation and supported by tamping selected excavated material under the sides of the valve. The valve box shall be supported during backfilling and maintained in vertical alignment with the top flush with finish grade.
3.02 SHOP PAINTING

A. Interior surfaces of all valves, the exterior surfaces of buried valves and miscellaneous piping appurtenances shall be given a shop finish of an asphalt varnish conforming to Federal Specification TT-V51e for Varnish Asphalt.

B. The exterior surface of various parts of valves, operators, floor stands and miscellaneous piping shall be thoroughly cleaned of all scale, dirt, grease or other foreign matter and thereafter on shop coat an approved rust-inhibitive primer (such as specified in Section 09900) shall be applied in accordance with the instructions of the paint manufacturer.

C. Ferrous surfaces obviously not to be painted shall be given a shop coat of grease or other suitable rust-resistant coating.

D. Field painting is included under Division 9.

3.03 INSPECTION AND TESTING

A. The various pipe lines in which the valves and appurtenances are to be installed are specified to be field tested. During these tests any defective valve or appurtenance shall be adjusted, removed and replaced, or otherwise made acceptable or the ENGINEER.

B. Various regulating valves, strainer, or other appurtenances shall be tested to demonstrate their conformance with the specified operational capabilities and any deficiencies shall be corrected or the device replaced or otherwise made acceptable to the ENGINEER.

END OF SECTION
SECTION 15122

PRESSURE SENSING AND CONTROL INSTRUMENTATION

PART I  GENERAL

1.01  SUMMARY

A.  Section Includes:

1.  Pressure Sensing and Control Instrumentation:

   a.  Pressure gauges and transmitters

   b.  Pressure gauge cocks

   c.  Diaphragm seals

B.  Gauges furnished as part of factory-fabricated equipment are specified as part of equipment assembly in other Division 15 sections.

1.02  SUBMITTALS

A.  Product Data:

   1.  Manufacturer's technical product data, including installation instructions, for each type gauge. Include scale range and ratings, certified where indicated.

   2.  Gauge schedule showing manufacturer's figure number, scale range, location, and accessories for each gauge.

B.  Submit in accordance with Section 01300.

1.03  QUALITY ASSURANCE

A.  Manufacturer's Qualifications: Firms regularly engaged in manufacture of gauges, of types and sizes required, whose products have been in satisfactory use in similar service.

B.  Regulatory Requirements:

   1.  UL Compliance: Comply with applicable UL standards pertaining to gauges.

   2.  ANSI and ISA Compliance: Comply with applicable portions of ANSI and Instrument Society of America (ISA) standards pertaining to construction and installation of gauges.
C. Certification: Provide gauges whose accuracies, under specified operating conditions, certified by manufacturer.

PART 2 PRODUCTS

2.01 PRESSURE GAUGES

A. Manufacturers include but are not limited to:
   1. Dwyer
   4. Weiss Instruments, Inc.
   5. Or approved equal.

B. Provide pressure gauges of materials, capacities, and ranges indicated, designed, and constructed for use in service indicated.

C. Type: WOG, 1% accuracy, Grade A phosphor bronze bourdon type, bottom connection.

D. Case: Enamel coated steel, 4-1/2 in. dia.

E. Connector: Stainless steel with 1/4 in. male NPT.

F. Scale: White coated aluminum with permanently etched markings.

G. Range: Per Pressure Gauge Schedule on drawings.

2.03 PRESSURE SWITCH

A. Same as for pressure gages:

B. Provide pressure switch of materials, capacities, and ranges indicated, designed, and constructed for use in service indicated. Dwyer Series DA, or approved equal.

C. Type: WOG, 403 SS bourdon type, bottom connection.

D. Case: Pressed steel w. transparent cover, 5-3/4 in. dia.

E. Connector: Stainless steel with 1/4 in. male NPT.
F. Deadband: Adjustable

G. Contacts: (3) Screw type

H. Switch: Hermetically sealed contact mercury switch

I. Range: 0-100 psi

2.04 PRESSURE GAUGE COCKS

A. Manufacturers: Same as for pressure gauges.

B. Provide pressure gauge cocks between pressure gauges and gauge tees on piping systems; or when applicable, between diaphragm seals and gauge tees on piping systems. Construct gauge cock of stainless steel with NPT fittings on each end of size and type consistent with the adjacent fittings, and with a "T" handle brass plug.

C. Siphon: 1/4 in. straight coil constructed of type 304 stainless steel tubing with 1/4 in. male NPT on each end.

D. Snubber: 1/4 in. stainless steel bushing with corrosion resistant porous metal disc through which pressure fluid is filtered. Select disc material for fluid served and pressure rating.

2.05 DIAPHRAGM SEALS

A. Manufacturers: Same as for pressure gauges.

B. Provide continuous-duty diaphragm seals between pressure gauges and gauge tees on process piping systems. Construct diaphragm seal of stainless steel with NPT fittings on each end of size and type consistent with the adjacent fittings.

C. Type: Capsule with fill/bleed connection, glycerin filled.

D. Diaphragm Material: 304L SS, w/ teflon coating

E. Bottom Housing: 304L SS

F. O-ring: Viton

G. Range – Compatible with pressure gage, transmitter or switch.
PART 3     EXECUTION

3.01 EXAMINATION
A. Examine areas and conditions under which meters and gauges to be installed. Do not proceed with Work until unsatisfactory conditions are corrected.

3.02 INSTALLATION OF PRESSURE INSTRUMENTATION
A. Install pressure instrumentation and ancillaries, located on pipe at most readable position, and adjust faces of gauges to proper angle for best visibility.

3.03 CLEANING
A. Clean windows of instrumentation and factory-finished surfaces. Replace cracked or broken windows, and repair any scratched or marred surfaces with manufacturer's touch-up paint.

END OF SECTION
SECTION 16050

BASIC MATERIALS AND METHODS

PART 1 GENERAL

1.01 SUMMARY

A. Section Includes:
   1. Raceway Systems
   2. Wire, Cables and Connectors
   3. Wiring Devices
   4. Motor Starters
   5. Motor and Circuit Disconnects
   6. Fuses
   7. Panelboards
   8. Transformers

1.02 SUBMITTALS

A. Approval of equipment supplied in this section is contingent upon CONTRACTOR verification of available fault current from electric utility.

   1. Notify ENGINEER if available fault current is higher than specified equipment.

B. Product Data:

   1. Submit for disconnects, motor starters, panelboards, circuit breakers, overcurrent protective devices, and transformers.
   2. Product data sheets with printed installation instructions.

C. Shop Drawings:

   1. Submit for motor starters.
   2. Show enclosure dimensions, nameplate nomenclature, electrical ratings, and thermal unit schedule.
   3. Wiring diagrams and schematics.
D. Operation and Maintenance (O&M) Data:
   1. Maintenance data for materials and products for inclusion in Operating and Maintenance Manual."

E. Submit in accordance with Section 01340.

1.03 QUALITY ASSURANCE

A. Items provided under this section shall be listed or labeled by UL or other Nationally Recognized Testing Laboratory (NRTL).
   1. Term "NRTL" shall be as defined in OSHA Regulation 1910.7.
   2. Terms "listed" and "labeled" shall be as defined in National Electrical Code, Article 100.

B. Regulatory Requirements:

PART 2 PRODUCTS

2.01 METAL CONDUIT AND TUBING

A. Galvanized Rigid Steer Conduit ANSI C80.1.

B. Plastic-Coated Steel Conduit and Fittings: NEMA RN 1.

C. Liquidtight Flexible Metal Conduit: Flexible steel conduit with PVC jacket

2.02 NONMETALLIC CONDUIT

A. Rigid Nonmetallic Polyvinyl Chloride (PVC) Conduit: NEMA TC 2, Schedule 40 or 80 PVC.

2.03 FITTINGS

A. Fittings for steel conduits:
   1. Steel or malleable iron, zinc galvanized or cadmium plated.
   2. Do not use set screw or indentor type fittings.
   3. Do not use aluminum or die cast fittings.
   4. GRS Connectors and Couplings:
      a. Threaded.
b. Insulated throat.

c. Gland compression type.

d. Rain and concrete type.

5. Comply with ANSI C80.4.

6. Comply with NEMA FB 1, compatible with conduit materials.

B. Conduit bodies:

1. Malleable iron with galvanized finish.

C. Fittings for flexible metal conduit.

I. Insulated throat type:

2. Threaded.

3. Grounding type.

4. Liquidtight: 1 piece sealing "O" rings with connectors when entering boxes or enclosures.

D. PVC Conduit Fittings:

1. NEMA TC3; match to conduit type and material.

E. Expansion Joints:

1. Conduit expansion fittings complete with copper bonding jumper, Crouse-Hinds Type XJ.

2. Conduit expansion/deflection fittings with copper bonding jumper, Crouse-Hinds Type XD.

F. Seals:

1. Wall entrance, OZ/Gedney Type FSK or FSC.

G. Drain Fittings:

1. Automatic Drain Breather:

   a. Explosionproof.

      1) Safe for Class I, Groups C and D.

   b. Capable of passing minimum 25 cc water/min and
2. Condensate Drain:
   a. Conduit outlet body, Type T.
   b. Threaded, galvanized plug with 3/16 in. drilled hole through plug.

H. Hazardous Areas:
   1. Explosionproof.
   2. Horizontal seal fittings, Crouse-Hinds Type EYS.
   3. Vertical seal fittings, Crouse-Hinds Type EYD.
   4. Vertical seal fittings shall have drain plug.

2.04 WIREWAYS

A. Material: Sheet metal sized and shaped as indicated.

B. Fittings and Accessories: Include couplings, offsets, elbows, expansion joints, adapters, hold-down straps, end caps, and other fittings to match and mate with wireway as required for complete system.

C. Select features where not otherwise indicated, as required to complete wiring system and to comply with NEC.

D. Wireway Covers:
   1. Hinged type for dry locations.
   2. Bolted cover with gasket for wet locations.

E. Finish: Manufacturer's standard enamel finish unless otherwise noted.

2.05 BOXES

A. Of indicated types, sizes and NEMA enclosure classes. Where not indicated, provide units of types, sizes, and classes appropriate for use and location. Provide items complete with covers and accessories required for intended use. Provide gaskets for units in damp or wet locations.

B. Fasteners:
   1. General Use: Corrosion resistant screws and hardware including cadmium and zinc plated items.
   2. Damp or Wet Locations: Stainless steel screws and hardware.
C. Outlet Boxes:

1. Boxes shall be of type, shape, size, and depth to suit each location and application.

2. Steel Boxes: Sheet steel with stamped knockouts, threaded screw holes and accessories suitable for each location including mounting brackets and straps, cable clamps, exterior rings and fixture studs.

3. Cast Boxes: Iron alloy, waterproof, with threaded raceway entries and features and accessories suitable for each location; including mounting ears, threaded screw holes for devices and closure plugs.

D. Pull and Junction Boxes:

1. Boxes shall have screwed or bolted on covers of material same as box and shall be of size and shape to suit application.


3. Stainless-Steel Boxes: Fabricate of stainless steel conforming to Type 304 of ASTM A167. Cover shall be gasketed.

4. Galvanized Cast-Iron Boxes: Molded of cast iron alloy with gasketed cover and integral threaded conduit entrances.

5. Boxes Approved for Classified Locations: Cast metal or cast nonmetallic boxes conforming to UL 886 listed and labeled for use in specific location classification, and with specific hazardous material encountered. Conduit entrances shall be integral threaded type.

2.06 WIRES, CABLES, AND CONNECTORS

A. Building wires and cables with insulation type, cable construction, and rating as required to meet application and NEC requirements.

B. Manufacturers:

1. Wire and Cable:
   a. Southwire.
   b. Rome Cable.
   c. Houston Wire and Cable.
2. Connectors:
   a. Burndy.
   b. Thomas and Betts.
   c. Blackburn, Thomas and Berts.

C. Copper wire only.

D. 600 v insulation (ASTM standard compounds) and color code conductors for low voltage (secondary feeders and branch circuits) as required by NEC.
   1. Type THWN Stranded: Single conductor No. 12 AWG minimum for branch circuit and feeder conductors size No. 8 AWG and smaller.
   2. Type XHHW Stranded: Single conductor for branch circuits, feeders, and service conductors larger than No. 8 AWG
   3. Provide grounding conductor when run with circuit conductors with same insulation as circuit conductors.
   4. Type THWN Stranded: Single conductor No. 12 AWG minimum for 120 v control wiring and No. 14 AWG minimum for graphic indication, nonshielded instrumentation and other control wiring operating at less than 120 v unless otherwise noted on Drawings.
   5. PVC insulation, tinned copper (19 by 27) stranded. No. 16 AWG, twisted pair cabled with aluminum mylar shielding, stranded, tinned, No. 18 AWG copper drain wire, and overall black FR-PVC, 90°C, 600 volt Jacket for interference sensitive instrumentation wiring.

E. Joints, Taps, and Splices:
   1. Joints, Taps, and Splices in Conductors No. 10 AWG and Smaller: UL listed pre-insulated compression spring-type solderless connectors.
   2. Joints, Taps, and Splices in Conductors No. 8 AWG and Larger: Solderless 2 or 4 bolt compression type connectors of type that will not loosen under vibration or normal strains.

F. Terminations:
   1. Power Conductors: Compression crimp type lugs.
2. Control and Instrumentation Conductors: Compression crimp type fork tongue, insulated support type lugs on terminal strips. Do not splice.

2.07 WIRING DEVICES

A. Manufacturers:
   1. Hubbell Wiring Device Division.
   2. Pass and Seymour, Inc.

B. Color: Ivory unless otherwise indicated or required by NEC.

C. Switches:
   2. Switches controlling equipment, operation of which is not evident from switch position, shall include flush neon pilot light in conjunction with proper switch. Each switch shall be complete with engraved plate to identify equipment being controlled (white letters on black, 1/8 in. high minimum).

D. Receptacles:
   2. Special purpose receptacles as shown on Drawings and schedules.

E. Ground-Fault Circuit Interrupter Receptacles (GFCI).
   2. Tripping Requirement: UL Class A.
   3. Construction:
      a. Shallow depth.
      b. Line and load terminal screws.
      c. Noise suppression.

16050-7
d. Feed through.

e. Standard duplex wall plates shall fit.

f. NEMA 5-20R configuration.

4. Meet requirements of UL 943 ground-fault circuit interrupters.

F. Wiring Device Plates and Covers:

1. Wall plates for wiring devices with ganging and cut-outs as indicated, provided with metal screws for securing plates to devices, screw heads colored to match finish of plate.

2. Plates for Flush Mounted Devices:

3. Device plates for surface mounted Type FS or FD boxes to be Type FSK galvanized steel.

4. Device plates for surface mounted, 4 in. sq boxes to be 1/2 in. raised galvanized steel covers.

5. Weatherproof plates and covers for exterior devices or devices in damp locations to be galvanized gray cast malleable with gasketed, lift cover plate.

6. Weatherproof plates and covers suitable for wet locations while in use.
   a. Hinged and gasketed cover/enclosure to maintain weather tight seal while the equipment is plugged into it. TayNac or equal.

G. Explosionproof Devices:

1. Wiring devices for use in hazardous areas shall be explosionproof approved for Class I, Division 1, GroupD areas.

2. Receptacles: Appleton Cat.No.EFS B175-2023M, Crouse-Hinds Cat No. ENR 2120 or equal NEMA 5-20R.

3. Plugs: Match receptacles. Furnish 1 plug for each receptacle installed.


2.08 MOTOR STARTERS
A. Manufacturers:
   2. Square D.
   3. Alien Bradley.

B. Enclosures:
   1. NEMA 1 in electrical equipment rooms
   2. NEMA 4X stainless steel with watertight hubs for outdoor and wet locations.
   3. NEMA 7 in hazardous classified locations.
   4. As otherwise indicated and as required by NEC.

C. Manual Starters:
   1. Minimum short circuit withstand rating in combination with motor circuit protective device shall be 10,000 symmetrical amps or as indicated on Drawings.

D. Manual Motor Starter Construction:
   1. Quick make and break toggle action.
   2. Double break silver alloy contacts.
   3. 1-piece melting alloy type thermal overload units.
   4. Starter inoperative unless thermal unit in position.
   5. Padlock provision.
   7. NEMA standards for size and hp rating.

E. Magnetic Starters:
   1. Minimum short circuit withstand rating in combination with motor circuit protective device shall be 22,000 symmetrical amps or as indicated on Drawings.

F. Magnetic Motor Starter Construction:
   1. Full voltage, nonreversing, across the line, unless otherwise
indicated.

2. Mounted in vertical position, gravity dropout.

3. Double break silver alloy contacts.

4. Molded coil.

5. Contacts and coil replacement without removing starter from enclosure or power wiring from starter.

6. Straight-through wiring.

7. Overload Relay:
   a. Electronic solid state type with inverse-time-current characteristic, phase loss and phase unbalance protection for size 2 and larger.
   b. 1-piece thermal unit construction for size 1.
   c. 1 melting alloy type overload relay per phase, manually reset.
   d. Interchangeable thermal units.
   e. Thermal units must be in-place to operate starter.
   f. Replaceable overload relay circuit contacts.
   g. NEMA Class 20 heaters or sensors in each phase matched to nameplate full load current of motor, unless otherwise indicated.

8. NEMA standards for size and hp rating.

9. NEMA Size 1 minimum.

G. Combination Starter:

   1. Combination Starters:
      a. Thermal-magnetic circuit breaker type.
      b. Three-pole, three-phase NEMA size as indicated with three melting alloy or solid state overload relays.

H. Control Circuits:
I. Controls:

1. Reset button mounted in enclosure cover.
2. Heavy duty, oiltight green push to test pilot lights mounted in enclosure cover when indicated.
3. Heavy duty, oiltight pushbuttons and selector switches mounted in enclosure when indicated.
4. 6-digit type elapsed time meters in tenths of hr mounted in enclosure cover when indicated.

2.09 MOTOR AND CIRCUIT DISCONNECTS

A. Manufacturers:

2. Square D.

B. Enclosed Circuit Breaker Construction:

1. Dual cover interlock.
2. External trip indication.
4. Padlock provisions for padlock in Off position.
5. Handle attached to box, not cover.
6. Handle position indicates On, Off or Tripped.
7. Provisions for insulated or groundable neutral.

C. Permanent Trip Circuit Breakers:

1. Thermal and magnetic protection.
2. Magnetic protection only in combination with motor starters and motor circuit protectors (MCP).
4. Single-handle common trip, 2 and 3 poles (handle ties not acceptable).
5. Push-to-trip test button.
7. Quick make and break toggle action.
8. Handle trip indication.
10. UL listed for type of wire specified.
11. UL listed short circuit rating (integrated equipment rating).
   a. Up to 240 v: 10,000 RMS symmetrical amp minimum.
   b. Up to 480 v: 14,000 RMS symmetrical amp minimum.

D. Safety Switches:
1. NEMA heavy duty Type HD.
2. Dual cover interlock.
3. Visible blades.
5. Pin type hinges.
6. Tin plated current carrying parts.
7. Quick make and break operator mechanism.
8. Handle attached to box, not cover.
9. Handle position indication, On in up position and Off in down position.
10. Padlock provisions for up to 3 padlocks in Off position.
11. UL listed lugs for type and size of wire specified.
12. Spring reinforced fuse clips for Class R fuses.

13. Provisions for insulated or groundable neutral.

14. UL listed short circuit rating 200,000 RMS amp with Class R fuses.

E. Enclosures:
   1. indicated and as required by NEC.

2.10 FUSES

A. Manufacturers:
   1. Bussmann.
   2. Gould Shawmut.
   3. Littlefuse.

B. 250 v Fuses:
   1. Class RK 1,1 -end rejection or to fit mountings specified, 1/10 to 600 amps, 200,000 amp interrupting rating.

C. 600 v Fuses:
   1. Class IUC 1,1 -end rejection or to fit mountings specified, 1/10 to 600 amps, 200,000 amp interrupting rating.
   2. Class CC, fast acting, single element, 1/10 to 30 amps, 200,000 amp interrupting rating.

D. Spare Fuses:
   1. 10%, minimum of 3, of each type and rating of installed fuses.
2.11 PANELBOARDS

A. Manufacturers:

2. Square D.

B. Panelboard Ratings:

1. UL listed short circuit rating (integral equipment rating):
   a. Up to 240 v: 10,000 RMS symmetrical amp minimum.
   b. Up to 480 v: 14,000 RMS symmetrical amp minimum.
   c. As shown on Drawings.

C. Panelboard Construction:

1. Main breaker or main lugs only, per panelboard schedule.
2. Flush or surface mounted as indicated on panelboard schedule.
3. NEMA Type 1 enclosure, unless otherwise indicated on panelboard schedule.
4. Equipment ground bus adequate for feeder and branch-circuit equipment ground conductors," bonded to box.
5. Listed for use as service equipment for panelboards with main service disconnect.
7. Terminals:
   a. UL listed for type of wire specified.
   b. Anti-turn solderless compression type.
8. Bussing:
   a. Distributed phase sequence type.
   b. 225 amps, 98% conductivity hard drawn copper or as shown on panelboard schedule or Drawings.
   c. Copper.
   d. Bussing and mounting hardware behind all usable space.
9. Gutters adequate for wire size used, 4 in. minimum.

10. Boxes:
   a. Code gauge galvanized steel.
   b. Without knockouts.

11. Fronts:
   a. Rust inhibiting primer, baked enamel finish.
   b. Dead front safety type.
   c. Concealed hinges.
   d. Flush stainless steel cylinder tumbler type locks with spring loaded door pulls.
   e. Circuit Directory:
      1) Suitable for complete descriptions.
      2) Clear plastic cover.
      3) Typewritten card.

12. Special features as shown on Drawings.

13. Engraved laminated nameplate:
   a. Stock melamine plastic laminate.
   b. Legend in black letters on white face and punched for mechanical fasteners.
   c. Except as otherwise indicated, provide single line of text, with 1/2 in. high lettering on 1-1/2 in. high label (2 in. high where two lines are required). Text shall match terminology and numbering of Contract Documents and Shop Drawings.

D. Panelboard Circuit Breakers:

1. Thermal and magnetic protection.

2. Single-handle common trip, 2 and 3 poles (handle ties not acceptable).

3. Bolt-on type unless otherwise noted on Drawings.
4. Quick make and break toggle action.

5. Handle trip indication.


7. UL listed for type of wire specified.

8. UL listed short circuit rating (integrated equipment rating).
   a. Up to 240 v: 10,000 RMS symmetrical amp minimum.
   b. Up to 480 v: 14,000 RMS symmetrical amp minimum.

9. HACR breakers for air conditioning units.

10. UL SWDL switching duty on 120 v circuits for switched circuits.

2.12 TRANSFORMERS

A. Manufacturers:
   2. Square D.

B. Materials and Equipment:
   1. Dry type, air cooled.
   2. Insulation
      a. Below 30 kVa: Class F or better, having 115°C rise, average maximum over 40°C ambient temperature.
      b. 30 kVa and Above: Class Her better, having 150°C rise, average maximum over 40°C ambient temperature.
   3. Copper windings.
   4. Cores: High grade, non-aging, sheet silicone steel laminations having core plating insulation on both sides of each lamination.
   5. Terminal boards.
   6. Taps: Two 2-1/2% taps above and below.
   7. Overload Capacity: Not less than 10% for intermittent operation.
   8. Size: kVa as indicated on Drawings and schedules.
9. Transformers shall be quiet type for installation in areas of low ambient noise levels. Maximum sound levels shall not exceed NEMA standards.

10. Cabinets: Sheet steel, phosphatized having one prime coat and two finish coats of baked enamel.
   a. Indoor, ventilated unless otherwise indicated.
   b. Wall mounting brackets through 75 kVA when indicated as wall mounted.

11. Nameplate: Metal nameplate listing manufacturer's name, serial number, type, class, kVA voltage, frequency, and showing internal wiring diagram.

12. Comply with UL 506.

PART 3 EXECUTION

3.01 RACEWAY SYSTEMS

A. Outdoors, Damp or Wet Locations: Use following wiring methods unless otherwise noted on Drawings:
   1. Exposed: Galvanized rigid steel.
   2. Concealed: Galvanized rigid steel.
   3. Underground Power: As specified in Section 16135.
   4. Underground Shielded Instrumentation Cables: As specified in Section 16135.
   5. Connection to Vibrating Equipment (including transformers and hydraulic, pneumatic, or electric solenoid or motor-driven equipment): Liquidtight flexible metal conduit.

B. Indoor Dry Locations: 'Use following wiring methods unless otherwise noted on Drawings.'
   1. Connection to Vibrating Equipment (including transformers and hydraulic, pneumatic, or electric solenoid or motor-driven equipment): Liquidtight flexible metal conduit.
   2. Exposed: Galvanized rigid steel conduit.
   3. Concealed: Galvanized rigid steel conduit.
C. Hazardous Classified Locations: Use following wiring methods unless otherwise noted on Drawings. 1. Exposed and Concealed: Galvanized rigid steel conduit.

D. Use 3/4 in. minimum trade size conduit unless otherwise noted except conduit runs to room light switches may be 1/2 in.

E. In precast areas, run conduits in insulation space or in floor topping without crossing conduits, using 3/4 in. maximum conduit size.

F. Raceways Embedded in Slabs: Use galvanized rigid steel conduit. Install in middle third of slab thickness where practical, and leave at least 1 in. (25 mm) concrete cover.

1. Secure raceways to reinforcing rods to prevent sagging or shifting during concrete placement.

2. Space raceways laterally to prevent voids in concrete.

3. Run conduit larger than 1 in; trade size parallel to or at right angles to main reinforcement and spaced on center of at least 3 times conduit trade dia. with minimum 2 in. concrete covering. Conduits over 1 in. may not be installed in slab without approval of ENGINEER.

4. When at right angles to reinforcement, place conduit close to slab support.

5. Conduits embedded in concrete frame shall comply with applicable provisions of ACI 31.

G. Examine surfaces to receive raceways, wireways, and fittings for compliance with installation tolerances and other conditions affecting performance of raceway system.

H. Coordinate layout and installation of raceway and boxes with other construction elements to ensure adequate headroom, working clearance, and access.

I. Complete conduit installation prior to installing cables.

J. Raceway systems shall be continuous from outlet to outlet and from outlets to cabinets, junction or pull boxes.

K. Enter and secure to boxes ensuring electrical continuity from point of service to outlets.

L. Conduit shall be run concealed except exposed surface conduit may be installed where noted on Drawings or where concealment found to be impractical or impossible, and only with approval of ENGINEER.
M. Provide watertight conduit system where installed in wet places, underground or where buried in masonry or concrete.

1. Use threaded hubs when entering top of enclosures.
2. Use sealing type locknuts when entering sides or bottom of enclosures.

N. Conduit runs extending through areas of different temperature or atmospheric conditions or partly indoors and partly outdoors shall be sealed, drained, and installed in manner preventing drainage of condensed or entrapped moisture into cabinets, motors or equipment enclosures.

O. Cap conduits after installation to prevent entry of debris.

P. Connections to motors and equipment subject to vibration shall be maximum of 3 ft long. Locate where, least subject to physical abuse.

Q. Install conduit expansion fittings complete with bonding jumper in following locations.
   1. Conduit runs crossing structural expansion joint.
   2. Conduit runs attached to 2 separate structures.
   3. Conduit runs where movement perpendicular to axis of conduit may be encountered.

R. Keep raceways at least 6 in. away from parallel runs of flues and steam or hot water pipes. Install horizontal raceway runs above water and steam piping.

S. Install separate ground conductor inside flexible conduit connections.

T. Use approved flexible connections in hazardous locations.

U. Use explosionproof fittings and seals in hazardous areas in accordance with NEC.

V. PVC Coated Galvanized Rigid Steel Conduit: Use only fittings approved for use with that material. Patch nicks and scrapes in PVC coating after installing conduit.

W. Transition under floor conduit to galvanized rigid steel conduit before rising above floor. Wrap with plastic tape to provide 40 mil thick cover to height of 6 in. above floor.

3.02 BOXES

A. Cap unused knockout holes where blanks have been removed and plug unused conduit hubs.

B. Support and fasten items in accordance with Section 16070.
C. Do not bum holes, use knockout punches or saw.

D. Provide outlet box accessories as required for each installation such as mounting brackets, fixture studs, cable clamps, and metal straps for supporting outlet boxes compatible with outlet boxes being used and meeting 'requirements of individual wiring situations.'

E. Sizes shall be adequate to meet NEC volume requirements, but in no case smaller than sizes indicated.

F. Location of outlets and equipment shown on Drawings is approximate. Verify exact location.

G. Flush outlets shall have edges or plaster flush with finished wall or ceiling surfaces so plates can be drawn tightly to wall or ceiling surfaces.

H. Minor modification in location of outlets and equipment is considered incidental up to distance of 10 ft with no additional compensation, provided notification of modification is given prior to roughing in of outlet.

I. Outlet Boxes and Fittings: Install outlet and device boxes and associated covers and fittings of materials and NEMA types for each location in conformance with following requirements unless otherwise noted on Drawings:

   1. Interior Dry Locations: Sheet steel, NEMA type 1 for flush mounting and feraloy Type FS or PD cast boxes with threaded conduit hubs for surface mounting.

   2. Locations Exposed to Weather or Dampness: Stainless steel, NEMA Type 4X.

   3. Wet Locations: Stainless Steel, NEMA type 4X enclosures.


   5. Hazardous (Classified) Locations: NEMA type listed and labeled for location and class of hazard indicated.

J. Pull and Junction Boxes: Install pull and junction boxes of materials and NEMA types suitable for each location.

K. Mounting height as follows unless otherwise shown on Drawings:


   2. ac Receptacles: 15 in. above floor in finished areas; 48 in. above floor in unfinished areas.


5. Thermostats: 60 in. above floor.

L. Do not install boxes back to back or through wall. Offset outlet boxes on opposite sides of wall, minimum 12 in.

3.03 WIRE AND CABLE

A. Install wires and cables as indicated, according to manufacturer's Written instructions and NECA "Standard of Installation".

B. Run wire and cable in conduit unless otherwise indicated on Drawings.

C. On branch circuits, use standard colors.

D. Run ground wire with power circuits; conduit shall not be grounding path.

E. Provide separate conduit systems for following.

1. Line voltage control.

2. Low voltage control.

3. Shielded instrumentation.

4. As required by NEC.

F. Where power cables and instrument/signal cables enter and pass through same distribution box, steel barrier or steel conduit separation shall be maintained to avoid magnetic interaction between power cables and instrumentation conductors.

G. Run instrumentation cable into control cabinets or MCC only if terminated therein.

H. Terminate control, instrumentation, and communication cables on terminal strips in separate terminal cabinets located near conduit entrances of buildings or as shown on Drawings.

I. Color Coding: Conductors for lighting and power wiring as indicated below.

<table>
<thead>
<tr>
<th>Phase</th>
<th>208/120 v</th>
<th>480/277 v</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Black</td>
<td>Brown</td>
</tr>
<tr>
<td>B</td>
<td>Red</td>
<td>Orange</td>
</tr>
<tr>
<td>C</td>
<td>Blue</td>
<td>Yellow</td>
</tr>
<tr>
<td>Travlers</td>
<td>Pink</td>
<td>Purple</td>
</tr>
<tr>
<td>Neutral a</td>
<td>White</td>
<td>White with Non-green stripe</td>
</tr>
<tr>
<td>Ground</td>
<td>Green</td>
<td>Green</td>
</tr>
</tbody>
</table>
J. Color coding for intrinsically safe systems shall be light blue.

3.04 JOINTS, TAPS, AND SPLICES

A. Where pre-insulated spring connectors are used for motor and equipment connections, tape connector to wire to prevent loosening under vibration.

B. Each tap, joint or splice in conductors No. 8 AWG and larger shall be taped with 2 half-lap layers of vinyl plastic electrical tape and finish wrap of color coding tape where required by code.

C. Cable splices shall be made only in wireways, distribution boxes, and junction boxes.

3.05 WIRING DEVICES

A. Do not install devices until wiring is Complete.

B. Do not use terminals on wiring devices (hot or neutral) for feed-through connections, looped or otherwise. Make circuit connections by using wire connectors and pigtauls.

C. Install gasket plates for devices or system components having light emitting features such as switch with pilot light and dome lights. Where installed on rough textured surfaces, seal with black self-adhesive polyfoam.

D. Ground receptacles with insulated green ground wire from device ground screw to bolted outlet box connection or as shown on Drawings.

E. Install GFCI receptacles as required by NEC.

3.06 MOTOR STARTERS

A. Examine .area to receive motor starters to ensure adequate clearance for starter installation.

B. Anchor firmly to wall or structural surface.

C. Support and fasten in accordance with Section 16070.

3.07 MOTOR AND CIRCUIT DISCONNECTS

A. Locate disconnect switches as shown on Drawings and required by NEC.

B. Provide control circuit interlock as required by NEC.

C. Overcurrent protective devices.

1. Install fuses just prior to energizing equipment.
2. Locate circuit breakers as shown on Drawings.

D. Install on equipment rack or anchor firmly to wall or structural surface.

E. Support and fasten in accordance with Section 16070.

3.08 PANELBOARDS

A. Support panel cabinets independently to structure with no weight bearing on conduits.

B. Install panelboards so top breaker is not higher than 6 ft 0 in. above floor.

C. Adjacent panel cabinets shall be same size and mounted in horizontal alignment

D. Install typewritten directory in each panelboard, accurately indicating rooms or equipment being served after final circuit changes have been made to balance circuit loads.

E. Install filler plates in unused spaces.

3.09 TRANSFORMER

A. Install wall mounted transformers on prefabricated brackets designed for that purpose.

B. Install floor mounted transformers on 4 in. high concrete housekeeping pads.

C. Tighten bus connections and mechanical fasteners.

D. Adjust voltage taps for required system voltage and check grounding requirements.

3.10 FIELD QUALITY CONTROL

A. Control Circuits, Branch Circuits, Feeders, Motor Circuits, and Transformers:

1. Megger check of phase-to-phase and phase-to-ground insulation levels.

   a. Do not megger check solid state equipment.

2. Continuity.


4. Operational check.
B. Wiring Devices:

1. Test receptacles with Hubbell 5200, Woodhead 1750 or equal tester for correct polarity, proper ground connection, and wiring faults.

3.11 ADJUSTMENT AND CLEANING

A. Motor Starters and Disconnects:

1. Adjust covers and operating mechanisms for free mechanical movement.

2. Tighten wire and cable connections.

3. Verify overcurrent protection thermal unit size with motor nameplate to provide proper operation and compliance with NEC.

4. Clean interior of enclosures.

5. Touch up scratched or marred surfaces to match original finish.

B. Circuit Breakers:

1. Adjustable settings shall be set to provide selective coordination, proper operation, and compliance with NEC.

END OF SECTION
SECTION 16060 GROUNDING

PART 1 GENERAL

1.01 SUMMARY

A. Section Includes:

1. Grounding of electrical systems and equipment and basic requirements for grounding for protection of life, equipment, circuits, and systems.

2. Grounding requirements specified in this Section may be supplemented in other Sections of these Specifications.

1.02 SUBMITTALS

A. Report of Field Tests and Observations: Certified by CONTRACTOR.

B. Test Results:

1. Certified field tests and observation reports indicating and interpreting test reports for compliance with performance requirements.

C. Submit in accordance with Section 01340.

1.03 QUALITY ASSURANCE

A. Comply with UL 467.

B. Items provided under this section shall be listed or labeled by UL or other Nationally Recognized Testing Laboratory (NRTL).

1. Term "NRTL" shall be as defined in OSHA Regulation 1910.7.

2. Terms "listed" and "labeled" shall be as defined in National Electrical Code, Article 100.

C. Regulatory Requirements:


PART 2 PRODUCTS

2.01 GROUNDING AND BONDING PRODUCTS
A. Governing Requirements: Where types, sizes, ratings, and quantities indicated are in excess of NEC requirements, more stringent requirements and greater size, rating, and quantity indications govern.

2.02 WIRE AND CABLE GROUNDING CONDUCTORS

A. Conform to NEC Table 8, except as otherwise indicated, for conductor properties, including stranding.

1. Material: Copper.

B. Equipment Grounding Conductors: Insulated with green color insulation.

C. Grounding-Electrode Conductors: Stranded cable.

D. Underground Conductors: Bare, tinned, stranded, except as otherwise indicated.

E. Bare Copper Conductors:


3. Tinned Conductors: ASTMB3.

2.03 MISCELLANEOUS CONDUCTORS

A. Grounding Bus: Bare, annealed-copper bars of rectangular cross section.

B. Braided Bonding Junipers: Copper tape, braided No. 30 AWG bare copper wire, terminated with copper ferrules.

C. Bonding Straps: Soft copper, 0.05 in. (1 mm) thick and 2 in. (50 mm) wide, except as indicated.

2.04 CONNECTOR PRODUCTS

A. Pressure Connectors: High-conductivity-plated units.

B. Bolted Clamps: Heavy-duty type.

C. Exothermic-Welded Connections: Provided in kit form and selected per manufacturer's written instructions for specific types, sizes, and combinations of conductors and connected items.

2.05 GROUNDING ELECTRODES
A. Grounding Rods: Copper-clad steel.

1. Size: 3/4 in. by 120 in. (19 by 3000 mm).

PART 3  EXECUTION

3.01 APPLICATION

A. Equipment Grounding Conductors: Comply with NEC Article 250 for types, sizes, and quantities of equipment grounding conductors, except where specific types, larger sizes, or more conductors than required by NEC are indicated.

1. Install equipment grounding conductor with circuit conductors for items below in addition to those required by Code:
   a. Feeders and branch circuits.
   b. Lighting circuits.
   c. Receptacle circuits.
   d. Single-phase motor or appliance branch circuits. e. Three-phase motor or appliance branch circuits. f. Flexible raceway runs.

2. Nonmetallic Raceways: Install equipment grounding conductor in nonmetallic raceways unless they are designated for data cables.


C. Piping Systems and Other Equipment: Comply with NEC Article 250 for bonding requirements.

3.02 INSTALLATION

A. Ground electrical systems and equipment according to NEC requirements, except where Drawings or Specifications exceed NEC requirements.

B. Grounding Rods: Locate minimum of 1 rod length from each other and at least same distance from any other grounding electrode.

1. Drive until tops are 2 in. (50 mm) below finished floor or final grade, except as otherwise indicated.

2. Interconnect with grounding-electrode conductors. Use exothermic welds, except as otherwise indicated. Make these connections
without damaging copper coating or exposing steel.

C. Grounding Conductors: Route along shortest and straightest paths possible, except as otherwise indicated. Avoid obstructing access or placing conductors where they may be subjected to strain, impact, or damage.

D. Underground Grounding Conductors: Use bare copper wire. Bury at least 24 in. (600 mm) below grade.

E. Metal Water Service Pipe: Provide insulated copper grounding conductors, sized as indicated, in conduit, from building's main service equipment, or grounding bus, to main metal water service entrances to building. Connect grounding conductors to main metal water service pipes by grounding-clamp connectors. Where dielectric main water fitting is installed, connect grounding conductor to street side of fitting. Do not install grounding jumper across dielectric fittings. Bond grounding-conductor conduit to conductor at each end.

F. Water Meter Piping: Use braided-type bonding jumpers to electrically bypass water meters. Connect to pipe with grounding-clamp connectors.

G. Bond interior metal piping systems and metal air ducts to equipment grounding conductors of associated pumps, fans, blowers, electric heaters, and air cleaners. Use braided-type bonding straps.

3.03 CONNECTIONS

A. Make connections so possibility of galvanic action or electrolysis is minimized. Select connectors, connection hardware, conductors, and connection methods so metals in direct contact will be galvanically compatible.

1. Use electroplated or hot-tin-coated materials to assure high conductivity and to make contact points closer in order of galvanic series.

2. Make connections with clean, bare metal at points of contact.


5. Coat and seal connections having dissimilar metals with inert material to prevent future penetration of moisture to contact surfaces.*

B. Exothermic-Welded Connections: Use for connections to structural steel
and for underground connections. Comply with manufacturer's written instructions. Welds that are puffed up or that show convex surfaces indicating improper cleaning are not acceptable.

C. Equipment Grounding-Wire Terminations: For No. 8 AWG and larger, use pressure-type grounding lugs. No. 10 AWG and smaller grounding conductors may be terminated with winged pressure-type connectors.

D. Noncontact Metal Raceway Terminations: Where metallic raceways terminate at metal housings without mechanical and electrical connection to housirTg, terminate each conduit with a grounding bushingCo.rieCf" grounding bushings with bare grounding conductor to grounding bus or terminal-in housing. Bond electrically noncontinuous conduits at both entrances and exits with grounding bushings and bare grounding conductors, except as otherwise indicated.

E. Tighten screws and bolts for grounding and bonding connectors and terminals according to manufacturer's published torque-tightening values. Where these requirements are not available, use those specified in UL486AandUL486B.

F. Compression-Type Connections: Use hydraulic compression tools to provide correct circumferential pressure for compression connectors. Use tools and dies recommended by manufacturer of connectors. Provide embossing die code or other standard method to make visible indication that connector has been adequately compressed on grounding conductor.

G. Moisture Protection: Where insulated grounding conductors are connected to grounding rods or grounding buses, insulate entire area of connection and seal against moisture penetration of insulation and cable.

3.04 FIELD QUALITY CONTROL

A. Testing:

1. Subject completed grounding system to megger test at each location where maximum ground-resistance level is specified and at service disconnect enclosure grounding terminal. " "

2. Measure ground resistance not less than 2 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.

3. Perform tests by 2 point method according to Section 9.03 of IEEE 81.

B. Maximum grounding to resistance values are as follows:

1. Equipment Rated 500 RVA and Less: 10 ohms.
C. Excessive Ground Resistance: Where resistance to ground exceeds specified values, notify ENGINEER promptly and include recommendations to reduce ground resistance and to accomplish recommended work.

D. Report: Prepare certified test reports, of ground resistance at each test location; Include observations of weather and other phenomena that may affect test results. Describe measures taken to improve test results.

3.05 RESTORATION

A. Restore surface features, including vegetation, at areas disturbed by work of this Section.

1. Re-establish original grades, except as otherwise indicated.

2. Where sod has been removed, replace it as soon as possible after backfilling is completed.

3. Restore areas disturbed by trenching, storing of dirt, cable laying, and other activities to their original condition.

4. Include topsoiling, fertilizing, liming, seeding, sodding, sprigging, and mulching.

5. Maintain restored surfaces.

6. Restore disturbed paving.

END OF SECTION
SECTION 16100
GENERAL PROVISIONS

PART 1   GENERAL

1.01 The General and Special Conditions and all other CONTRACT DOCUMENTS are applicable to WORK under this section of the SPECIFICATIONS. All the WORK under this section of the SPECIFICATIONS shall be governed by any alternates and unit prices called for in the FORM OF PROPOSAL insofar as they affect this portion of the WORK.

1.02 Include furnishing of all labor, materials, equipment and other related items required to complete the WORK called for and indicated on the CONTRACT DRAWINGS and specified for a complete system, including excavation, backfilling and tamping. Classification of excavation and payment for same shall be in accordance with applicable provisions of these SPECIFICATIONS.

1.03 Abbreviations of organizations and publications:

NEC - National Electrical Code
UL - Underwriters Laboratories, Inc.
IPCEA - Insulated Power Cable Engineers Association
ANSI - American National Standards Institute
OSHA - Occupational Safety Health Act

1.04 All materials shall be new and the best of their respective kinds unless otherwise specified and shall be listed by the UL and shall be so labeled. All equipment shall conform to the latest approved standards of the IEEE, NEMA, ANSI and OSHA.

PART 2   COOPERATION

2.01 Check with other trades on the scope of their WORK and coordinate on all locations of various items of equipment and outlets before they are finally placed and connected. Any relocation of material or equipment necessitated by failure to coordinate WORK shall be at no cost to the OWNER.

2.02 Do not cut the WORK of any other trade without first consulting the ENGINEER'S representative. Repair any WORK damaged employing the services of the trade whose WORK is damaged.

PART 3   SCOPE

3.01 The WORK covered by this section of the CONTRACT shall include the furnishing of all labor, materials, tools and equipment necessary to complete the electrical WORK as herein specified, or implied and as shown or implied on the CONTRACT DRAWINGS.
3.02 The CONTRACTOR shall note that most of the electrical conduit, boxes and wiring are existing. The CONTRACTOR shall visit the site prior to BID and satisfy themselves as to the extent of existing WORK and new WORK required to complete the project as indicated. Submission of a BID will be interpreted that the visit has been done and no extra will be allowed for additional WORK as a result of not doing the inspection of existing conditions.

PART 4 DRAWINGS AND SPECIFICATIONS

4.01 The CONTRACT DRAWINGS and SPECIFICATIONS are intended to cover all WORK enumerated under the respective headings. Examine all CONTRACT DRAWINGS and SPECIFICATIONS to determine any references to WORK of an electrical nature and be guided accordingly in prosecuting the electrical WORK. The CONTRACT DRAWINGS are diagrammatic only, as far as final location is concerned. Any item of WORK not clearly included, specified or shown, and any errors or conflict between CONTRACT DRAWINGS, SPECIFICATIONS, codes and field conditions shall be clarified by a written request to the ENGINEER prior to bidding, otherwise all labor and materials required to make good any damage or defect in finished WORK caused by such error, omission or conflict shall be provided at no additional cost to the OWNER.

PART 5 CODE COMPLIANCE, INSPECTION AND CERTIFICATES

5.01 The minimum standards for all electrical WORK shall be the 1996 revision of the NEC. Whenever and wherever OSHA and/or federal, state and/or local laws or regulations and/or design require higher standards than the NEC, then these laws and/or regulations and/or design shall be followed.

5.02 Furnish electrical inspection by a licensed electrical inspector. Notify the electrical inspector in writing, immediately upon the start of the WORK with a copy of the notice to the ENGINEER. The inspector shall be scheduled for rough as well as finished WORK. Approval from the electrical inspector will not be allowed as reason for deviation from the CONTRACT DRAWINGS and SPECIFICATIONS. All cost incidental to the electrical inspection shall be borne by the CONTRACTOR.

PART 6 CLEANING

6.01 At the completion of the WORK required under this contract and just prior to acceptance by the OWNER, thoroughly clean all exposed equipment fittings, fixtures and accessories.

PART 7 CONNECTIONS TO EQUIPMENT BY OTHERS

7.01 Provide all conduit, boxes and wire with required connections, including any disconnect switches required by NEC to all electrically powered or controlled equipment furnished and set in place by others. Examine all divisions of the SPECIFICATIONS and all CONTRACT DRAWINGS to determine location and size of all electrically powered or controlled equipment.
PART 8 PHASING

8.01 Verify the rotation of all three phase motors with the trade furnishing equipment. These motors shall be "bumped" or run uncoupled in the presence of the trade furnishing the equipment to insure proper rotation.

PART 9 SPECIAL NOTE

9.01 All openings in electrical equipment, enclosures, cabinet outlets and junction boxes shall be by means of standard knockouts or shall be sawed or drilled. The use of a cutting torch is prohibited.

PART 10 PIPE SLEEVES AND FIRE RATING OF OPENINGS

10.01 Wherever conduit pass through floor slabs in other than slab on grade construction, steel sleeves shall be provided for each conduit. Sleeves shall project 3/8" above slab and spaces between conduit and sleeves shall be caulked with a material which will provide a fire rating substantially the same as the unpierced floor.

10.02 Holes through walls and ceilings, chases, shafts, etc., for the passage of cable or conduit shall be made so as to substantially preserve the integrity of the fire rating of such surfaces or passages in accordance with NEC 300-21.

10.03 Where conduit penetrates the roof, such penetration shall be through an opening approved by manufacturer of the roof.

PART 11 EXCAVATION AND BACKFILLING

11.01 Perform all excavation and backfilling required for completion of WORK indicated on the CONTRACT DRAWINGS and specified herein. Classification of excavation and prices for excavation shall be in accordance with the applicable division of these SPECIFICATIONS.

11.02 Backfill material for conduit or direct bury cable unless otherwise specified and/or noted on the DRAWINGS shall be clean earth, free from rock and debris, thoroughly tamped in six inch (6") layers to the finished grade.

11.03 During the progress of the project, the premises shall be kept reasonably clean and free from accumulate rubbish and debris. Proper care shall be exercised to protect all trees, shrubbery, and etc., in the vicinity of the work. All surplus earth shall be disposed of as directed by the ENGINEER.

11.04 Compaction of backfill in place shall be 95% of maximum density.
PART 12 OPERATING INSTRUCTIONS AND MAINTENANCE MANUALS

12.01 At completion of the CONTRACT, the OWNER shall be provided with two (2) bound copies of operations and maintenance instructions for the various items of the electrical equipment, including existing motor control center, new panelboards, service equipment, lighting fixtures, etc.

12.02 In addition to manufacturer’s approved SHOP DRAWINGS, manual shall include:
   (a) A listing of equipment (identified in accordance with the DRAWINGS nomenclature, e.g. LF-1, M.D.P. etc.) and distribution or supplier of the equipment. In case of lighting fixtures, the type replacement lamp including recommended voltage and other necessary designation shall be included.

12.03 Instructions shall be included for routine checking of circuit breakers and fused switches.

PART 13 LABELING

13.01 All lighting and power panels, telephone cabinets, switches in distribution equipment, safety switches for remote equipment and all other items noted for labeling shall be properly identified in accordance with the designations shown on the DRAWINGS or the function they perform. This paragraph applies to both new and existing equipment.

13.02 Labels shall be 1/4” high, white letters on laminated phenolic engraving stock suitably cemented to the inside of the recessed panels and on the face of surface mounted panels and other equipment.

PART 14 FISH WIRE

14.01 All conduit required under this contract which do not receive conductors, shall be provided with a 14 gauge galvanized steel fish wire or approved nylon wire.

PART 15 "OR EQUAL" CLAUSE

15.01 The SPECIFICATIONS covering this WORK are open; wherever a specific manufacturer’s item is specified, it is intended as a standard to be met and items which are approved equal or superior will be accepted.

PART 16 WARRANTY

16.01 CONTRACTOR shall include in BID price the warranty of all labor and equipment that is a part of this CONTRACT, including existing equipment that is reused, for a period of one year from the date of final completion.

END OF SECTION
SECTION 16200
GENERAL MATERIALS AND INSTALLATION

PART 1  GENERAL

1.01  In general, conduit shall be zinc-coated, rigid steel conduit and shall meet in all respects, the UL Standards for Rigid Steel Conduit. The conduit shall be metallized, galvanized, sherardized, or approved equal.

1.02  Rigid thick wall conduit or IMC shall be installed underground, as required or noted and in all concrete construction. Schedule 40 PVC conduit may be used below grade on exterior and below slab on interior of building. Exterior below grade PVC shall be concrete encased. Interior below slab PVC shall have 3" of cover between slab and conduit. If rock is present, provide 4" pad of same material as backfill. All risers through slab shall be with rigid steel elbows and extensions. Electrical metallic tubing may be used in other places unless otherwise noted. All thick wall terminals shall be capped with insulating bushings. Electrical metallic tubing shall be terminated with connectors with insulated throat. Metallined terminating fittings will not be acceptable. All terminating fittings shall be secured to box or cabinet with double lock-nut type of construction. Couplings and connectors for electrical metallic tubing shall be steel and shall be of the compression type. Set screw and indentation type connectors will not be acceptable, except that approved type steel set screw connectors may be used on EMT 2 – 1/2" or larger and on rigid conduit unless otherwise noted.

1.03  Runs of conduit or tubing shall have supports spaced in accordance with the NEC, and exposed conduit shall be installed with runs parallel or perpendicular to walls, structural members on intersections of vertical planes and ceilings, with right angle turns consisting of cast metal fittings or symmetrical bends. Bends or offsets shall be avoided where possible but where necessary shall be made with an approved conduit bending machine. Conduit or tubing which has been crushed or deformed in any way shall not be installed. Expansion fittings or other approved devices shall be used to provide for expansion or contraction where conduit or tubing crosses expansion joints. Conduit and tubing shall be supported on an approved type of ceiling trapeze, beam clamps, strap hangers, or pipe straps, secured by means of toggle bolts on hollow masonry units, expansion shields in concrete or brick and machine screws on metal surfaces. The use of tie wire for suspending conduits or securing same to joists, purlins, beams, etc., will not be allowed. Conduit and tubing shall be installed in such manner as to insure against trouble from the collection of trapped condensation, and all runs shall be arranged so as to be devoid of traps wherever possible. All necessary precautions to prevent the lodgment of dirt, plaster, or trash in conduit or tubing, fittings and boxes during construction shall be taken. A run of conduit or tubing which has become clogged shall be entirely freed of these accumulations or shall be replaced. Conduit shall be securely fastened to all sheet metal outlets, junction and pull boxes with double galvanized locknuts and
insulating bushings. All conduit in floors or below grade shall be swabbed free of debris or moisture before wires are pulled.

1.04 All underground metal conduit and conduit below slab shall be protected with (2) heavy coats of asphaltum paint.

1.05 The final 18 inch section of conduit connecting each motor shall be liquid tight flexible type.

1.06 All conduit shall be installed concealed unless otherwise noted or shown on the drawings.

1.07 No conduit smaller than 3/4" shall be used except as noted.

1.08 All conduit required under this contract, which do not receive conductors, shall be provided with 14 gauge copper or galvanized steel pull wires for future installation of the conductors by others.

1.09 No flexible conduit smaller than 1/2" shall be used except as permitted by NEC 350-3.

PART 2  OUTLET BOXES

2.01 Outlets shall be installed in the locations shown on the CONTRACT DRAWINGS. The general building PLANS shall be studied in relation to the spaces surrounding each outlet in order that WORK under this division of the SPECIFICATIONS may fit the WORK required under other divisions. When necessary, outlets shall be relocated so that when fixtures or other fittings are installed they will be symmetrically located according to room layout and will not interfere with other WORK or equipment. Only zinc-coated or cadmium plated, sheet-steel boxes according to NEC, of a class to satisfy the conditions for each outlet shall be used in concealed WORK. Boxes shall be installed in a rigid and satisfactory manner either by wood screws on wood, expansion shields on masonry, or machine screws on steel. Fixture outlet boxes in concrete ceilings shall be four (4") inch octagonal, concrete type, set flush with finished surfaces. Fixture outlet boxes on ceilings shall not be less than 4 inch octagonal.

2.02 All supports required for outlet boxes in addition to that furnished under the general building construction, shall be furnished and installed under this division of the SPECIFICATIONS. All supports shall be steel.

2.03 For masonry or drywall construction square cornered boxes measuring 3-3/4" high by approximately 2" wide and having interior device mounting holes shall be used.

2.04 Single gang boxes for devices shall be not less than 2-1/2" deep unless limited by depth of construction and shall accommodate up to five #12 conductors. When construction depth permits, 3-1/2" deep boxes shall be used for devices where the number of conductors entering a single gang outlet is 6 to 8. Where more than 8 conductors enter an outlet housing a single device, boxes shall be 4" square by 2-1/8" deep to accommodate a maximum of 14 conductors and shall
be provided with single device, square cornered tile wall covers of a suitable
depth. Where construction depth is limited or to facilitate installation in cavity
walls, 4" square boxes 1-1/2" deep may be used with single gang square
cornered tile wallcovers in lieu of single gang, 2-1/2" or 3-1/2" deep boxes. Such
installation shall be increased to conform with NEC requirements for conductors
larger than #12 AWG.

2.05 Where two or more devices are to be ganged at one outlet, 3-3/4" high boxes as
specified above and with the required number of gangs shall be used. Each
gang shall be subject to the same "fill" limitations as for single gang installation.

2.06 Partitions shall be provided in ganged boxes as required for conformity with NEC
380-8.

2.07 Where tile covers are used they shall be of sufficient depth to bring the box
opening within 1/4" of the finished wall surface.

2.08 Provide blank metal coverplates for all boxes which do not receive devices.

PART 3 WIRE AND CABLES (CONDUCTORS)

3.01 LOW VOLTAGE (0-600V)

3.1.1 Branch circuit conductors shall be not smaller than No. 12 A.W.G.
Conductors for signal and pilot control circuits may be No. 14 A.W.G.
Conductors shall be continuous from outlet to outlet and no splices shall
be made except within outlet or junction boxes. Junction boxes may be
utilized where required. Wire connectors of insulating materials or
solderless pressure connectors properly insulated shall be utilized for all
splices and wiring where possible. Rubber and friction tape shall conform
to NEC and be UL approved. Vinyl plastic tape will be acceptable in lieu
of rubber and friction tape. For branch circuit wires sizes #6 and smaller,
and for fixture wiring, all splices shall be made with approved type crimp-
on sleeves with separate outer insulating cap. In lieu of this, preinsulated,
twist on torsion spring type connectors "Scotchlok" may be utilized. The
use of threaded connectors with integral insulation of balelite or other
material will not be allowed.

3.1.2 Insulation unless otherwise noted shall be thermoplastic Type THHN-
THWN. The color code shall be in accordance with the National Electrical
Code.

3.1.3 All building wires shall be as manufactured by Paranite, General Electric,
General Cable, Anconda, Simplex, Phelps-Dodge, Reynolds or approved
equal.

3.1.4 All conductors shall be copper unless otherwise specified.

3.1.5 All existing conductors as well as new conductors shall be megged to
level recommended by manufacturer to assure that the conductors and
insulation are not damaged or deteriorated. The engineer shall be furnished a copy of the report. Any conductors which do not meet standards shall be replaced.

PART 4 JUNCTION BOXES AND TERMINAL CABINETS

4.01 All junctions and terminals cabinets used under this contract shall be constructed of code gauge, galvanized steel and shall be as manufactured by B & C, Metal Stamping Company, Columbia Manufacturing Company, Boss or approved equal.

END OF SECTION
SECTION 16300

ELECTRICAL SERVICE

PART I  GENERAL

1.01 The conduit system and neutral conductors of the wiring system shall be grounded in accordance with NEC. Grounding conductors of the electrical system shall be as shown on the contract drawings and shall be extended in conduit to the water service. Connection to the water pipe shall be made by approved ground clamps. All unions, valves, meters, etc., in the water line shall be bonded in accordance with the NEC, from the point of ground connection to the point where the water pipe enters the ground. The grounding system shall be installed in a workmanlike manner and shall be inconspicuous. Continuity of the ground shall be maintained throughout the building. Continuity of equipment and raceway ground shall be insured by the use of double locknuts and insulated grounding bushings bonded to enclosures in accordance with NEC Article 250-79 and Table 250-95 at service equipment at all panelboards, safety switches, pull boxes, etc., and at the terminations of all conduit which (1) house the supply conductors to the main bus or main breaker of a panelboard; (2) house the conductors of any branch or feeder circuit protected at 60 amperes or more. Convenience outlets shall be grounded by means of a bonding wire attached to the outlet box in a manner approved NEC Article 250-114. Service ground shall be run in non-metallic conduit. All equipment or device grounds at panelboards, service or distribution equipment shall be connected to ground bars in such equipment with set screw connectors.

PART 2  ELECTRIC SERVICE

2.01 SECONDARY ELECTRIC SERVICE

Furnish and install cable and conduit from weatherhead to a termination point in the building service equipment. Conduit shall be rigid steel with Type THW insulated copper conductors.

2.02 METERING

Install meter base as furnished by the Utility Company and extend 1-1/4" conduit from the current transformers cabinet to the meter base location. Current transformer cabinet shall be furnished and installed as required by American Electric Power Company.
PART 3  SERVICE AND DISTRIBUTION EQUIPMENT

3.01  GENERAL

Furnish and install a complete system of service and distribution equipment as shown on the contract drawings and described herein.

3.02  MAIN SERVICE DEVICES

This shall be a molded case circuit breaker, 200 ampere frame size with the indicated trip rating. Unit shall be General Electric, Square "D", Westinghouse, ITE or approved equal. Circuit breaker shall be complete with quick-make, quick-break manual operator. Construction shall include interpole phase barriers, contact position indicator and operating handle. Breaker shall be equipped with dual magnetic, adjustable long-time delay short-time instantaneous trips.

3.03  BRANCH DEVICES

These shall be molded circuit breakers, Square D, Westinghouse, General Electric, ITE or equal.

3.04  All devices shall be mounted in wall mounted panelboard construction.

PART 4  EXISTING MOTOR CONTROL CENTER

4.01  Existing motor control center (N4CC) is Furnas System 89. New combination starters as scheduled on drawing shall be type FVNR with circuit breakers, hand-off automatic switch, start-stop push buttons and red running light.

4.02  All starters requiring repair parts shall be repaired with original equipment parts.

4.03  In some instances wiring has been damaged. Replace wiring with original equipment conductors and test for proper operation.

END OF SECTION 16300
SECTION 16400

DISTRIBUTON SYSTEM

PART 1  CIRCUIT BREAKER PANELBOARDS

1.01 Furnish and install where indicated on the CONTRACT DRAWINGS, automatic circuit breaker panelboards. The panelboards shall be of the dead front type and shall be in accordance with the Underwriters Laboratories, Inc., "Standards for Panelboards", and "Standards for Cabinets and Boxes", and shall be so labeled. Cabinets shall be of sufficient size to provide a minimum gutter space of 4" on all sides. Boxes shall be made of code gauge galvanized steel. Fronts shall be of sheet metal with door and directory card, combination lock and catch with two (2) milled type keys. The directory cards shall be filled in (typewritten) showing circuit numbers and description for both new and existing panelboards. The circuit breakers shall be of the indicating type providing "ON", "OFF" and "TRIP" positions of the indicating handle. All multi-pole breakers shall be so designed that an overload on one pole automatically causes all poles to open. Single pole breakers with handle ties will not be accepted. The circuit breakers shall be of the quick-make, quick-break on manual as well as automatic type rated 10000 AIC sym. 208/120 and 240.120 panelboards shall be General Electric Type NLAB, Square D Type NQOB, Cutler-Hammer or approved equal. Each panel shall have a factory installed ground bus.

PART 2  SAFETY SWITCHES

2.01 In general, safety switches shall be quick-make, quick-break, fused or unfused as required or specified, rated 240 or 600 volts as required and shall be Type A, Heavy Duty, General Electric, Square D, Bulldog, Cutler-Hammer or approved equal. Each switch shall have the capacity indicated. Exterior switches shall be NEMA 4X, stainless steel.

2.02 Each motor shall be provided with a disconnecting means where required by the NEC, even though not indicated on the CONTRACT DRAWINGS. A circuit breaker in a panelboard will be accepted as a disconnect means if located within sight of the motor. A quick-break, quick-make, general use tumbler or snap switch shall be acceptable for capacity less than 30 amperes, provided the ampere rating of the switch is at least double the rating of the controlled equipment and provided the required running protection is supplied by other means.

2.03 Safety switches for single phase motors not having thermal overload shall be as manufactured by General Electric, Square D or approved equal, single or two pole as required. Each switch shall be provided with a thermal heater of the correct size for the motor on which installed. All shall be of one manufacture insofar as possible.
PART 3 WIRING DEVICES

3.01 SWITCHES

3.1.1 All switches shall be of the flush tumbler type. All wall switches shall be rated at 20 ampere, 125 volts.

3.1.2 Switches shall be as follows, or approved equal:

<table>
<thead>
<tr>
<th>GENERAL ELECTRIC</th>
<th>HUBBELL</th>
<th>BRYANT</th>
</tr>
</thead>
<tbody>
<tr>
<td>20A Single Pole</td>
<td>5951</td>
<td>1221</td>
</tr>
<tr>
<td>20A Three Way</td>
<td>5953</td>
<td>1223</td>
</tr>
</tbody>
</table>

3.1.3 Provide key operated switches where indicated.

3.02 RECEPTACLES

3.2.1 Convenience outlets shall be 20 amp rated, Hubbell No. 5352, G.E. 5362, or Bryant 5362 of the grounding type.

3.2.2 GFI weatherproof duplex outlets shall be No. GF 5352 with a Hubbell WP26M (cast aluminum) or approved equal cover.

3.2.3 All wiring devices shall be of one manufacturer and shall be grey.

3.03 PLATES

All plates for concealed devices shall be stainless steel series 97000.

PART 4 FUSES

4.01 Fuses shall not be installed in safety switches or panelboards until equipment is ready to be energized.

4.02 Fuses 600 amperes and less shall be current limiting with an interrupting capacity of 200,000 amperes and time delay of 10 seconds at 500% rating. They shall be Bussman Fusetron dual element fuses or approved equal.

END OF SECTION