**PROJECT MANUAL** 

ISSUED FOR RE-BI

ETRA TECH

240 Continental Drive, Suite 200 Newark, Delaware 19713 phone: 302.738.7551 fax: 302.454.5989

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> 200-76984-18002/ MC7601000098 DEARNG Contract No.: 2018-08

New Castle County, Delaware

**DELAWARE ARMY NATIONAL GUARD** 

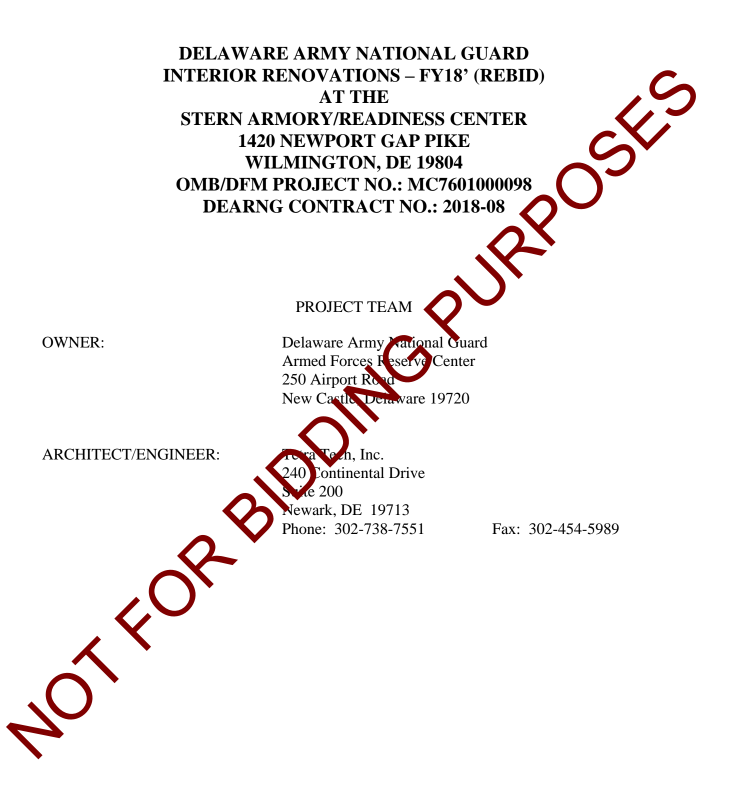
**STERN ARMORY/READINESS** 

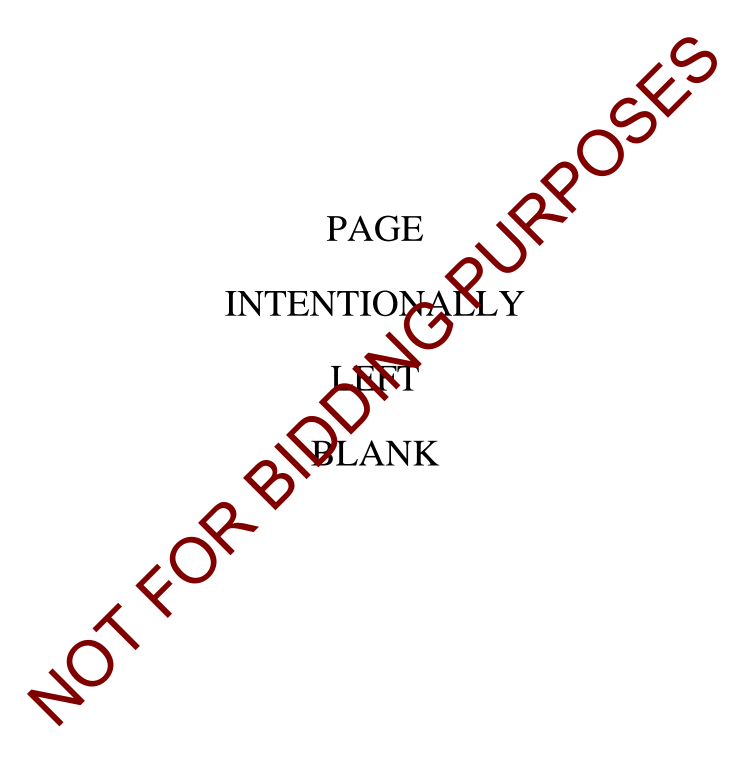
**INTERIOR RENOVATIONS FY18** 

22 AUGUST 2018

State of Delaware

CENTER





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# ADVERTISEMENT FOR BIDS REBID

Sealed bids for **DEARNG Contract No. 2018-08** – **Stern Readiness Center Interior Renovations**, will be received by the Delaware Army National Guard at the Security Officers desk in the Main Lobby of the Biden National Guard/Reserve Center, 250 Airport Road, New Castle, Delaware, 19720 until **2:00 PM local time on September 7**, **2018**, at which time they will be publicly opened and read aloud in the Multi-Purpose Room.

Bidders are required to show identification at the Guard Booth when entering the site and must sign in at the Security Officers desk once inside. Please allow sufficient time to comply with these requirements. No exceptions. Bidder bears the risk of late delivery. Any bids received after the stated time will be returned unopened.

Project involves interior renovations at Stern Readiness Center, 1420 Newport Gap Pike, Wilmington, DE 19804.

Attention is called to the construction schedule as detailed in the Contract Documents.

A MANDATORY Pre-Bid Meeting will be held on August 22, 2018 at 9:00 AM at the Stern Readiness Center, 1420 Newport Gap Pike, Wilmington, DE 19804, for the purpose of establishing the listing of subcontractors and to answer questions. Representatives of each party to any Joint Venture must each dois meeting. ATTENDANCE OF THIS MEETING IS A PREREQUISITE FOR BIDDING ON THIS CONTRACT.

Sealed bids shall be addressed to the Delaware Army National Guard, Biden National Guard/Reserve Center, 250 Cirport Road, New Castle, Delaware, 19720, ATTN: 2LT Brittney M. Poore. The outer envelope should clearly indicate: **DEARNG CONTRACT NO. 2018-06 Stern Readiness Center Interior Renovations -SEALED BID – FOLIOT OPEN.** 

Contract Documents (one CD) can be obtained at the Pre-Bid Meeting or before, by calling (302)788-7051 upon receipt of \$100.00 per set/non-refundable. Checks are to be made payable to "Tetra Tech, Inc."

Construction documents will be available for review at the office of Tetra Tech, 240 Continental Drive, Suite 200, Newark, Delaware 19713.

Mority Business Enterprises (MBE), Disadvantaged Business Enterprises (DBE), Women-Owned Business Enterprises (WBE) and Veteran-Owned Business Enterprises (VBE) will be afforded full opportunity to submit bids on this contract and will not be subject to discrimination on the basis of race, color, national origin or sex in consideration of this award. Each bid must be accompanied by a bid security equivalent to ten percent of the bid amount and all additive alternates. The successful bidder must post a performance bond and payment bond in a sum equal to 100 percent of the contract price upon execution of the contract. The Owner reserves the right to reject any or all bids and to waive any informalities therein. The Owner may extend the time and place for the opening of the bids from that described in the advertisement, with not less than two calendar days notice by certified delivery, facsimile machine or other electronic means to those bidders receiving plans.

# END OF ADVERTISEMENT FOR BIDS

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## SECTION 00 21 13

#### **INSTRUCTIONS TO BIDDERS**

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- 1. DEFINITIONS
- 2. BIDDER'S REPRESENTATION
- 3. BIDDING DOCUMENTS
- 4. BIDDING PROCEDURES
- 5. CONSIDERATION OF BIDS
- 6. POST-BID INFORMATION
- 7. PERFORMANCE BOND AND PAYMENT BOND
  - . FORM OF AGREEMENT BETWEEN OWNER AND CONTRACTOR

#### ARTICLE 1: GENERAL

- 1.1 DEFINITIONS
- 1.1.1 Whenever the following terms are used, their intent and meaning shall be interpreted follows:
- 1.2 STATE: The State of Delaware.
- 1.3 AGENCY: Contracting State Agency as noted on cover sheet.
- 1.4 DESIGNATED OFFICIAL: The agent authorized to act for the Agency
- 1.5 BIDDING DOCUMENTS: Bidding Documents include the Bibling Requirements and the proposed Contract Documents. The Bidding Requirements consist of the Advertisement for Bid, Invitation to Bid, Instructions to Bidders, Supplementary Instructions to Bidders (if any), General Conditions, Supplementary General Conditions; General Requirements, Special Provisions (if any), the Bid Form (including the Nep-collusion Statement), and other sample bidding and contract forms. The proposed Contract Documents consist of the form of Agreement between the Owner and Contractor, as well as the Drawings, Specifications (Project Manual) and all Addenda issued prior to execution of the Contract.
- 1.6 CONTRACT DOCUMENTS: The Contract Documents consist of the, Instructions to Bidders, Supplementary Instructions & Bidders (if any), General Conditions, Supplementary General Conditions, General Requirements, Special Provisions (if any), the form of agreement between the Owner and the Contractor, Drawings (if any), Specifications (Project Manual), and all addenda
- 1.7 AGREEMENT: The form of the Agreement shall be AIA Document A101, Standard Form of Agreement between Owner and Contractor where the basis of payment is a STIPULATED SUM. In the case of conflict between the instructions contained therein and the General Requirements herein, these General Requirements shall prevail.
- 1.8 GENERAC REQUIREMENTS (or CONDITIONS): General Requirements (or conditions) are instructions pertaining to the Bidding Documents and to contracts in general. They contain, in summary, requirements of laws of the State; policies of the Agency and instructions to bidders.

1.9 1.9

SPECIAL PROVISIONS: Special Provisions are specific conditions or requirements peculiar to the bidding documents and to the contract under consideration and are supplemental to the General Requirements. Should the Special Provisions conflict with the General Requirements, the Special Provisions shall prevail.

ADDENDA: Written or graphic instruments issued by the Owner/Architect prior to the execution of the contract which modify or interpret the Bidding Documents by additions, deletions, clarifications or corrections.

- 1.11 BIDDER OR VENDOR: A person or entity who formally submits a Bid for the material or Work contemplated, acting directly or through a duly authorized representative who meets the requirements set forth in the Bidding Documents.
- 1.12 SUB-BIDDER: A person or entity who submits a Bid to a Bidder for materials or labor, or both for a portion of the Work.
- 1.13 BID: A complete and properly executed proposal to do the Work for the sums stipulated therein, submitted in accordance with the Bidding Documents.
- 1.14 BASE BID: The sum stated in the Bid for which the Bidder offers to perform the Work described in the Bidding Documents as the base, to which Work may be added or from which Work may be deleted for sums stated in Alternate Bids (if any are required to be stated in the bid).
- 1.15 ALTERNATE BID (or ALTERNATE): An amount stated is the Bid, where applicable, to be added to or deducted from the amount of the Base Bid if the corresponding change in the Work, as described in the Bidding Documents is accepted
- 1.16 UNIT PRICE: An amount stated in the Bid, where applicable, as a price per unit of measurement for materials, equipment or services or portion of the Work as described in the Bidding Documents.
- 1.17 SURETY: The corporate body which is bound with and for the Contract, or which is liable, and which engages to be responsible for the Contractor's payments of all debts pertaining to and for his acceptable performance of the Work for which he has contracted.
- 1.18 BIDDER'S DEPOSIT: The security designated in the Bid to be furnished by the Bidder as a guaranty of good faither enter into a contract with the Agency if the Work to be performed or the material or equipment to be furnished is awarded to him.
- 1.19 CONTRACT: Che witten agreement covering the furnishing and delivery of material or work to be performed.
- 1.20 CONTRACTOR: Any individual, firm or corporation with whom a contract is made by the A ency.
- 1.21



SUBCONTRACTOR: An individual, partnership or corporation which has a direct contract with a contractor to furnish labor and materials at the job site, or to perform construction labor and furnish material in connection with such labor at the job site.

CONTRACT BOND: The approved form of security furnished by the contractor and his surety as a guaranty of good faith on the part of the contractor to execute the work in accordance with the terms of the contract.

ARTICLE 2: BIDDER'S REPRESENTATIONS

2.1 PRE-BID MEETING

- 2.1.1 A pre-bid meeting for this project will be held at the time and place designated. Attendance at this meeting is a pre-requisite for submitting a Bid, unless this requirement is specifically waived elsewhere in the Bid Documents.
- 2.2 By submitting a Bid, the Bidder represents that:
- 2.2.1 The Bidder has read and understands the Bidding Documents and that the Bid is made in accordance therewith.
- 2.2.2 The Bidder has visited the site, become familiar with existing conditions under which the Work is to be performed, and has correlated the Bidder's his personal observations with the requirements of the proposed Contract Documents.
- 2.2.3 The Bid is based upon the materials, equipment, and systems required by the Bidding Documents without exception.
- 2.3 JOINT VENTURE REQUIREMENTS
- 2.3.1 For Public Works Contracts, each Joint Venturer shall be qualified and capable to complete the Work with their own forces.
- 2.3.2 Included with the Bid submission, and as arequirement to bid, a copy of the executed Joint Venture Agreement shall be submitted analigned by all Joint Venturers involved.
- 2.3.3 All required Bid Bonds, Performance Bonds, Material and Labor Payment Bonds must be executed by both Joint Ventuers and be placed in both of their names.
- 2.3.4 All required insurance certificates shall name both Joint Venturers.
- 2.3.5 Both Joint Ventuces shall sign the Bid Form and shall submit a copy of a valid Delaware Business Licens with heir Bid.
- 2.3.6 Both Joint Vinturers shall include their Federal E.I. Number with the Bid.
- 2.3.7 In the event of a mandatory Pre-bid Meeting, each Joint Venturer shall have a representative in ttendance.

2.3.8

Due to exceptional circumstances and for good cause shown, one or more of these provisions may be waived at the discretion of the State.

#### ASSIGNMENT OF ANTITRUST CLAIMS

As consideration for the award and execution by the Owner of this contract, the Contractor hereby grants, conveys, sells, assigns and transfers to the State of Delaware all of its right, title and interests in and to all known or unknown causes of action it presently has or may now or hereafter acquire under the antitrust laws of the United States and the State of Delaware, relating to the particular goods or services purchased or acquired by the Owner pursuant to this contract.

#### **ARTICLE 3: BIDDING DOCUMENTS**

#### 3.1 COPIES OF BID DOCUMENTS

- 3.1.1 Bidders may obtain complete sets of the Bidding Documents from the Architectural/Engineering firm designated in the Advertisement or Invitation to Bid in the number and for the deposit sum, if any, stated therein.
- 3.1.2 Bidders shall use complete sets of Bidding Documents for preparation of Bids. The south Agency nor the Architect assumes no responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.
- 3.1.3 Any errors, inconsistencies or omissions discovered shall be reported to the Architect immediately.
- 3.1.4 The Agency and Architect may make copies of the Bidding Dreuments available on the above terms for the purpose of obtaining Bids on the Work. To license or grant of use is conferred by issuance of copies of the Bidding Documents.
- 3.2 INTERPRETATION OR CORRECTION OF BIDNING DOCUMENTS
- 3.2.1 The Bidder shall carefully study and compare the Bidding Documents with each other, and with other work being bid concurrently or presently under construction to the extent that it relates to the Work for which the Bidvis submitted, shall examine the site and local conditions, and shall report any errors, meansistencies, or ambiguities discovered to the Architect.
- 3.2.2 Bidders or Sub-bidders required charification or interpretation of the Bidding Documents shall make a written request to the Architect at least seven (7) days prior to the date for receipt of Bids. Interpretations, corrections and changes to the Bidding Documents will be made by written addendum. Interpretations, corrections, or changes to the Bidding Documents made in any other manner shall not be binding.
- 3.2.3 The apparent silence of the specifications as to any detail, or the apparent omission from it of detailed coscription concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and only material and workmanship of the first quality are to be used. Proof of specification compliance will be the responsibility of the Bidder.



Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for all permits, labor, materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, and other facilities and services necessary for the proper execution and completion of the Work.

The Owner will bear the costs for all impact and user fees associated with the project.

#### SUBSTITUTIONS

3.3.1 The materials, products and equipment described in the Bidding Documents establish a standard of quality, required function, dimension, and appearance to be met by any proposed substitution. The specification of a particular manufacturer or model number is not intended

to be proprietary in any way. Substitutions of products for those named will be considered, providing that the Vendor certifies that the function, quality, and performance characteristics of the material offered is equal or superior to that specified. It shall be the Bidder's responsibility to assure that the proposed substitution will not affect the intent of the design, and to make any installation modifications required to accommodate the substitution.

- 3.3.2 Requests for substitutions shall be made in writing to the Architect at least ten (10) days pror to the date of the Bid Opening. Such requests shall include a complete description of the proposed substitution, drawings, performance and test data, explanation of required installation modifications due the substitution, and any other information necessary to can evaluation. The burden of proof of the merit of the proposed substitution is upon the proposer. The Architect's decision of approval or disapproval shall be final. The Architect is to notify Owner prior to any approvals.
- 3.3.3 If the Architect approves a substitution prior to the receipt of Bide such approval shall be set forth in an Addendum. Approvals made in any other manner shall not be binding.
- 3.3.4 The Architect shall have no obligation to consider any substitutions after the Contract award.
- 3.4 ADDENDA
- 3.4.1 Addenda will be mailed or delivered to all who are known by the Architect to have received a complete set of the Bidding Documents.
- 3.4.2 Copies of Addenda will be made available for inspection wherever Bidding Documents are on file for that purpose.
- 3.4.3 No Addenda will be issued later than 4 days prior to the date for receipt of Bids except an Addendum withdrawing the inquest for Bids or one which extends the time or changes the location for the opening of bids.
- 3.4.4 Each bidder shall accertain prior to submitting his Bid that they have received all Addenda issued, and shall acknowledge their receipt in their Bid in the appropriate space. Not acknowledging an issued Addenda could be grounds for determining a bid to be non-responsive

# ARTICLE 4: BIODING PROCEDURES



PREPARATION OF BIDS

Submit the bids on the Bid Forms included with the Bidding Documents.

- Submit the original Bid Form for each bid. Bid Forms may be removed from the project manual for this purpose.
- Execute all blanks on the Bid Form in a non-erasable medium (typewriter or manually in ink).
- 4.1.4 Where so indicated by the makeup on the Bid Form, express sums in both words and figures, in case of discrepancy between the two, the written amount shall govern.

- 4.1.5 Interlineations, alterations or erasures must be initialed by the signer of the Bid.
- 4.1.6 BID ALL REQUESTED ALTERNATES AND UNIT PRICES, IF ANY. If there is no change in the Base Bid for an Alternate, enter "No Change". The Contractor is responsible for verifying that they have received all addenda issued during the bidding period. Work required by Addenda shall automatically become part of the Contract.
- 4.1.7 Make no additional stipulations on the Bid Form and do not qualify the Bid in manner.
- 4.1.8 Each copy of the Bid shall include the legal name of the Bidder and a statement whether the Bidder is a sole proprietor, a partnership, a corporation, or any legal entry, and each copy shall be signed by the person or persons legally authorized to bind the bidder to a contract. A Bid by a corporation shall further give the state of incorporation and have the corporate seal affixed. A Bid submitted by an agent shall have a current Power of Attorney attached, certifying agent's authority to bind the Bidder.
- 4.1.9 Bidder shall complete the Non-Collusion Statement form beladed with the Bid Forms and include it with their Bid.
- 4.1.10 In the construction of all Public Works projects for the State of Delaware or any agency thereof, preference in employment of laborars, workers or mechanics shall be given to bona fide legal citizens of the State who have established citizenship by residence of at least 90 days in the State.
- 4.1.11 Each bidder shall include in their bit a copy of a valid Delaware Business License.'
- 4.1.12 Each bidder shall include signed Affidavit(s) for the Bidder and each listed Subcontractor certifying compliance with CMB Regulation 4104- "Regulations for the Drug Testing of Contractor and Supcontractor Employees Working on "Large Public Works Projects." "Large Public Works" is based upon the current threshold required for bidding Public Works as set by the Purchasing and Contracting Advisory Council.
- 4.2 BID SEC RITY

4.2.1



An bids chall be accompanied by a deposit of either a good and sufficient bond to the agency for the benefit of the agency, with corporate surety authorized to do business in this State, the form of the bond and the surety to be approved by the agency, or a security of the bidder assigned to the agency, for a sum equal to at least 10% of the bid plus all add alternates, or in lieu of the bid bond a security deposit in the form of a certified check, bank treasurer's check, cashier's check, money order, or other prior approved secured deposit assigned to the State. The bid bond need not be for a specific sum, but may be stated to be for a sum equal to 10% of the bid plus all add alternates to which it relates and not to exceed a certain stated sum, if said sum is equal to at least 10% of the bid. The Bid Bond form used shall be the standard OMB form (attached).

4.2.2

The Agency has the right to retain the bid security of Bidders to whom an award is being considered until either a formal contract has been executed and bonds have been furnished or the specified time has elapsed so the Bids may be withdrawn or all Bids have been rejected.

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- 4.2.3 In the event of any successful Bidder refusing or neglecting to execute a formal contract and bond within 20 days of the awarding of the contract, the bid bond or security deposited by the successful bidder shall be forfeited.
- 4.3 SUBCONTRACTOR LIST
- 4.3.1 As required by <u>Delaware Code</u>, Title 29, section 6962(d)(10)b, each Bidder shall subpat with their Bid a completed List of Sub-Contractors included with the Bid Form. NAME ONLY ONE SUBCONTRACTOR FOR EACH TRADE. A Bid will be considered non-responsive unless the completed list is included.
- 4.3.2 Provide the Name and Address for each listed subcontractor. Addresses by City, Town or Locality, plus State, will be acceptable.
- 4.3.3 It is the responsibility of the Contractor to ensure that their Subcontractors are in compliance with the provisions of this law. Also, if a Contractor elevity to list themselves as a Subcontractor for any category, they must specifically nome themselves on the Bid Form and be able to document their capability to act as Subcontractor in that category in accordance with this law.
- 4.4 EQUALITY OF EMPLOYMENT OPPORT UNITY ON PUBLIC WORKS
- 4.4.1 During the performance of this contract, the comractor agrees as follows:
  - A. The Contractor will not discriminate against any employee or applicant for employment because of rate, creed, sex, color, sexual orientation, gender identity or national origin. The contractor will take affirmative action to ensure the applicants are employed, and that employees are treated during employment, without regard to their race, creed, sex color, sexual orientation, gender identity or national origin. Such action shall include, but not be limited to, the following: Employment, upgradue denotion or transfer; recruitment or recruitment advertising; layoff or termination ates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places available to employees and applicants for employment notices to be provided by the ontracting agency setting forth this nondiscrimination clause.

The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, sex, color, sexual orientation, gender identity or national origin."

#### PREVAILING WAGE REQUIREMENT

Wage Provisions: For renovation and new construction projects whose costs exceed the thresholds contained in <u>Delaware Code</u>, Title 29, Section 6960, the minimum wage rates for various classes of laborers and mechanics shall be as determined by the Department of Labor, Division of Industrial Affairs of the State of Delaware.

### DEARNG STERN ARMORY/READINESS CENTER WILMINGTON, DELAWARE

- 4.5.2 The employer shall pay all mechanics and labors employed directly upon the site of work, unconditionally and not less often than once a week and without subsequent deduction or rebate on any account, the full amounts accrued at time of payment, computed at wage rates not less than those stated in the specifications, regardless of any contractual relationship which may be alleged to exist between the employer and such laborers and mechanics.
- 4.5.3 The scale of the wages to be paid shall be posted by the employer in a prominent and eas accessible place at the site of the work.
- 4.5.4 Every contract based upon these specifications shall contain a stipulation that sworp payoll information, as required by the Department of Labor, be furnished weekly. The Department of Labor shall keep and maintain the sworp payroll information for a period of 6 months from the last day of the work week covered by the payroll.
- 4.6 SUBMISSION OF BIDS
- 4.6.1 Enclose the Bid, the Bid Security, and any other documents lequired to be submitted with the Bid in a sealed opaque envelope. Address the envelope to the party receiving the Bids. Identify with the project name, project number, and up Bidder's name and address. If the Bid is sent by mail, enclose the sealed envelope in a separate mailing envelope with the notation "BID ENCLOSED" on the face thereof. The State is not responsible for the opening of bids prior to bid opening date and time that are not properly marked.
- 4.6.2 Deposit Bids at the designated location prior to me time and date for receipt of bids indicated in the Advertisement for Bids. Bids Acceived after the time and date for receipt of bids will be marked "LATE BID" and returned
- 4.6.3 Bidder assumes full responsibility for timely delivery at location designated for receipt of bids.
- 4.6.4 Oral, telephonic in legaphic bids are invalid and will not receive consideration.
- 4.6.5 Withdrawn Bids muy be resubmitted up to the date and time designated for the receipt of Bids, provided that they are then fully in compliance with these Instructions to Bidders.
  - MODIFICATION OR WITHDRAW OF BIDS

4.7.1

4.7



Prior to the closing date for receipt of Bids, a Bidder may withdraw a Bid by personal request and by showing proper identification to the Architect. A request for withdraw by letter or fax, if the Architect is notified in writing prior to receipt of fax, is acceptable. A fax directing a modification in the bid price will render the Bid informal, causing it to be ineligible for consideration of award. Telephone directives for modification of the bid price shall not be permitted and will have no bearing on the submitted proposal in any manner.

Bidders submitting Bids that are late shall be notified as soon as practicable and the bid shall be returned.

4.7.3 A Bid may not be modified, withdrawn or canceled by the Bidder during a thirty (30) day period following the time and date designated for the receipt and opening of Bids, and Bidder

so agrees in submitting their Bid. Bids shall be binding for 30 days after the date of the Bid opening.

#### **ARTICLE 5: CONSIDERATION OF BIDS**

- 5.1 OPENING/REJECTION OF BIDS
- 5.1.1 Unless otherwise stated, Bids received on time will be publicly opened and will be readaloud. An abstract of the Bids will be made available to Bidders.
- 5.1.2 The Agency shall have the right to reject any and all Bids. A Bid not accompanie by a required Bid Security or by other data required by the Bidding Document, or a Did which is in any way incomplete or irregular is subject to rejection.
- 5.1.3 If the Bids are rejected, it will be done within thirty (30) calendar day of the Bid opening.
- 5.2 COMPARISON OF BIDS
- 5.2.1 After the Bids have been opened and read, the bid paces will be compared and the result of such comparisons will be made available to the public. Comparisons of the Bids may be based on the Base Bid plus desired Alternates. The Agency shall have the right to accept Alternates in any order or combination.
- 5.2.2 The Agency reserves the right to waive technicanties, to reject any or all Bids, or any portion thereof, to advertise for new Bids, to proceed to do the Work otherwise, or to abandon the Work, if in the judgment of the Agency exits agent(s), it is in the best interest of the State.
- 5.2.3 An increase or decrease in the quantity for any item is not sufficient grounds for an increase or decrease in the Unit crice.
- 5.2.4 The prices quotes are to be mose for which the material will be furnished F.O.B. Job Site and include all charges may be imposed during the period of the Contract.
- 5.2.5 No qualifying letter or statements in or attached to the Bid, or separate discounts will be considered in determining the low Bid except as may be otherwise herein noted. Cash or separate discounts should be computed and incorporated into Unit Bid Price(s).



# DISQUALIFICATION OF BIDDERS

An agency shall determine that each Bidder on any Public Works Contract is responsible before awarding the Contract. Factors to be considered in determining the responsibility of a Bidder include:

- A. The Bidder's financial, physical, personnel or other resources including Subcontracts;
- B. The Bidder's record of performance on past public or private construction projects, including, but not limited to, defaults and/or final adjudication or

admission of violations of the Prevailing Wage Laws in Delaware or any other state;

- C. The Bidder's written safety plan;
- D. Whether the Bidder is qualified legally to contract with the State;
- E. Whether the Bidder supplied all necessary information concerning responsibility; and,
- F. Any other specific criteria for a particular procurement, which an agence may establish; provided however, that, the criteria be set forth in the Invitation to Bid and is otherwise in conformity with State and/or Federal law
- 5.3.2 If an agency determines that a Bidder is nonresponsive and/or nonresponsible, the determination shall be in writing and set forth the basis for the determination. A copy of the determination shall be sent to the affected Bidder within the (5) working days of said determination.
- 5.3.3 In addition, any one or more of the following causes may be considered as sufficient for the disqualification of a Bidder and the rejection of their Bol or Bids.
- 5.3.3.1 More than one Bid for the same Contract from ar individual, firm or corporation under the same or different names.
- 5.3.3.2 Evidence of collusion among Bidden
- 5.3.3.3 Unsatisfactory performance record *zs* evidenced by past experience.
- 5.3.3.4 If the Unit Prices are by nusly unbalanced either in excess or below reasonable cost analysis values.
- 5.3.3.5 If there are any coauthorized additions, interlineation, conditional or alternate bids or irregularities of any kind which may tend to make the Bid incomplete, indefinite or ambiguou as to its meaning.
- 5.3.3.6 If the Bia is not accompanied by the required Bid Security and other data required by the Didding Documents.



If any exceptions or qualifications of the Bid are noted on the Bid Form.

#### ACCEPTANCE OF BID AND AWARD OF CONTRACT

A formal Contract shall be executed with the successful Bidder within twenty (20) calendar days after the award of the Contract.

Per Section 6962(d)(13) a., Title 29, Delaware Code, "The contracting agency shall award any public works contract within thirty (30) days of the bid opening to the lowest responsive and responsible Bidder, unless the Agency elects to award on the basis of best

value, in which case the election to award on the basis of best value shall be stated in the Invitation To Bid."

- 5.4.3 Each Bid on any Public Works Contract must be deemed responsive by the Agency to be considered for award. A responsive Bid shall conform in all material respects to the requirements and criteria set forth in the Contract Documents and specifications.
- 5.4.4 The Agency shall have the right to accept Alternates in any order or combination and to determine the low Bidder on the basis of the sum of the Base Bid, plus accepted Alternates.
- 5.4.5 The successful Bidder shall execute a formal contract, submit the required Instrance Certificate, and furnish good and sufficient bonds, unless specifically waived in the General Requirements, in accordance with the General Requirement, within twenty (00) days of official notice of contract award. The successful Bidder shall provide two business days prior to contract execution, copies of the Employee Drug Testing Program for the Bidder and all listed Subcontractors. Bonds shall be for the benefit of the Agency with surety in the amount of 100% of the total contract award. Said Bondo shall be conditioned upon the faithful performance of the contract. Bonds shall remain in affect for period of one year after the date of substantial completion.
- 5.4.6 If the successful Bidder fails to execute the required Contract,Bond and all required information, as aforesaid, within twenty (20) calendar days after the date of official Notice of the Award of the Contract, their Bid guaranty shall immediately be taken and become the property of the State for the benefit of the Agency as liquidated damages, and not as a forfeiture or as a penalty. Award will then to made to the next lowest qualified Bidder of the Work or readvertised, as the Agency may decide.
- Each bidder shall supply with . 5.4.7 s big its taxpayer identification number (i.e., federal employer identification number a social security number) and a copy of its Delaware business license, and should the vender be awarded a contract, such vendor shall provide to the agency the taxpayer identification license numbers of such subcontractors. Such numbers shall be provided on the lat of the date on which such subcontractor is required to be identified or the time the contraction executed. The successful Bidder shall provide to the agency to which it is correcting, within 30 days of entering into such public works contract, copies of all Delaware Business licenses of subcontractors and/or independent contractors that will perform work for such public works contract. However, if a subcontractor or independent tractor is hired or contracted more than 20 days after the Bidder entered the public works intract the Delaware Business license of such subcontractor or independent contractor shall be provided to the agency within 10 days of being contracted or hired.

The Bid Security shall be returned to the successful Bidder upon the execution of the formal contract. The Bid Securities of unsuccessful bidders shall be returned within thirty (30) calendar days after the opening of the Bids.

**ARTICLE 6: POST-BID INFORMATION** 

6.1

CONTRACTOR'S QUALIFICATION STATEMENT

- 6.1.1 Bidders to whom award of a Contract is under consideration shall, if requested by the Agency, submit a properly executed AIA Document A305, Contractor's Qualification Statement, unless such a statement has been previously required and submitted.
- 6.2 BUSINESS DESIGNATION FORM
- 6.2.1 Successful bidder shall be required to accurately complete an Office of Management and Budget Business Designation Form for Subcontractors.

#### ARTICLE 7: PERFORMANCE BOND AND PAYMENT BOND

- 7.1 BOND REQUIREMENTS
- 7.1.1 The cost of furnishing the required Bonds, that are stipulated in the Edding Documents, shall be included in the Bid.
- 7.1.2 If the Bidder is required by the Agency to secure a bond from other than the Bidder's usual sources, changes in cost will be adjusted as provide in the Contract Documents.

#### INSTRUCTIONS TO BIDDERS

00 21 13-11

- 7.1.3 The Performance and Payment Bond forms used shall be the standard OMB forms (attached).
- 7.2 TIME OF DELIVERY AND FORM OF BONDS
- 7.2.1 The bonds shall be dated on on fter the date of the Contract.
- 7.2.2 The Bidder shall require the attorney-in-fact who executes the required bonds on behalf of the surety to affine certified and current copy of the power of attorney.

# ARTICLE 8: FORM OF AGREEMENT BETWEEN AGENCY AND CONTRACTOR

8.1

Unless otherwise required in the Bidding Documents, the Agreement for the Work will be written on AIA Document A101, Standard Form of Agreement Between Owner and Contractor Where the Basis of Payment is a Stipulated Sum.

END OF SECTION

Republication 4

	BID FO	<u>ORM</u>	5
For Bids Due: September 7, 20	<u>18</u> <b>To:</b>	Delaware Army National Gua 250 Airport Rd.	rd (DEAR NG)
		New Castle, DE 19720	<u> </u>
Name of Bidder:			
Delaware Business License No.: <u></u> ( <u>A copy of Bidder's Delaware Bu</u>	isiness License must be attached	Taxpayer IDNo.: to this form	
(Other License Nos.):		$- \alpha^{\mathbf{X}}$	
Phone No.: ( )	· ,	Tax Vo.: ( )	
The undersigned, representing that therewith, that he has visited the s and that his bid is based upon the proposes and agrees to provide al work described by the aforesaid do	ite and has familiarized simsely wi materials, systems and equipmen l labor, materials, plant, equipmen	ith the local conditions under wh t described in the Bidding Docu nt, supplies, transport and other	ich the Work is to be performed, ments without exception, hereby
\$(\$			
<u>ALTERNATES</u>			
Alternate prices conform to appl following Atten ates. xn "ADD" of			
ALTERNATE No. 1: Infill Door with a Final province of the second			
Add/Deduct:		(\$	)

#### **ALLOWANCE CERTIFICATION**

#### Allowance Certification No. 1:

We/I confirm that a Contingency allowance in the amount of \$15,000.00 has been included in the Contractor's Base Bid price for use according to Owner's direction.

\$

#### Allowance Certification No. 2

We/I confirm that an allowance in the amount of \$\_\_\_\_\_\_ has been included for the BAS Controls. The cost from the BAS Contractor is \$\_\_\_\_\_\_ Contractor shall add to this price their cost for their the and Mark-ups for Supervision and Coordination. Total Allowance Cost to be included in the Contractor's Base Bioprice.

(Date and Initial)

(Date and Initial)

# **BID FORM**

I/We acknowledge Addendums numbered \_\_\_\_\_\_ and the price(s) submitted include any cost/schedule impact the pract

This bid shall remain valid and cannot be withdrawn for thirty (30) days from the date of opening of bids (60 days for) chool Districts and Department of Education), and the undersigned shall abide by the Bid Security forfeiture provisions. Bit Security is attached to this Bid.

The Owner shall have the right to reject any or all bids, and to waive any informality or irregularity or any bid received.

This bid is based upon work being accomplished by the Sub-Contractors named on the list attached to this bid.

Should I/We be awarded this contract, I/We pledge to achieve substantial completion of all the work within \_\_\_\_\_\_ calendar days of the Notice to Proceed.

The undersigned represents and warrants that he has complied and shall comply with all requirements of local, state, and national laws; that no legal requirement has been or shall be violated in making or accepting this bid, in awarding the contract to him or in the prosecution of the work required; that the bid is legal and firm; that he has no, directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken action in restraint of free compative bidding.

Upon receipt of written notice of the acceptance of this Bid, the Bicder shall, within twenty (20) calendar days, execute the agreement in the required form and deliver the Contract Bonds, and Insurance Certificates, required by the Contract Documents.

I am / We are an Individual / a Partnership / a Corporation	$\mathbf{V}$
Ву	Trading as
By(Individual's / General Partner's / Corporate Value)	
(State of Corporation)	
Business Address:	
Witness:	By: (Authorized Signature )
(SEAL)	(Authorized Signature)
	(Title)
	Date:
~	
ATTACHMENTS	
Sub-Contractor List	
Non-Collusion Statement	
Affidavit of Employee Drug Testing Program	
Bid Security (Others as Required by Project Manuals)	
(Omers as required by Project Manuals)	

Tetra Tech 200-76984-18002

Str

# **BID FORM**

#### SUBCONTRACTOR LIST

In accordance with Title 29, Chapter 6962 (d)(10)b <u>Delaware Code</u>, the following sub-contractor listing nust perform that bid submittal. The name and address of the subcontractor **must be listed for each category** where the bidder intends to use a sub-contractor to perform that category of work. In order to provide full disclosure and acceptance of the bid by the *Owner*, it is **required that bidders list themselves as being the sub-contractor for al categories where he/she is qualified and intends to perform such work.** This form must be filled out completely with no additions or deletions.

Subco	ntractor Category	Subcontractor	Aucess (City & State)	Subcontractors tax payer ID # or Delaware Business license #
1.	Mechanical			
2.	Electrical			
5.	Masonry			
6.	Carpentry			
7.	Plumbing			
8.	BAS Controls			
	~	$\mathbf{V}$		
BID F 00 41			Tetra Tech 200-76984-18002	

DELAWARE ARMY NATIONAL GUARD
<b>INTERIOR RENOVATIONS – FY18' (RE-BID)</b>
AT THE
STERN ARMORY/READINESS CENTER
1420 NEWPORT GAP PIKE
WILMINGTON, DE 19804
OMB/DFM PROJECT NO.: MC7601000098
DEARNG CONTRACT NO.: 2018-08

# **BID FORM**

# **NON-COLLUSION STATEMENT**

This is to certify that the undersigned bidder has neither directly nor indirectly, entered into any agreement, participated in any collusion or otherwise taken any action in restraint of free competitive bidding in connection with this proposal submitted this date to the State of Delaware, Delaware Army National Guard.

AFFIRMATION: Within the past five years, has your firm, any affiliate, any predecessor company or entity, owner, Director, officer, partner or proprietor been the subject of a Federal, State, Local government suspension or debarment? YES\_\_\_\_\_\_ NO\_\_\_\_\_ If yes, please explain (use separate page and include with Bid Form.)

All the terms and conditions of DEARNG CONTRACT NO. 2018-08 have been throughly examined and are understood.

NAME OF BIDDER:

AUTHORIZED	REPRESENTATIVE
(TYPED):	

AUTHORIZED REPRESENTATIVE (SIGNATURE):

TITLE:

**ADDRESS OF BIDDER:** 

EMAIL:

PHONE NUMBER:

I HOME NUMBER:

$\dot{\mathbf{a}}$		
Sworn to and Subscribed before me this	day of	20
My Expression expires	. NOTARY PUBLIC	

# THIS PAGE MUST BE SIGNED AND NOTARIZED FOR YOUR BID TO BE CONSIDERED.

AFFIDAVIT

OF EMPLOYEE DRUG TESTING PROGRAM

4104 Regulations for the Drug Testing of Contractor and Subcontractor Employees Working on Large Public Works Projects requires that Contractors and Subcontractors implement a program of mandatory drug testing for Employees who work as Large Public Works Contracts funded all or in part with public funds.

We hereby certify that we have in place or will implement during the entire term of the contract a Martatory Drug Testing Program for our employees on the jobsite, including subcontractors that complies with this regulation:

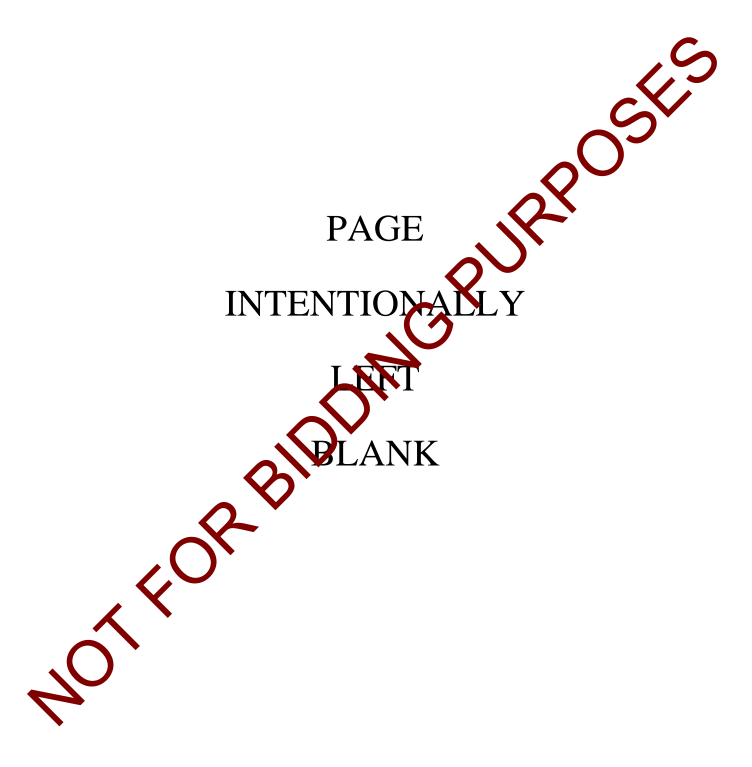
Contractor/Subcontractor Name:		₩ <u></u>
Contractor/Subcontractor Address:		
	( <u>^</u>	•
Authorized Representative (typed or printed):		
Authorized Representative (signature):		
Title:		
Sworn to and Subscribed before methis	day of	20
My Commission expires	NOTARY PUBLIC	
$\sim$		
HIS PAGE MUST BE SIGNED A	AND NOTARIZED FOR YOU	J <u>R BID TO BE CONSIDERED.</u>
N		

# STATE OF DELAWARE DELAWARE ARMY NATIONAL GUARD

#### **BID BOND**

		PANY PROPOSAL ry if security is used)		S
KNOW ALL MEN BY	THESE PRESENT	S That:	in the County of	
and State of	01	as <b>Pri</b> i	ncipal, and	-
	of	in the	County of	_
and State of	_ as <b>Surety</b> , legall nto the <b>State</b> in the	y authorized to do sum of	_ in the County of ncipal, and County of business in the State of Delaw	/are
Dollar	rs (\$	), or	percent_pot_to_exceed	-
	< <u></u>	,,	Dillar (\$	)
in the whole firmly by these pro- NOW THE CONDITION who has submitted to the <u>Del</u> furnishing of certain material a <b>Principal</b> shall well and truly Contract and approved by the <u>Del</u>	esents. ON OF THIS OBL <u>aware National Gu</u> and/or services with enter into and exec <u>Delaware National</u> of the award three to be and eman in nd david this IN THE	IGATION IS SUCH ard a certain proposa bin the State, shall b up this Contract as r <u>Cuart</u> this Contract to of in accordance with full force and virtue.	That if the above bonded <b>Princi</b> al to enter into this contract for e awarded this Contract, and if s nay be required by the terms of b be entered into within twenty d the terms of said proposal, then in the year of our Lord	<b>ipal</b> the said this lays this
$\sim$		Name o	of Bidder (Organization)	-
Corporate	By:			_
Seal		A	uthorized Signature	
Attest			Title	-
			Name of Surety	-
Witness:	By:			_

Tetra Tech 200-76984-18002



#### **SECTION 00 52 13**

#### STANDARD FORM OF AGREEMENT BETWEEN OWNER AND CONTRACTOR

The Standard Form of Agreement Between Owner and Contractor is as stated in the American Inst ute of Architects Document AIA A101 (2007 Edition) entitled Standard Form of Agreement Batween Owner and Contractor and is part of this project manual as if herein written in full.

Copies of the Document are available through the A/E.

orbhin A draft copy of this document is included herein as follows.

< <



# $\mathbf{W} \mathbf{AIA}^{\circ}$ Document A101<sup>TH</sup> – 2017

nation)

Standard Form of Agreement Between Owner and Contractor where the basis of payment is a Stipulated Sum

AGREEMENT made as of the day of in the year (In words, indicate day, month and year.)

**BETWEEN** the Owner: (Name, legal status, address and other information)

and the Contractor: DIMCF (Name, legal status, address and other information)

for the following Project: (Name, location and detailed description)

The Architect: (Name, legal status, address and

The Owner agree as follows. ADDITIONS AND r this do The author added infor eded for its com nor may also hav revised the text of the original ndar form. An Additions and etions Report that notes added formation as well as revisions to standard form text is available rom the author and should be reviewed. A vertical line in the left margin of this document indicates where the author has added necessary information and where the author has added to or deleted from the original AIA text.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

The parties should complete A101<sup>™</sup>–2017, Exhibit A, Insurance and Bonds, contemporaneously with this Agreement. AIA Document A201<sup>™</sup>–2017, General Conditions of the Contract for Construction, is adopted in this document by reference. Do not use with other general conditions unless this document is modified.

AIA Document A101<sup>TM</sup> - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 13:32:16 on 05/10/2017 under Order No. 3987348344 which expires on 01/23/2018, and is not for resale. User Notes:

1

#### TABLE OF ARTICLES

- THE CONTRACT DOCUMENTS 1
- 2 THE WORK OF THIS CONTRACT
- 3 DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION
- CONTRACT SUM
- PAYMENTS 5
- **DISPUTE RESOLUTION**
- TERMINATION OR SUSPENSION 7
- **MISCELLANEOUS PROVISIONS** 8
- ENUMERATION OF CONTRACT DOCUMENTS

EXHIBIT A INSURANCE AND BONDS

#### ARTICLE 1 THE CONTRACT DOCUMENTS

The Contract Documents consist of this Agreement, Conditions the Contract (General, Supplementary, and other Conditions), Drawings, Specifications, Addenda issued prior to exect the of this Agreement, other documents listed in this Agreement, and Modifications issued after execution of this Agreement, all of which form the Contract, and are as fully a part of the Contract as if attached to this Agreement or repeated herein. The Contract represents the entire and integrated agreement between the parties herein and supersedes prior negotiations, representations, or agreements, either written or oral. An enumeration of the Contract Documents, other than a Modification, appears in Article 9.

#### ARTICLE 2 THE WORK OF THIS CONTRAC

The Contractor shall fully execute the W ibed in the Contract Documents, except as specifically indicated in rk desc the Contract Documents to be the response sibility of others.

#### ARTICLE 3 DATE OF COMMENC MF ND SUBSTANTIAL COMPLETION d D

§ 3.1 The date of commencement of Work shall be: he (Check one of the follow xes.)

- The date of ment.
- A date th in notice to proceed issued by the Owner. et fo
- ed as follows: Establi

(Insert a date or a means to determine the date of commencement of the Work.)

te of commencement of the Work is not selected, then the date of commencement shall be the date of this Agreement.

§ 3.2 The Contract Time shall be measured from the date of commencement of the Work.

#### § 3.3 Substantial Completion

§ 3.3.1 Subject to adjustments of the Contract Time as provided in the Contract Documents, the Contractor shall achieve Substantial Completion of the entire Work:

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(Check one of the following boxes and complete the necessary information.)

Not later than () calendar days from the date of commencement of the Work.

] By the following date:

§ 3.3.2 Subject to adjustments of the Contract Time as provided in the Contract Documents, if portions of the Work are to be completed prior to Substantial Completion of the entire Work, the Contractor shall achieve Substantial Completion of such portions by the following dates:

Portion of Work Substantial Completion Date

§ 3.3.3 If the Contractor fails to achieve Substantial Completion as provided in this Section 3.3, li uidate damages, if any, shall be assessed as set forth in Section 4.5.

#### ARTICLE 4 CONTRACT SUM

§ 4.1 The Owner shall pay the Contractor the Contract Sum in current funds for the C performance of the ntr ctor Contract. The Contract Sum shall be (\$), subject to additions and deductions in the Contract Documents.

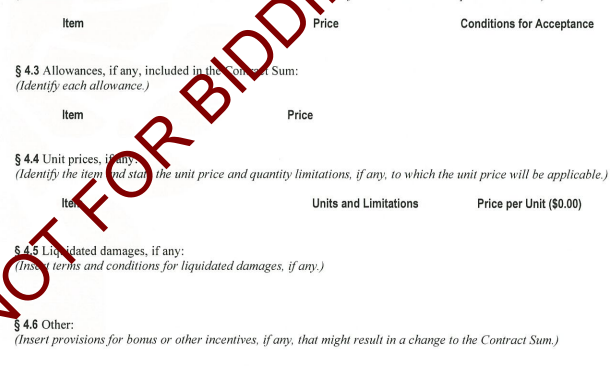
#### § 4.2 Alternates

§ 4.2.1 Alternates, if any, included in the Contract Sum:

Item

**§ 4.2.2** Subject to the conditions noted below, the following alternates may be accepted by the Owner following execution of this Agreement. Upon acceptance, the Owner Shan as a Modification to this Agreement. *t be met for the Owner to accept the alternate.*) (Insert below each alternate and the conditions that mu

Price



Init. 1

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#### ARTICLE 5 PAYMENTS § 5.1 Progress Payments

§ 5.1.1 Based upon Applications for Payment submitted to the Architect by the Contractor and Certificates for Payment issued by the Architect, the Owner shall make progress payments on account of the Contract Sum to the Contractor as provided below and elsewhere in the Contract Documents.

§ 5.1.2 The period covered by each Application for Payment shall be one calendar month ending on the last day of the month, or as follows:

§ 5.1.3 Provided that an Application for Payment is received by the Architect not later than the day of Owner shall make payment of the amount certified to the Contractor not later than the day of the onth. If Application for Payment is received by the Architect after the application date fixed above, payment of the e amount certified shall be made by the Owner not later than ( ) days after the Architect receives the licatio for Payment.

(Federal, state or local laws may require payment within a certain period of time.)

§ 5.1.4 Each Application for Payment shall be based on the most recent schedule of nitted by the Contractor in accordance with the Contract Documents. The schedule of values shall all cate the entire Contract Sum among the various portions of the Work. The schedule of values shall be repared in such form, and supported by such data to substantiate its accuracy, as the Architect may require. The le f values shall be used as a basis for reviewing the Contractor's Applications for Payment.

§ 5.1.5 Applications for Payment shall show the percentage of completion of each portion of the Work as of the end of the period covered by the Application for Payment.

§ 5.1.6 In accordance with AIA Document A201<sup>™</sup>–2017. General Conditions of the Contract for Construction, and subject to other provisions of the Contract Documenta, the amount of each progress payment shall be computed as follows:

§ 5.1.6.1 The amount of each progress payment s all fir t include:

- .1 That portion of the Contract fum properly allocable to completed Work;
  .2 That portion of the Contract fum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent accorporation in the completed construction, or, if approved in advance by the Owner suitably stored off the site at a location agreed upon in writing; and
- That portion of Converction Change Directives that the Architect determines, in the Architect's .3 professional judgment to be reasonably justified.
- § 5.1.6.2 The amount of Coch propress payment shall then be reduced by:
  - greate of any amounts previously paid by the Owner; The a .1
  - The mount of any, for Work that remains uncorrected and for which the Architect has previously .2 with eld Certificate for Payment as provided in Article 9 of AIA Document A201–2017;
    - Approximation amount for which the Contractor does not intend to pay a Subcontractor or material supplier, pless the Work has been performed by others the Contractor intends to pay;
    - For Work performed or defects discovered since the last payment application, any amount for which the Architect may withhold payment, or nullify a Certificate of Payment in whole or in part, as provided in Article 9 of AIA Document A201-2017; and
  - .5 Retainage withheld pursuant to Section 5.1.7.

#### § 5.1.7 Retainage

5.1.7.1 For each progress payment made prior to Substantial Completion of the Work, the Owner may withhold the following amount, as retainage, from the payment otherwise due:

(Insert a percentage or amount to be withheld as retainage from each Application for Payment. The amount of retainage may be limited by governing law.)

Init 1

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§ 5.1.7.1.1 The following items are not subject to retainage:

(Insert any items not subject to the withholding of retainage, such as general conditions, insurance, etc.)

#### § 5.1.7.2 Reduction or limitation of retainage, if any, shall be as follows:

(If the retainage established in Section 5.1.7.1 is to be modified prior to Substantial Completion of the entire Work, including modifications for Substantial Completion of portions of the Work as provided in Section 3.3.2, inser provisions for such modifications.)

§ 5.1.7.3 Except as set forth in this Section 5.1.7.3, upon Substantial Completion of the Work, the Contra r mav submit an Application for Payment that includes the retainage withheld from prior Applications Payn ent ction shan not include pursuant to this Section 5.1.7. The Application for Payment submitted at Substantial Comp retainage as follows:

(Insert any other conditions for release of retainage upon Substantial Completion.

§ 5.1.8 If final completion of the Work is materially delayed through no f tractor, the Owner shall pay the Contractor any additional amounts in accordance with Article 9 of A AΓ cument A201-2017.

§ 5.1.9 Except with the Owner's prior approval, the Contractor shar not make advance payments to suppliers for materials or equipment which have not been delivered and store at the ite.

#### § 5.2 Final Payment

§ 5.2.1 Final payment, constituting the entire unpaid balance of the Contract Sum, shall be made by the Owner to the Contractor when

- .1 the Contractor has fully performed are Contract except for the Contractor's responsibility to correct Work as provided in Article 12 of AIA I becument A201–2017, and to satisfy other requirements, if any, which extend beyond final protocol it; and
- .2 a final Certificate for Payme t has been issued by the Architect.

§ 5.2.2 The Owner's final paymen to be Contractor shall be made no later than 30 days after the issuance of the Architect's final Certificate for P ent. or as follows:

#### § 5.3 Interest

Payments due and unpaid under the Contract shall bear interest from the date payment is due at the rate stated below, or in the e ab. nce t rereof, at the legal rate prevailing from time to time at the place where the Project is located.

terest agreed upon, if any.) (Insert rate of

#### ARTICLE 6 DISPUTE RESOLUTION 6.1 nitial Decision Maker

The Architect will serve as the Initial Decision Maker pursuant to Article 15 of AIA Document A201–2017, unless the parties appoint below another individual, not a party to this Agreement, to serve as the Initial Decision Maker. (If the parties mutually agree, insert the name, address and other contact information of the Initial Decision Maker, if other than the Architect.)

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#### § 6.2 Binding Dispute Resolution

For any Claim subject to, but not resolved by, mediation pursuant to Article 15 of AIA Document A201-2017, the method of binding dispute resolution shall be as follows: (Check the appropriate box.)

- [] Arbitration pursuant to Section 15.4 of AIA Document A201-2017
- Litigation in a court of competent jurisdiction
- Other (Specify) []

If the Owner and Contractor do not select a method of binding dispute resolution, or do not sequently agree in writing to a binding dispute resolution method other than litigation, Claims will be reolve I by litigation in a court of competent jurisdiction.

#### **ARTICLE 7 TERMINATION OR SUSPENSION**

§ 7.1 The Contract may be terminated by the Owner or the Contractor as icle 14 of AIA Document A201-2017.

§ 7.1.1 If the Contract is terminated for the Owner's convenience in accordance with Article 14 of AIA Document A201-2017, then the Owner shall pay the Contractor a terminat on fre. follows: (Insert the amount of, or method for determining, the fee, if ayable to the Contractor following a termination for the Owner's convenience.)

§ 7.2 The Work may be suspended by the Owner ided in Article 14 of AIA Document A201-2017. s pro

#### **ARTICLE 8 MISCELLANEOUS PROVISIO**

§ 8.1 Where reference is made in this A to a provision of AIA Document A201–2017 or another Contract sion as amended or supplemented by other provisions of the Contract Document, the reference refers to pro Documents.

§ 8.2 The Owner's repres nta ve: (Name, address, email a d other information)

he Contractor's representative: , address, email address, and other information)

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§ 8.4 Neither the Owner's nor the Contractor's representative shall be changed without ten days' prior notice to the other party.

#### § 8.5 Insurance and Bonds

§ 8.5.1 The Owner and the Contractor shall purchase and maintain insurance as set forth in AIA Document A101<sup>TM</sup> 2017, Standard Form of Agreement Between Owner and Contractor where the basis of payment is a Stipulated Sun Exhibit A, Insurance and Bonds, and elsewhere in the Contract Documents.

§ 8.5.2 The Contractor shall provide bonds as set forth in AIA Document A101™–2017 Exhibit A, and elsev the Contract Documents.

§ 8.6 Notice in electronic format, pursuant to Article 1 of AIA Document A201–2017, may be give with AIA Document E203<sup>TM</sup>–2013, Building Information Modeling and Digital Data Exhibit, if omple d, or as otherwise set forth below:

(If other than in accordance with AIA Document E203–2013, insert requirements for delivering n electronic format such as name, title, and email address of the recipient and whether and how the will be required to generate a read receipt for the transmission.)

§ 8.7 Other provisions:

#### **ARTICLE 9 ENUMERATION OF CONTRACT DOCUMENTS**

#### § 9.1 This Agreement is comprised of the following document

- AIA Document A101<sup>IM</sup>-2017, Standard Form of Agreement Between Owner and Contractor
   AIA Document A101<sup>IM</sup>-2017, Exhibit A. In Agrance and Bonds
   AIA Document A201<sup>IM</sup>-2017, Commun.
- AIA Document A201<sup>™</sup>–2017, General Conditions of the Contract for Construction
- AIA Document E203<sup>™</sup>–2013, Building 4 for nation Modeling and Digital Data Exhibit, dated as indicated below:

(Insert the date of the E20 orated into this Agreement.)



Portions of Addenda relating to bidding or proposal requirements are not part of the Contract Documents unless the bidding or proposal requirements are also enumerated in this Article 9.

.8 Other Exhibits:

> (Check all boxes that apply and include appropriate information identifying the exhibit where required.)

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[ ] AIA Document E204<sup>TM</sup>–2017, Sustainable Projects Exhibit, dated as indicated below: (Insert the date of the E204-2017 incorporated into this Agreement.)

Ti	The Sustainabilit	Date		Pages	
<u>6</u>					
] Supplementar	ry and other Condi	tions of the Contract:			C
Do	ocument	Title		Date	Pages
(List Docu samp requi propo	ment A201™–201 le forms, the Contr rements, and other osals, are not part	listed below: 1 documents that are in 7 provides that the adver actor's bid or proposa information furnished of the Contract Docum ted here only if intende	ertisement or inv l, portions of Add by the Owner in ents unless and	vitation costa, instru- denda relating to bi unticipation of reco ercted in this Agree	uctions to Bidders dding or proposal eiving bids or ement. Any such
s Agreement ente	ered into as of the o	lay and year first writte	en above.		
			contractor (S	lignature)	
NNER (Signature)	)	01			
WNER (Signature)	)	01			
WNER (Signature)	)	01			
is Agreement ente WNER (Signature) Printed name and	)	01			
WNER (Signature)	)	01			
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WNER (Signature) Printed name and	)	01			
WNER (Signature)	)	01			

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#### SECTION 00 54 13

#### SUPPLEMENT TO AGREEMENT BETWEEN OWNER AND CONTRACTOR A101-2007

The following supplements modify the "Standard Form of Agreement Between Owner and Contractor," Alter Document A101-2007. Where a portion of the Standard Form of Agreement is modified or deleted by the following, the unaltered portions of the Standard Form of Agreement shall remain in effect.

#### **ARTICLE 5: PAYMENTS**

- 5.1 PROGRESS PAYMENTS
- 5.1.3 Delete paragraph 5.1.3 in its entirety and replace with the following

"Provided that a valid Application for Payment is acceived by the Architect that meets all requirements of the Contract, payment shall be made by the Owner not later than 30 days after the Owner receives the valid Application for Payment."

#### **ARTICLE 6: DISPUTE RESOLUTION**

6.2 BINDING DISPUTE RESOLUTIO.

Check Other – and add the following sentence:

"Any remedies available in Lw or in equity."

### **ARTICLE 8: MISCELLANEOUS PROVISIONS**

8.2

Insert the ollowing:

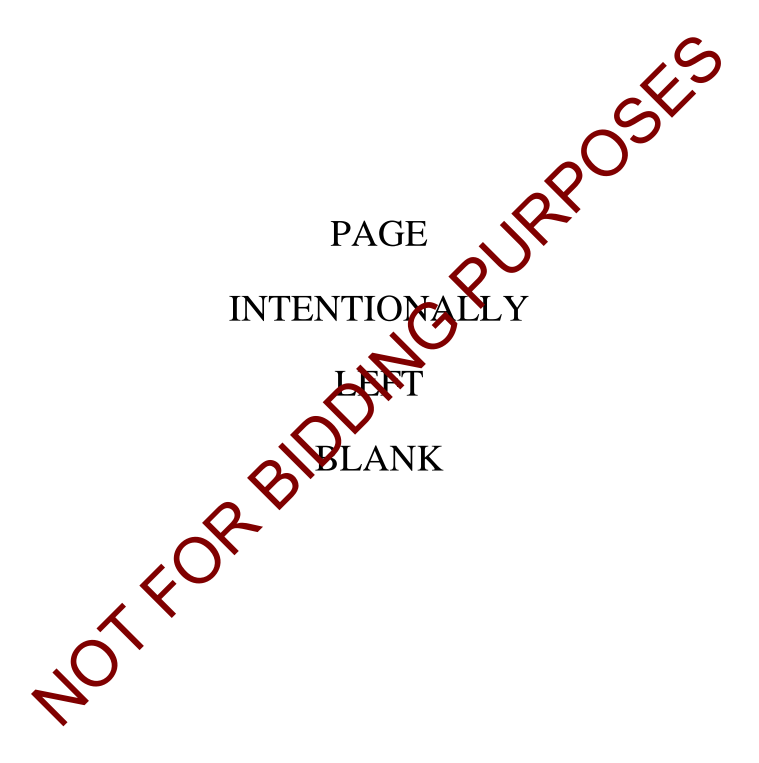
'Prymer's are due 30 days after receipt of a valid Application for Payment. After that 30 day period, interest may be charged at the rate of 1% per month not to exceed 12% per annum."



Delete paragraph 8.5 in its entirety and replace with the following:

"The Contractor's representative shall not be changed without ten days written notice to the Owner."

END OF SECTION



### STATE OF DELAWARE DELAWARE ARMY NATIONAL GUARD

#### PERFORMANCE BOND

		Bond Number:	-2
KNOW ALL PERSONS BY THESE PRI	ESENTS, that we,		as principal
(" <b>Principal</b> "), and	, a	corpo	ration, legally
authorized to do business in the State of I			i firmy bound
unto the Delaware National Guard	(" <b>Owner</b> ") in	the amount of	
(\$), to be paid to <b>Owner</b> , f	or which payment	: well and truly to be mad	le, we do bind
ourselves, our and each and every of our	heirs, executors,	administrations, successor	rs and assigns,
jointly and severally, for and in the whole	, firmly by these p	resents.	-
Sealed with our seals and dated this	day of	. 018.	

NOW THE CONDITION OF THIS OBLIGATION IS SUCE, that if **Principal**, who has been awarded by **Owner** that certain contract known as <u>DeARNG STERN ARMORY/READINESS</u> <u>CENTER – INTERIOR RENOVATIONS</u> dated the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2018 (the "Contract"), which Contract is incorporated herein by reference, shall well and truly provide and furnish all materials, appliances and tools and be formeall the work required under and pursuant to the terms and conditions of the Contract and the Contract Documents (as defined in the Contract) or any changes or modifications thereto made asytherein provided, shall make good and reimburse **Owner** sufficient funds to pay the costs obccompleting the Contract that **Owner** may sustain by reason of any failure or default on the part of **Principal**, and shall also indemnify and save harmless **Owner** from all costs, damages and expenses arising out of or by reason of the performance of the Contract and for as long as provided by the Contract; then this obligation shall be void, otherwise to be and remain in full force and effect.

**Surety**, for value receiver, nevery stipulates and agrees, if requested to do so by **Owner**, to fully perform and complete the work to be performed under the Contract pursuant to the terms, conditions and covenant, thereof, if for any cause **Principal** fails or neglects to so fully perform and complete such work.

**Surety** for value received, for itself and its successors and assigns, hereby stipulates and agrees that the obligation of **Surety** and its bond shall be in no way impaired or affected by any extension of time, modification, omission, addition or change in or to the Contract or the work to be performed becauser, or by any payment thereunder before the time required therein, or by any waiver of any provisions thereof, or by any assignment, subletting or other transfer thereof or of any work to be performed or any monies due or to become due thereunder; and **Surety** hereby waives notice of any and all such extensions, modifications, omissions, additions, changes, payments, waivers, assignments, subcontracts and transfers and hereby expressly stipulates and agrees that any and all things done and omitted to be done by and in relation to assignees, subcontractors, and other

Tetra Tech 200-76984-18002

PERFORMANCE BOND 00 61 13.13-1 transferees shall have the same effect as to **Surety** as though done or omitted to be done by or in relation to **Principal**.

**Surety** hereby stipulates and agrees that no modifications, omissions or additions in or to the terms of the Contract shall in any way whatsoever affect the obligation of **Surety** and its bond.

Any proceeding, legal or equitable, under this Bond may be brought in any court of competent jurisdiction in the State of Delaware. Notices to **Surety** or Contractor may be mailed or celivered to them at their respective addresses shown below.

IN WITNESS WHEREOF, **Principal** and **Surety** have hereunto set their hand a d set ls, and such of them as are corporations have caused their corporate seal to be hereto affixed and these presents to be signed by their duly authorized officers, the day and year first above writter.

	PRINCIPAL	2
	Name:	
Witness or Attest: Address:		
	Ву:	(SEAL)
Name:	Name: Title	
(Corporate Seal)		
	SURETY	
<b>R</b>	Name:	
Witness or Attest: Address	·	
Name:	By: Name:	(SEAL)
	Title:	
(Corporate Seal)		
$\dot{\mathbf{O}}$		
V		
~		

### STATE OF DELAWARE DELAWARE ARMY NATIONAL GUARD

### PAYMENT BOND

Bond Number:
KNOW ALL PERSONS BY THESE PRESENTS, that we,as principal
(" <b>Principal</b> "), and, a corporation, legally
authorized to do business in the State of Delaware, as surety ("Surety"), are nell and firmly bound
unto the <u>Delaware National Guard</u> ("Owner") in the amount of
(\$), to be paid to <b>Owner</b> , for which payment well and traly to be made, we do bind
ourselves, our and each and every of our heirs, executors, administrations, successors and assigns,
jointly and severally, for and in the whole firmly by these presents
Sealed with our seals and dated this day of, 2018.

NOW THE CONDITION OF THIS OBLIGATION IS SECH, that if **Principal**, who has been awarded by **Owner** that certain contract known as <u>DEAPING STERN ARMORY/READINESS</u> <u>CENTER – INTERIOR RENOVATIONS</u> dated the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 2018 (the "Contract"), which Contract is incorporated herein by reference, shall well and truly pay all and every person furnishing materials or performing abor or service in and about the performance of the work under the Contract, all and every sums of money due him, her, them or any of them, for all such materials, labor and service for which **Principal** is liable, shall make good and reimburse **Owner** sufficient funds to pay such certs in the completion of the Contract as **Owner** may sustain by reason of any failure or denalt on the part of **Principal**, and shall also indemnify and save harmless **Owner** from all cores, barmages and expenses arising out of or by reason of the performance of the Contract and for as long as provided by the Contract; then this obligation shall be void, otherwise to be an remain in full force and effect.

**Surety**, for value received, for itself and its successors and assigns, hereby stipulates and agrees that the obligation of **Surety** and its bond shall be in no way impaired or affected by any extension of time, modification, omission, addition or change in or to the Contract or the work to be performed thereunder, or by any payment thereunder before the time required therein, or by any waiver of any provisions thereof, or by any assignment, subletting or other transfer thereof or of any work to be performed or any monies due or to become due thereunder; and **Surety** hereby waives notice of any and all such extensions, modifications, omissions, additions, changes, payments, waivers, assignments, subcontracts and transfers and hereby expressly stipulates and agrees that any and all things done and omitted to be done by and in relation to assignees, subcontractors, and other transferees shall have the same effect as to **Surety** as though done or omitted to be done by or in relation to **Principal**.

**Surety** hereby stipulates and agrees that no modifications, omission or additions in or to the terms of the Contract shall in any way whatsoever affect the obligation of **Surety** and its bond.

Tetra Tech 200-76984-18002

PAYMENT BOND 00 61 13.16-1 Any proceeding, legal or equitable, under this Bond may be brought in any court of competent jurisdiction in the State of Delaware. Notices to **Surety** or Contractor may be mailed or delivered to them at their respective addresses shown below.

IN WITNESS WHEREOF, **Principal** and **Surety** have hereunto set their hand and seals, and such of them as are corporations have caused their corporate seal to be hereto affixed and these presents to be signed by their duly authorized officers, the day and year first above written.

	PRINCIPAL Name:	
Witness or Attest: Address:		₹ <del>X</del>
Name: (Corporate Seal)	_ By: Name: Title: SURE NY	(SEAL)
Witness or Attest: Address:	Name: By: Name: Title:	(SEAL)
(Corporato Sear)		

### SPEC SECTION 00 62 76 CHANGE ORDERS AIA G701-2001

AIA Document G701<sup>TM</sup>CMa–1992 is for implementing changes in the work agreed to by the owners contractor, construction manager adviser, and architect. Execution of a completed AIA Document G701<sup>TM</sup>–2001 indicates agreement upon all the terms of the change, including any changes in the Contract Sum (or Guaranteed Maximum Price) and Contract Time. It provides space for the signatures of the owner, contractor, construction manager adviser, and architect, and for a complete description of the change. The major difference between AIA Documents G701CMa–1992 and G706–2001 is that the signature of the construction manager adviser, along with those of the owner, architect and contractor, is required to validate the change order.

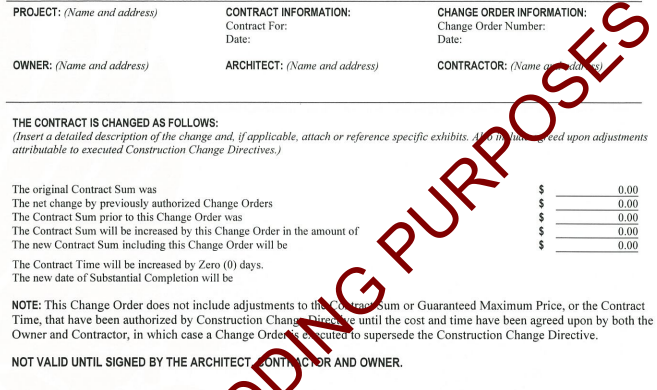
A draft copy of this document is included herein as follows

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# MAIA<sup>®</sup> Document G701<sup>™</sup> – 2017

# Change Order



ARCHITECT (Firm name)	SONTRACTOR (Firm name)	OWNER (Firm name)
SIGNATURE	SIONATURE	SIGNATURE
PRINTED NAME AND TITLE	PRINTED NAME AND TITLE	PRINTED NAME AND TITLE
DATE	DATE	DATE
XX		
1		
<b>J</b>		

#### SPEC SECTION 00 62 76

#### **APPLICATION AND CERTIFICATE FOR PAYMENT AIA G702-1992**

The Application and Certificate for Payment is as stated in the American Institute of Architects Desument, AIA G702 (1992 Edition) entitled <u>Application and Certificate for Payment</u> and is part of this project menual as if herein written in full.

Republic

A draft copy of this document is included herein as follows

PAGE \_Y INTEN NK

# $AIA^{\circ}$ Document G702<sup>m</sup> – 1992

TO OWNER:	PROJECT:	APPLICATION NO. <u>Distribution to:</u>
		PERIOD TO: OWNER: 🗌
FROM	VIA	CONTRACIDATE: CONTRACTOR:
CONTRACTOR:	ARCHITECT:	PROJEC NOL: / / FIELD:
		OTHER: 🗌
CONTRACTOR'S APPLICATIO	ON FOR PAYMENT	The undersigned Contractor certifies that to the best of the Contractor's knowledge, information
Application is made for payment, as shown b Continuation Sheet, AIA Document G703, is	below, in connection with the Contract. s attached.	and belief the work award by this Application for Payment has been completed in accordance with the Contract Documents, that all amounts have been paid by the Contractor for Work for which previous Certificates for Payment were issued and payments received from the Owner, and
1. ORIGINAL CONTRACT SUM		
2. Net change by Change Orders		CINTRACIOR:
3. CONTRACT SUM TO DATE (Line $1 \pm 2$ )		By Date:
4. TOTAL COMPLETED & STORED TO DATE (	(Column G on G703) \$	Some of:
5. RETAINAGE:		County of:
a% of Completed Work		Subscribed and sworn to before
(Column D + E on G703)	\$	me this day of
b% of Stored Material (Column F on G703)		Notary Public:
Total Retainage (Lines 5a + 5b or Total in	n Column L of $G703$	My Commission expires:
•		ARCHITECT'S CERTIFICATE FOR PAYMENT
6. TOTAL EARNED LESS RETAINAGE		In accordance with the Contract Documents, based on on-site observations and the data comprising
(Line 4 Less Line 5 Total) 7. LESS PREVIOUS CERTIFICATES FOR PAYM		this application, the Architect certifies to the Owner that to the best of the Architect's knowledge,
(Line 6 from prior Certificate)	••••••••••••••••••••••••••••••••••••••	information and belief the Work has progressed as indicated, the quality of the Work is in accordance with the Contract Documents, and the Contractor is entitled to payment of the
8. CURRENT PAYMENT DUE		AMOUNT CERTIFIED.
9. BALANCE TO FINISH, INCLUDING RETAINA		AMOUNT CERTIFIED \$
(Line 3 less Line 6)		(Attach explanation if amount certified differs from the amount applied. Initial all figures on this Application and on the Continuation Sheet that are changed to conform with the amount certified.)
CHANGE ORDER SUMMARY	ADDITIONS DEDUC	TIONS ARCHITECT:
		Detai
Total changes approved in previous months		By: Date:
Total changes approved in previous months Total approved this Month	by wner \$ \$ \$ TOTALS \$ \$	This Certificate is not negotiable. The AMOUNT CERTIFIED is payable only to the Contractor named herein. Issuance, payment and acceptance of payment are without prejudice to any rights of

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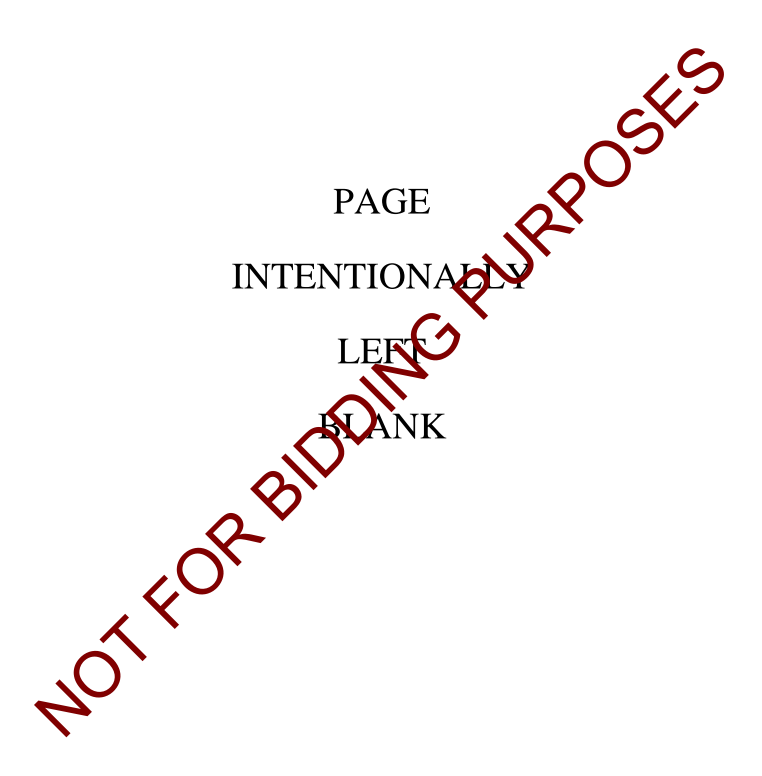
#### SPEC SECTION 00 62 76

#### **APPLICATION OF PAYMENTS CONTINUATION SHEET AIA G703 - 1992**

AIA Document G702, Application and Certificate for Payment, is to be used in conjunction with AIA Document G703, Continuation Sheet. These documents are designed for use on Projects where the Contractor has a direct Agreement with the Owner. Procedures for their use are covered in AIA Document A201, General Conditions of the Contract for Construction.

Republic

A draft copy of this document is included herein as follows



ontaini n tabul	cument G702, APPLICATION Ang Contractor's signed certificat ations below, amounts are stated umn I on Contracts where variab	ion is attached. to the nearest dol	lar.			APPLICAT APPLICAT PERICAT ANSHIEC		T NO:	
A	В	С	D	Е	F	G		Н	Ι
TEM NO.	DESCRIPTION OF WORK	SCHEDULED VALUE	EDOM	MPLETED THIS PERIOD	MATERIALS PRESENTLY STORED (NOT IN D.OR H	COMPLETED ANI STORED TO DATE (D+E+F)	% (G ÷ C)	BALANCE TO FINISH (C - G)	RETAINAGE (IF VARIABLI RATE)
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	GRAND TOTAL	s	\$	\$	\$	\$		\$	\$

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## SPEC SECTION 00 62 76 CERTIFICATE OF SUBSTANTIAL COMPLETION AIA G704 - 2000

AIA Document G704<sup>TM</sup>–2000 is a standard form for recording the date of substantial completion of the work or a designated portion thereof. The contractor prepares a list of items to be completed or corrected and the architect verifies and amends this list. If the architect finds that the work is substantially complete, the form is prepared for acceptance by the contractor and the owner, and the list of items to be completed or corrected is attached. In AIA Document G704–2000 the parties agree on the time showed for completion or correction of the items, the date when the owner will occupy the work or designated portion thereof, and a description of responsibilities for maintenance, heat, utilitie and insurance.

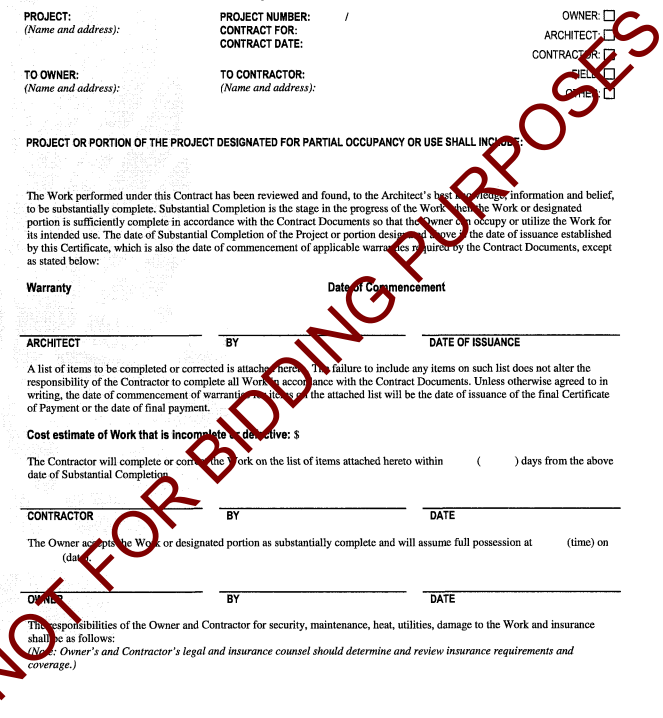
A draft copy of this document is included herein as follows

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# Mator and the second s

# Certificate of Substantial Completion



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#### SPEC SECTION 00 62 76

#### **CONTRACTOR'S AFFIDAVIT OF PAYMENT OF DEBTS AND CLAIMS AIA G706 - 1994**

The contractor submits this affidavit with the final request for payment, stating that all payrolls, buls for materials and equipment, and other indebtedness connected with the work for which the owner much be responsible has been paid or otherwise satisfied. AIA Document G706<sup>TM</sup>–1994 requires the contractor to list any indebtedness or known claims in connection with the construction contract that have not been paid or otherwise satisfied. The contractor may also be required to furnish a lien bond or indepinity bond to protect the owner with respect to each exception.

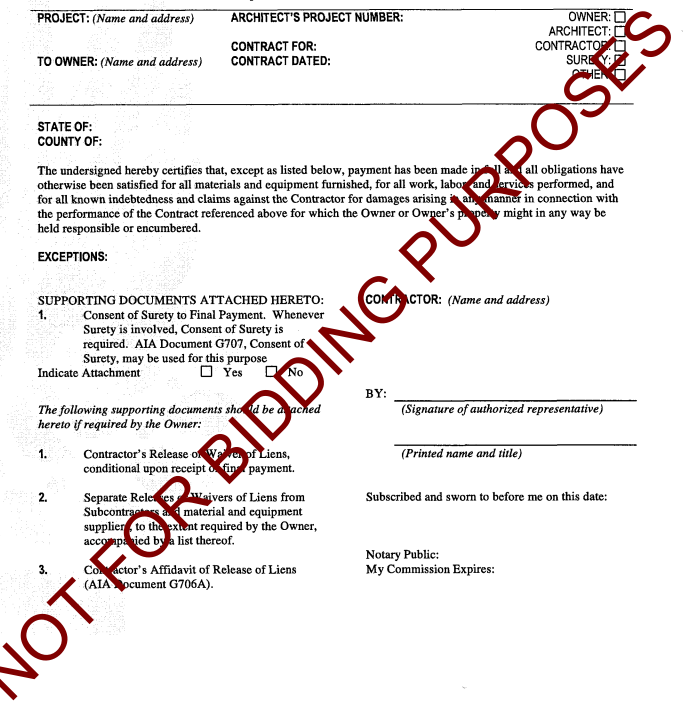
Republic

A draft copy of this document is included herein as follows

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# Contractor's Affidavit of Payment of Debts and Claims



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### SPEC SECTION 00 62 76 CONTRACTOR'S AFFIDAVIT OF RELEASE OF LIENS AIA G706A - 1994

AIA Document G706A<sup>TM</sup>–1994 supports AIA Document G706<sup>TM</sup>–1994 in the event that the owner requires a sworn statement of the contractor stating that all releases or waivers of liens have been received. In such event, it is normal for the contractor to submit AIA Documents G706–1994 and G706A–1994 along with attached releases or waivers of liens for the contractor, all subcontractors, and others who may have lien rights against the owner's property. The contractor is required to list any exceptions to the sworn statement provided in G706A–1994, and may be required to fur ish to the owner a lien bond or indemnity bond to protect the owner with respect to such exceptions.

A draft copy of this document is included herein as follows

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# Contractor's Affidavit of Release of Liens

ARCHITECT'S PROJECT NUMBER: **PROJECT:** (Name and address) OWNER ARCHITE CONTRACT FOR: CONTRAC **CONTRACT DATED: TO OWNER:** (Name and address) STATE OF: COUNTY OF: The undersigned hereby certifies that to the best of the undersigned's knowledge, info m non-and belief, except as listed below, the Releases or Waivers of Lien attached hereto include the Contractor all ubcontractors, all suppliers of materials and equipment, and all performers of Work, labor or services who have on nay have liens or encumbrances or the right to assert liens or encumbrances against any proof the owner arising in any manner out of the performance of the Contract referenced above. **EXCEPTIONS:** SUPPORTING DOCUMENTS ATTACHED HERETO TRACTOR: (Name and address) Contractor's Release or Waiver of Liens, 1. conditional upon receipt of final payment, 2. Separate Releases or Waivers of Liens from BY: Subcontractors and material and equip ne (Signature of authorized suppliers, to the extent required v the Owner, representative) accompanied by a list thereof. (Printed name and title) Subscribed and sworn to before me on this date: Notary Public: My Commission Expires:

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### SPEC SECTION 00 62 76 CONSENT OF SURETY TO FINAL PAYMENT AIA G707 - 1994

AIA Document G707<sup>TM</sup>–1994 is intended for use as a companion to AIA Document G706<sup>TM</sup>–1994. Contractor's Affidavit of Payment of Debts and Claims, on construction projects where the contractor is required to furnish a bond. By obtaining the surety's approval of final payment to the contractor and its agreement that final payment will not relieve the surety of any of its obligations, the owner may preserve its rights under the bond.

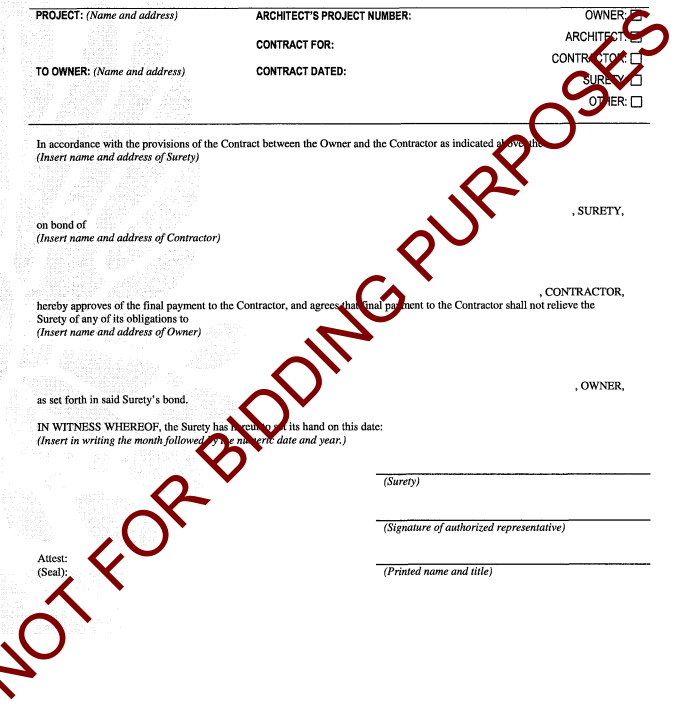
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A draft copy of this document is included herein as follows



# **■**AIA<sup>\*</sup> Document G707<sup>™</sup> – 1994

# **Consent Of Surety to Final Payment**



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## SPEC SECTION 00 62 76 ARCHITECT'S SUPPLEMENTAL INSTRUCTIONS AIA G710 -1992

AIA Document G710<sup>TM</sup>−1992 is used by the architect to issue additional instructions or interpretations or to order minor changes in the work. It is intended to assist the architect in performing its obligations as interpreter of the contract documents in accordance with the owner/architect agreement and the general conditions of the contract for construction. AIA Document G710–1992 should not be used to change the contract sum or contract time. It is intended to help the architect perform its services with r spect to minor changes not involving adjustment in the contract sum or contract time. Such minor changes are anthorized

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A draft copy of this document is included herein as follows

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# $\operatorname{ILA}^{\circ}$ Document G710<sup> $\circ</sup> – 1992$ </sup>

# Architect's Supplemental Instructions

**PROJECT** (Name and address):

ARCHITECT'S SUPPLEMENTAL INSTRUCTION NO:

OWNER:

FIELD: 🗌 OTHER: 🔲

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CON

**OWNER** (Name and address):

DATE OF ISSUANCE:

CONTRACT FOR:

CONTRACT DATE:

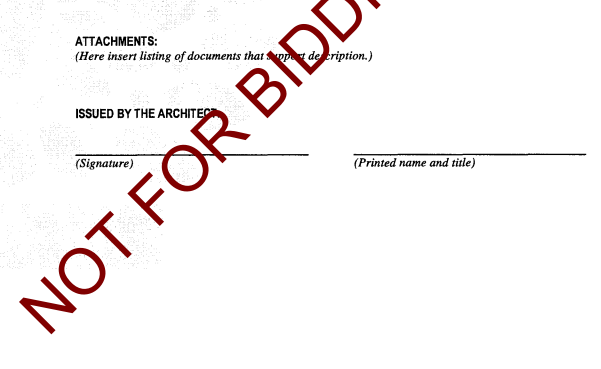
FROM ARCHITECT (Name and address):

TO CONTRACTOR (Name and address):

ARCHITECT'S PROJECT NUMBER:

The Work shall be carried out in accordance with the following supplementar instructions issued in accordance with the Contract Documents without change in Contract Sum or Contract Time. Proceeding with the Work in accordance with these instructions indicates your acknowledgement that here will be no change in the Contract Sum or Contract Time.

**DESCRIPTION:** 



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## SPEC SECTION 00 62 76 CONSTRUCTION CHANGE DIRECTIVE AIA G714 - 2007

AIA Document  $G714^{TM}$ –2007 is a directive for changes in the Work for use where the owner and contractor have not reached an agreement on proposed changes in the contract sum or contract time AIA Document G714–2007 was developed as a directive for changes in the work which, if not expeditionary implemented, might delay the project. Upon receipt of a completed G714–2007, the contractor must promptly proceed with the change in the work described therein. NOTE: G714–2001 extinction 2009.

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A draft copy of this document is included herein as follows

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# $\operatorname{AIA}^{\circ}$ Document G714<sup>TH</sup> – 2007

# **Construction Change Directive**

<b>PROJECT:</b> (Name and address)	DIRECTIVE NUMBER: 001 DATE: CONTRACT FOR:		
TO CONTRACTOR: (Name and address)	CONTRACT DATED: ARCHITECT'S PROJECT NUMBER:		
You are hereby directed to make the follo (Describe briefly any proposed changes of	owing change(s) in this Contract: or list any attached information in the alt	erhadilye)	
PROPOSED ADJUSTMENTS			
<ol> <li>The proposed basis of adjustment</li> <li>□ • Lump Sum decrease of \$</li> </ol>	nt to the Contract Sum or Gurranteed Ma 0.00	ximum Price is:	
Unit Price of \$ per			
1	.3.3 of AIA Decui ent A201-2007		
$\Box$ • As follows:			
2. The Contract Time is proposed	e remain unchanged. The proposed adjus	tment, if any, is (0 days).	
When signed by the Owner and Architect and becomes effective IMMEDIATELY is a Uon Contractor shall proceed with the charge(s) d	struction Change Directive (CCD), and the	Contractor signature indicates agreement with the proposed adjustments in Contrac Sum and Contract Time set forth in this CCD.	
ARCHITECT (Firm name)	OWNER (Firm name)	CONTRACTOR (Firm name)	
ADDRESS	ADDRESS	ADDRESS	
BY (Stenature)	BY (Signature)	BY (Signature)	
BY (Stenature) (Typud name)	BY (Signature) (Typed name)	BY (Signature) (Typed name)	

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## SECTION 00 62 76 ACORD CERTIFICATE OF INSURANCE AIA G715-1991

AIA Document G715<sup>TM</sup>–1991 is intended for use in adopting ACORD Form 25-S to certify the covarage required of contractors under AIA Document A201<sup>TM</sup>–2007, General Conditions of the Contract for Construction. Since the ACORD certificate does not have space to show all the coverages required in AIA Document A201–2007, the Supplemental Attachment form should be completed, signed by the contractor's insurance representative, and attached to the ACORD certificate.

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A draft copy of this document is included herein as follows.

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# **■**AIA<sup>\*</sup> Document G715<sup>\*\*</sup> – 1991

## Supplemental Attachment for ACORD Certificate of Insurance 25-S

(This document replaces AIA Document G705, Certificate of Insurance.)

PROJECT (Name and address):

. Does the General Aggregate apply to this P				
	roject only?			
Does this policy include coverage for:				
a. Premises - Operations?				
b. Explosion, Collapse and Underground	Hazards?			
c. Personal Injury Coverage?				
d. Products Coverage?				
e. Completed Operations?				
f. Contractual Coverage for the Insured'	s obligations in A221?			
a. Retroactive Date?				
b. Extended Reporting Date?				
. If the Insured is exempt from Worker's Con	mponsatio, statutes, does the Insured	-		-
carry the equivalent Voluntary Compensati	in coverage?	Ш		LJ
	than with the Contractor's request for			
AIA Document A201, General Cond. ion	I the Contract for Construction?			
2. If so, and if the policy period extends beyo	nd termination of the Contract for			
	verage for this Project continued for the			<b></b>
			لسا	
	nd this Supplement been endorsed to			
provide the holder with 30 days notice of c	ancellation and/or expiration? List below			
any policies which accord contain this notic	ce.			
Other Provisions				
	Authorized Representative	_		
	<ul> <li>b. Explosion, Collapse and Underground</li> <li>c. Personal Injury Coverage?</li> <li>d. Products Coverage?</li> <li>e. Completed Operations?</li> <li>f. Contractual Coverage for the Insured'</li> <li>J. If coverage is written on a claims-made base</li> <li>a. Retroactive Date?</li> <li>b. Extended Reporting Date?</li> <li>Worker's Compensation</li> <li>I. If the Insured is exempt from Worker's Cocarry the equivalent Voluntary Compensation</li> <li>I. If the Insured is exempt from Worker's Cocarry the equivalent Voluntary Compensation</li> <li>I. Is this certificate being furnished in connectinal payment in accordance with the required in the provision of the policy period extends by the policy period?</li> <li>Fermination Provisions</li> <li>Has each policy shown on the certificate as provide the holder with 30 days notice of the policy period carry is provide the holder with 30 days notice of the policy period carry is provide the holder with 30 days notice of the policy period carry is provide the policy period carry is provide the policy period carry is provide the policy period period carry is provide the policy period carry is provide the policy period period carry is provide the policy period period period carry is provide the policy period pe</li></ul>	<ul> <li>b. Explosion, Collapse and Underground Hazards?</li> <li>c. Personal Injury Coverage?</li> <li>d. Products Coverage?</li> <li>e. Completed Operations?</li> <li>f. Contractual Coverage for the Insured's obligations in A20??</li> <li>f. Contractual Coverage for the Insured's obligations in A20??</li> <li>f. Contractual Coverage for the Insured's obligations in A20??</li> <li>f. Contractual Coverage for the Insured's obligations in A20??</li> <li>f. Contractual Coverage for the Insured's obligations in A20??</li> <li>f. Contractual Coverage for the Insured's obligations in A20??</li> <li>f. f coverage is written on a claims-made basis, what is the: <ul> <li>a. Retroactive Date?</li> <li>b. Extended Reporting Date?</li> </ul> </li> <li><b>Vorker's Compensation</b></li> <li>I. If the Insured is exempt from Worker's Compensation statutes, does the Insured carry the equivalent Voluntary Compensation coverage?</li> <li>inal Payment Information</li> </ul> <li>1. Is this certificate being furnished in connection with the Contractor's request for final payment in accordance with the requirements of Sections 9.10.2 and 11.1.3 of AIA Document A201, General condition of the Contract for Construction, is Completed Operations coverage for this Project continued for the balance of the policy period extends beyond termination of the Contract for Construction, is Completed Operations coverage for this Project continued for the balance of the policy period?</li> <li><b>Fermination Provisions</b></li> <li>1. Has each policy shown on the certificate and this Supplement been endorsed to provide the holder with 30 days notice of cancellation and/or expiration? List below any policies while row of contain this notice.</li> <li><b>Other Provisions</b></li>	<ul> <li>b. Explosion, Collapse and Underground Hazards?</li> <li>c. Personal Injury Coverage?</li> <li>d. Products Coverage?</li> <li>e. Completed Operations?</li> <li>f. Contractual Coverage for the Insured's obligations in A26?</li> <li>J. If coverage is written on a claims-made basis, what is the: <ul> <li>a. Retroactive Date?</li> <li>b. Extended Reporting Date?</li> </ul> </li> <li>Worker's Compensation</li> <li>I. If the Insured is exempt from Worker's Compensation statutes, does the Insured carry the equivalent Voluntary Compensation coverage?</li> <li>inal Payment Information</li> <li>I. Is this certificate being furnished in connection with the Contract or's request for final payment in accordance with the requirements of Sections 9.10.2 and 11.1.3 of AIA Document A201, General sononion of the Contract for Construction?</li> <li>J. If so, and if the policy period extends beyond termination of the Contract for Construction?</li> <li>I. Has each policy shown on the certificate and this Supplement been endorsed to provide the holder with 30 days notice of cancellation and/or expiration? List below any policies which use of contain this notice.</li> </ul>	b.       Explosion, Collapse and Underground Hazards?         c.       Personal Injury Coverage?         d.       Products Coverage?         e.       Completed Operations?         f.       Contractual Coverage for the Insured's obligations in A20??         b.       Extended Operations?         f.       Contractual Coverage for the Insured's obligations in A20??         b.       If coverage is written on a claims-made basis, what is the:         a.       Retroactive Date?         b.       Extended Reporting Date?         Norker's Compensation

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## **SECTION 00 72 13**

### GENERAL CONDITIONS OF THE CONSTRUCTION CONTRACT

The General Conditions of this Contract are as stated in the American Institute of Architects Document VA A201 (2007 Edition) entitled <u>General Conditions of the Contract for Construction</u> and is part of this project manual as if herein written in full.

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A draft copy of this document is included herein as follows.

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# **▲IA** Document A201<sup>™</sup> – 2007

# General Conditions of the Contract for Construction

for the following PROJECT: (Name and location or address)

THE OWNER: (Name, legal status and address)

THE ARCHITECT: (Name, legal status and address)

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ADDITIONS AND The author of this do added information needed for its non. The archor may also compl have revised the text of the original ndare form. An Additions and De tions Report that notes added formation as well as revisions to the standard form text is available from me author and should be reviewed. A vertical line in the left margin of this document indicates where the author has added necessary information and where the author has added to or deleted from the original AIA text.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

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#### ARTICLE 1 GENERAL PROVISIONS § 1.1 BASIC DEFINITIONS § 1.1.1 THE CONTRACT DOCUMENTS

The Contract Documents are enumerated in the Agreement between the Owner and Contractor (hereinafter the Agreement) and consist of the Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of the Contract, other documents listed in the Agreement and Modifications issued after execution of the Contract. A Modification is (1) a written amendment to the Contract signed by both parties, (2) a Change Order, (3) a Construction Change Directive or (4) a written order for a minor change in the Work issued by the Architect. Unless specifically enumerated in the Agreement, the Contract Documents do not include the advertisement or invitation to bid, Instructions to Bidders, sample forms, other information furnished by the Owner in anticipation of receiving bids or proposals, the Contractor's bid or proposals and the contractor's bid or proposals and the contractor's bid or proposals and the contractor of the contracto portions of Addenda relating to bidding requirements.

#### § 1.1.2 THE CONTRACT

The Contract Documents form the Contract for Construction. The Contract represents the entire and integ ated agreement between the parties hereto and supersedes prior negotiations, representations or agreements, either written or oral. The Contract may be amended or modified only by a Modification. The Contract Downents shall not be construed to create a contractual relationship of any kind (1) between the Contractor and the Anihitect or the Architect's consultants, (2) between the Owner and a Subcontractor or a Sub-subcontractor, (3) between the Owner and the Architect or the Architect's consultants or (4) between any persons or entities other than the Owner and the Contractor. The Architect shall, however, be entitled to performance and enforcement of obligations under the Contract intended to facilitate performance of the Architect's duties.

#### § 1.1.3 THE WORK

The term "Work" means the construction and services required by the Contract Documents, whether completed or partially completed, and includes all other labor, materials, equipment and services provided or to be provided by the Contractor to fulfill the Contractor's obligations. The Work may constitute the whole or a part of the Project.

#### § 1.1.4 THE PROJECT

The Project is the total construction of which the Wark performed under the Contract Documents may be the whole or a part and which may include construction by the wner and by separate contractors.

### § 1.1.5 THE DRAWINGS

The Drawings are the graphic and pictorial portions of the Contract Documents showing the design, location and dimensions of the Work, generally including plans, elevations, sections, details, schedules and diagrams.

#### § 1.1.6 THE SPECIFICATIONS

The Specifications are that portion of the Contract Documents consisting of the written requirements for materials, equipment, systems, standards and workmanship for the Work, and performance of related services.

### § 1.1.7 INSTRUMENTE OF SERVICE

Instruments of Savice representations, in any medium of expression now known or later developed, of the tangible and intangible were work performed by the Architect and the Architect's consultants under their respective professional services agreements. Instruments of Service may include, without limitation, studies, surveys, models, sketcher, drawings, specifications, and other similar materials.

### **1.1.8 NITIAL DECISION MAKER**

e Initial Decision Maker is the person identified in the Agreement to render initial decisions on Claims in timice with Section 15.2 and certify termination of the Agreement under Section 14.2.2.

### § 1.2 CORRELATION AND INTENT OF THE CONTRACT DOCUMENTS

§ 1.2.1 The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work by the Contractor. The Contract Documents are complementary, and what is required by one shall be as binding as if required by all; performance by the Contractor shall be required only to the extent consistent with the Contract Documents and reasonably inferable from them as being necessary to produce the indicated results.

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§ 1.2.2 Organization of the Specifications into divisions, sections and articles, and arrangement of Drawings shall not control the Contractor in dividing the Work among Subcontractors or in establishing the extent of Work to be performed by any trade.

§ 1.2.3 Unless otherwise stated in the Contract Documents, words that have well-known technical or construction industry meanings are used in the Contract Documents in accordance with such recognized meanings.

#### § 1.3 CAPITALIZATION

Terms capitalized in these General Conditions include those that are (1) specifically defined, (2) the titles of num articles or (3) the titles of other documents published by the American Institute of Architects.

#### § 1.4 INTERPRETATION

In the interest of brevity the Contract Documents frequently omit modifying words such as "all" and "any and a ticles such as "the" and "an," but the fact that a modifier or an article is absent from one statement and appears in another is not intended to affect the interpretation of either statement.

#### § 1.5 OWNERSHIP AND USE OF DRAWINGS, SPECIFICATIONS AND OTHER INSTRUMENT OF SERVICE 27

§ 1.5.1 The Architect and the Architect's consultants shall be deemed the authors and owners of their respective Instruments of Service, including the Drawings and Specifications, and will retain all oppmontaw, statutory and other reserved rights, including copyrights. The Contractor, Subcontractors, Sub-subcontractor, and material or equipment suppliers shall not own or claim a copyright in the Instruments of Service. Submittal or distribution to meet official regulatory requirements or for other purposes in connection with this Project not to be construed as publication in derogation of the Architect's or Architect's consultants' reserved rights.

§ 1.5.2 The Contractor, Subcontractors, Sub-subcontractors and material or equipment suppliers are authorized to use and reproduce the Instruments of Service provided to them solely and exclusively for execution of the Work. All copies made under this authorization shall bear the copyright notice, if any, shown on the Instruments of Service. The Contractor, Subcontractors, Sub-subcontractors, and matched or equipment suppliers may not use the Instruments of Contractor, Subcontractors, Sub-subcontractors, and materies Service on other projects or for additions to this Project, uts de the scope of the Work without the specific written consent of the Owner, Architect and the Architect' consummts.

#### § 1.6 TRANSMISSION OF DATA IN DIGITAL FORM

If the parties intend to transmit Instruments of Service or any other information or documentation in digital form, they shall endeavor to establish necessary provided in the Agreement or the Contract Docume

#### ARTICLE 2 OWNER

#### § 2.1 GENERAL

§ 2.1.1 The Owner is the possent or untity identified as such in the Agreement and is referred to throughout the Contract Documents as if sing that is number. The Owner shall designate in writing a representative who shall have express authority to bind the Owner with respect to all matters requiring the Owner's approval or authorization. Except as otherwise provided in Section 4.2.1, the Architect does not have such authority. The term "Owner" means the Owner or the Owner Sauthorized representative.

§ 2.1.2 the Owner shall furnish to the Contractor within fifteen days after receipt of a written request, information necessary and relevant for the Contractor to evaluate, give notice of or enforce mechanic's lien rights. Such formation shall include a correct statement of the record legal title to the property on which the Project is located, ually referred to as the site, and the Owner's interest therein.

#### 2 INFORMATION AND SERVICES REQUIRED OF THE OWNER

§ 2.2.1 Prior to commencement of the Work, the Contractor may request in writing that the Owner provide reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract. Thereafter, the Contractor may only request such evidence if (1) the Owner fails to make payments to the Contractor as the Contract Documents require; (2) a change in the Work materially changes the Contract Sum; or (3) the Contractor identifies in writing a reasonable concern regarding the Owner's ability to make payment when due. The Owner shall furnish such evidence as a condition precedent to commencement or continuation of the Work or the

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portion of the Work affected by a material change. After the Owner furnishes the evidence, the Owner shall not materially vary such financial arrangements without prior notice to the Contractor.

§ 2.2.2 Except for permits and fees that are the responsibility of the Contractor under the Contract Documents, including those required under Section 3.7.1, the Owner shall secure and pay for necessary approvals, easements, assessments and charges required for construction, use or occupancy of permanent structures or for permanent changes in existing facilities.

§ 2.2.3 The Owner shall furnish surveys describing physical characteristics, legal limitations and utility location for the site of the Project, and a legal description of the site. The Contractor shall be entitled to rely on the accuracy information furnished by the Owner but shall exercise proper precautions relating to the safe performance of the Work.

§ 2.2.4 The Owner shall furnish information or services required of the Owner by the Contract Docume. reasonable promptness. The Owner shall also furnish any other information or services under the Owner's control and relevant to the Contractor's performance of the Work with reasonable promptness after receiving the Contractor's written request for such information or services.

ine Contractor one copy of § 2.2.5 Unless otherwise provided in the Contract Documents, the Owner shall furnish te the Contract Documents for purposes of making reproductions pursuant to Section

#### § 2.3 OWNER'S RIGHT TO STOP THE WORK

If the Contractor fails to correct Work that is not in accordance with the Koujements of the Contract Documents as required by Section 12.2 or repeatedly fails to carry out Work in accordance with the Contract Documents, the Owner may issue a written order to the Contractor to stop the Work, or any portion thereof, until the cause for such order has been eliminated; however, the right of the Owner to stop the Worl, shail not give rise to a duty on the part of the Owner to exercise this right for the benefit of the Contractor or any other person or entity, except to the extent required by Section 6.1.3.

#### § 2.4 OWNER'S RIGHT TO CARRY OUT THE WODER

If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a ten-day period after receipt of written etic from the Owner to commence and continue correction of such default or neglect with diligence and promptiess, the Owner may, without prejudice to other remedies the Owner may have, correct such deficiencies. In such dise in appropriate Change Order shall be issued deducting from payments then or thereafter due the Contractor the reasonable cost of correcting such deficiencies, including Owner's expenses and compensation for the Architecus around a services made necessary by such default, neglect or failure. Such action by the Owner and amounts charged to the Contractor are both subject to prior approval of the Architect. If payments then or thereafter the Contractor are not sufficient to cover such amounts, the Contractor shall pay the difference to the Owner.

#### CONT ACTO **ARTICLE 3**

#### § 3.1 GENERAL

§ 3.1.1 The Contractor is the person or entity identified as such in the Agreement and is referred to throughout the Contract Documents as if singular in number. The Contractor shall be lawfully licensed, if required in the jurisdiction where the Project is located. The Contractor shall designate in writing a representative who shall have express authority tobind the Contractor with respect to all matters under this Contract. The term "Contractor" means the intractor or the Contractor's authorized representative.

the Contractor shall perform the Work in accordance with the Contract Documents.

§ 3.1.3 The Contractor shall not be relieved of obligations to perform the Work in accordance with the Contract Documents either by activities or duties of the Architect in the Architect's administration of the Contract, or by tests, inspections or approvals required or performed by persons or entities other than the Contractor.

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### § 3.2 REVIEW OF CONTRACT DOCUMENTS AND FIELD CONDITIONS BY CONTRACTOR

§ 3.2.1 Execution of the Contract by the Contractor is a representation that the Contractor has visited the site, become generally familiar with local conditions under which the Work is to be performed and correlated personal observations with requirements of the Contract Documents.

§ 3.2.2 Because the Contract Documents are complementary, the Contractor shall, before starting each portion of the Work, carefully study and compare the various Contract Documents relative to that portion of the Work, as well as the information furnished by the Owner pursuant to Section 2.2.3, shall take field measurements of any existing conditions related to that portion of the Work, and shall observe any conditions at the site affecting it. These obligations are for the purpose of facilitating coordination and construction by the Contractor and are not for the purpose of discovering errors, omissions, or inconsistencies in the Contract Documents; however, the Contracton and promptly report to the Architect any errors, inconsistencies or omissions discovered by or made known to the Contractor as a request for information in such form as the Architect may require. It is recognized that the contractor's review is made in the Contract Documents.

§ 3.2.3 The Contractor is not required to ascertain that the Contract Documents are in accordance with applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, but the Contractor shall promptly report to the Architect any nonconformity discovered by or made known to the Contractor as a request for information in such form as the Architect may require.

§ 3.2.4 If the Contractor believes that additional cost or time is involved becau e of charifications or instructions the Architect issues in response to the Contractor's notices or requests for information pursuant to Sections 3.2.2 or 3.2.3, the Contractor shall make Claims as provided in Article 15. If the Contractor fails to perform the obligations of Sections 3.2.2 or 3.2.3, the Contractor shall pay such costs and damages to the Owner as would have been avoided if the Contractor had performed such obligations. If the Contractor performs those obligations, the Contractor shall not be liable to the Owner or Architect for damages resulting from errors, inconsistencies or omissions in the Contract Documents, for differences between field measurements or conductors and the Contract Documents, or for nonconformities of the Contract Documents to applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities.

#### § 3.3 SUPERVISION AND CONSTRUCTION PROSEDURES

§ 3.3.1 The Contractor shall supervise and arect the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for, and have control over, construction means, methods, techniques, sequences and procedures and for coordinating an orbans of the Work under the Contract, unless the Contract Documents give other specific instructions concerning these matters. If the Contract Documents give specific instructions concerning these matters. If the Contract Documents give specific instructions concerning construction means, methods, techniques, sequences or procedures, the Contractor shall evaluate the jobsite safety thereof and, except as stated oeld w, shall be fully and solely responsible for the jobsite safety of such means, methods, techniques, sequences or procedures that such means, methods, techniques, sequences or procedures may not be sate the Contractor shall give timely written notice to the Owner and Architect and shall not proceed with that potion of the Work without further written instructions from the Architect. If the Contractor is then instructed to proceed with the required means, methods, techniques, sequences or procedures or procedures without acceptance of changes proposed by the Contractor, the Owner shall be solely responsible for any loss or damage arising solely from those Owner-required means, methods, techniques, sequences or procedures.

3.3.2 The Contractor shall be responsible to the Owner for acts and omissions of the Contractor's employees, so occurractors and their agents and employees, and other persons or entities performing portions of the Work for, or behall of, the Contractor or any of its Subcontractors.

3.3 The Contractor shall be responsible for inspection of portions of Work already performed to determine that such portions are in proper condition to receive subsequent Work.

### § 3.4 LABOR AND MATERIALS

§ 3.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for labor, materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, and other facilities and services necessary for proper execution and completion of the Work, whether temporary or permanent and whether or not incorporated or to be incorporated in the Work.

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§ 3.4.2 Except in the case of minor changes in the Work authorized by the Architect in accordance with Sections 3.12.8 or 7.4, the Contractor may make substitutions only with the consent of the Owner, after evaluation by the Architect and in accordance with a Change Order or Construction Change Directive.

§ 3.4.3 The Contractor shall enforce strict discipline and good order among the Contractor's employees and other persons carrying out the Work. The Contractor shall not permit employment of unfit persons or persons not properly skilled in tasks assigned to them.

#### § 3.5 WARRANTY

The Contractor warrants to the Owner and Architect that materials and equipment furnished under the Contract of good quality and new unless the Contract Documents require or permit otherwise. The Contractor further w that the Work will conform to the requirements of the Contract Documents and will be free from defects, except for those inherent in the quality of the Work the Contract Documents require or permit. Work, materials, or equipment not conforming to these requirements may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, alterations to the Work not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal usage. If required by the Architect, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.

#### § 3.6 TAXES

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The Contractor shall pay sales, consumer, use and similar taxes for the Work provided by the Contractor that are legally enacted when bids are received or negotiations concluded, whether or not t effective or merely scheduled to go into effect.

#### § 3.7 PERMITS, FEES, NOTICES AND COMPLIANCE WITH LAW

§ 3.7.1 Unless otherwise provided in the Contract Documents, the Contractor shall secure and pay for the building permit as well as for other permits, fees, licenses, and inspectious by generating agencies necessary for proper after execution of the Contract and legally required execution and completion of the Work that are customarily at the time bids are received or negotiations concluded.

§ 3.7.2 The Contractor shall comply with and give notice required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorizes applicable to performance of the Work.

§ 3.7.3 If the Contractor performs Work Knowing into be contrary to applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of provic authorities, the Contractor shall assume appropriate responsibility for such Work and shall bear the costs attributable to correction.

§ 3.7.4 Concealed or Unknown Conditions. If the Contractor encounters conditions at the site that are (1) subsurface or otherwise concealed physical conditions that differ materially from those indicated in the Contract Documents or (2) unknown physical conditions of an unusual nature, that differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, the Contractor shall from the povide notice to the Owner and the Architect before conditions are disturbed and in no event later than 21 mays after first observance of the conditions. The Architect will promptly investigate such conditions and, it he Architect determines that they differ materially and cause an increase or decrease in the Contracter's cost of, or time required for, performance of any part of the Work, will recommend an equitable adjustment the Contract Sum or Contract Time, or both. If the Architect determines that the conditions at the site are ng materially different from those indicated in the Contract Documents and that no change in the terms of the Contract iustifical, the Architect shall promptly notify the Owner and Contractor in writing, stating the reasons. If either party lise the Architect's determination or recommendation, that party may proceed as provided in Article 15.

§ 3.7.5 If, in the course of the Work, the Contractor encounters human remains or recognizes the existence of burial markers, archaeological sites or wetlands not indicated in the Contract Documents, the Contractor shall immediately suspend any operations that would affect them and shall notify the Owner and Architect. Upon receipt of such notice, the Owner shall promptly take any action necessary to obtain governmental authorization required to resume the operations. The Contractor shall continue to suspend such operations until otherwise instructed by the Owner but shall continue with all other operations that do not affect those remains or features. Requests for adjustments in the Contract Sum and Contract Time arising from the existence of such remains or features may be made as provided in Article 15.

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#### § 3.8 ALLOWANCES

§ 3.8.1 The Contractor shall include in the Contract Sum all allowances stated in the Contract Documents. Items covered by allowances shall be supplied for such amounts and by such persons or entities as the Owner may direct, but the Contractor shall not be required to employ persons or entities to whom the Contractor has reasonable objection.

§ 3.8.2 Unless otherwise provided in the Contract Documents,

- Allowances shall cover the cost to the Contractor of materials and equipment delivered at the site an .1 all required taxes, less applicable trade discounts;
- Contractor's costs for unloading and handling at the site, labor, installation costs, overhead, profit a .2 other expenses contemplated for stated allowance amounts shall be included in the Contract Su not in the allowances; and
- Whenever costs are more than or less than allowances, the Contract Sum shall be adjusted accordingly .3 by Change Order. The amount of the Change Order shall reflect (1) the difference between actual costs and the allowances under Section 3.8.2.1 and (2) changes in Contractor's costs under Section 3.8.2.2.

§ 3.8.3 Materials and equipment under an allowance shall be selected by the Owner with reable promptness.

#### § 3.9 SUPERINTENDENT

§ 3.9.1 The Contractor shall employ a competent superintendent and necessary assistants who shall be in attendance at the Project site during performance of the Work. The superintendent shall represent the Contractor, and communications given to the superintendent shall be as binding as if given to the Contractor.

§ 3.9.2 The Contractor, as soon as practicable after award of the Contract, Shall furnish in writing to the Owner through the Architect the name and qualifications of a proposed superintendent. The Architect may reply within 14 days to the Contractor in writing stating (1) whether the Owner or the Architect has reasonable objection to the proposed superintendent or (2) that the Architect requires additional time to review. Failure of the Architect to reply ble bjection. within the 14 day period shall constitute notice of no reas

§ 3.9.3 The Contractor shall not employ a proposed superintendent to whom the Owner or Architect has made reasonable and timely objection. The Contractor hall no change the superintendent without the Owner's consent, which shall not unreasonably be withheld or

#### § 3.10 CONTRACTOR'S CONSTRUCTION SCHEDULES

§ 3.10.1 The Contractor, promptly accepted awarded the Contract, shall prepare and submit for the Owner's and Architect's information a Contractor's construction schedule for the Work. The schedule shall not exceed time limits current under the Contract Document, shall be revised at appropriate intervals as required by the conditions of the Work and Project, shall be clared to the entire Project to the extent required by the Contract Documents, and shall provide for expeditious and practice ble execution of the Work.

§ 3.10.2 The Contractor shall prepare a submittal schedule, promptly after being awarded the Contract and thereafter as necessary to maintain a surrent submittal schedule, and shall submit the schedule(s) for the Architect's approval. The Architect approval shall not unreasonably be delayed or withheld. The submittal schedule shall (1) be coordinated with the Contractor's construction schedule, and (2) allow the Architect reasonable time to review submittees. If the Contractor fails to submit a submittal schedule, the Contractor shall not be entitled to any increase in Contract Sum or extension of Contract Time based on the time required for review of submittals.

3.10.3 The Contractor shall perform the Work in general accordance with the most recent schedules submitted to the **Owner and Architect**.

#### § 3.11 DOCUMENTS AND SAMPLES AT THE SITE

The Contractor shall maintain at the site for the Owner one copy of the Drawings, Specifications, Addenda, Change Orders and other Modifications, in good order and marked currently to indicate field changes and selections made during construction, and one copy of approved Shop Drawings, Product Data, Samples and similar required submittals. These shall be available to the Architect and shall be delivered to the Architect for submittal to the Owner upon completion of the Work as a record of the Work as constructed.

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#### § 3.12 SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

§ 3.12.1 Shop Drawings are drawings, diagrams, schedules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, manufacturer, supplier or distributor to illustrate some portion of the Work.

§ 3.12.2 Product Data are illustrations, standard schedules, performance charts, instructions, brochures, diagrams and other information furnished by the Contractor to illustrate materials or equipment for some portion of the Work.

§ 3.12.3 Samples are physical examples that illustrate materials, equipment or workmanship and establish standards by which the Work will be judged.

§ 3.12.4 Shop Drawings, Product Data, Samples and similar submittals are not Contract Documents. Ther pr to demonstrate the way by which the Contractor proposes to conform to the information given and the design concept expressed in the Contract Documents for those portions of the Work for which the Contract Documents require submittals. Review by the Architect is subject to the limitations of Section 4.2.7. Informational submittals apon which the Architect is not expected to take responsive action may be so identified in the Contract Decuments. Submittals that are not required by the Contract Documents may be returned by the Architect without action

§ 3.12.5 The Contractor shall review for compliance with the Contract Documents, approve and submit to the Architect Shop Drawings, Product Data, Samples and similar submittals required by the Contract Documents in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness and in such sequence as to cause no selar in Work or in the activities of the Owner or of separate contractors.

§ 3.12.6 By submitting Shop Drawings, Product Data, Samples and similar submittals, the Contractor represents to the Owner and Architect that the Contractor has (1) reviewed and approved them, (2) determined and verified materials, field measurements and field construction criteria related therein, on with do so and (3) checked and coordinated the or of the Work and of the Contract Documents. information contained within such submittals with the require

§ 3.12.7 The Contractor shall perform no portion of me Volution the Contract Documents require submittal and review of Shop Drawings, Product Data, Samples r similar submittals until the respective submittal has been approved by the Architect.

§ 3.12.8 The Work shall be in accordance with approved submittals except that the Contractor shall not be relieved of responsibility for deviations from regarized to of the Contract Documents by the Architect's approval of Shop Drawings, Product Data, Samples of similar submittals unless the Contractor has specifically informed the Architect in writing of such deviation at the time of submittal and (1) the Architect has given written approval to the specific deviation as a minor change in the Work, or (2) a Change Order or Construction Change Directive has been issued authorizing the deviation. Necconsactor shall not be relieved of responsibility for errors or omissions in Shop Drawings, Product Dra, Sum les or similar submittals by the Architect's approval thereof.

§ 3.12.9 The Contractor short direct specific attention, in writing or on resubmitted Shop Drawings, Product Data. Samples or similar submittals, to revisions other than those requested by the Architect on previous submittals. In the absence of such witten notice, the Architect's approval of a resubmission shall not apply to such revisions.

§ 3.12.10 Contractor shall not be required to provide professional services that constitute the practice of architecture of engineering unless such services are specifically required by the Contract Documents for a portion of e Work or unless the Contractor needs to provide such services in order to carry out the Contractor's responsibilities instruction means, methods, techniques, sequences and procedures. The Contractor shall not be required to vide professional services in violation of applicable law. If professional design services or certifications by a design professional related to systems, materials or equipment are specifically required of the Contractor by the Contract Documents, the Owner and the Architect will specify all performance and design criteria that such services must satisfy. The Contractor shall cause such services or certifications to be provided by a properly licensed design professional, whose signature and seal shall appear on all drawings, calculations, specifications, certifications, Shop Drawings 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 the Architect. The Owner and the Architect shall be entitled to rely upon the adequacy, accuracy and

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completeness of the services, certifications and approvals performed or provided by such design professionals, provided the Owner and Architect have specified to the Contractor all performance and design criteria that such services must satisfy. Pursuant to this Section 3.12.10, the Architect will review, approve or take other appropriate action on submittals only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Contractor shall not be responsible for the adequacy of the performance and design criteria specified in the Contract Documents.

#### § 3.13 USE OF SITE

The Contractor shall confine operations at the site to areas permitted by applicable laws, statutes, ordinances, co rules and regulations, and lawful orders of public authorities and the Contract Documents and shall not unreading encumber the site with materials or equipment.

#### **§ 3.14 CUTTING AND PATCHING**

§ 3.14.1 The Contractor shall be responsible for cutting, fitting or patching required to complete the Work or to make its parts fit together properly. All areas requiring cutting, fitting and patching shall be restored to the condit on existing prior to the cutting, fitting and patching, unless otherwise required by the Contract Documents.

§ 3.14.2 The Contractor shall not damage or endanger a portion of the Work or fully or parially completed construction of the Owner or separate contractors by cutting, patching or otherwise allowing such construction, or by excavation. The Contractor shall not cut or otherwise alter such construction by the currer or a separate contractor except with written consent of the Owner and of such separate contractor; such consent shall not be unreasonably withheld. The Contractor shall not unreasonably withhold from the Owner or aseptante contractor the Contractor's consent to cutting or otherwise altering the Work.

#### § 3.15 CLEANING UP

§ 3.15.1 The Contractor shall keep the premises and surrounding trea free from accumulation of waste materials or rubbish caused by operations under the Contract. At completion of the Work, the Contractor shall remove waste machinery and surplus materials from and about materials, rubbish, the Contractor's tools, construction equipment the Project.

§ 3.15.2 If the Contractor fails to clean up as provided in the Contract Documents, the Owner may do so and Owner shall be entitled to reimbursement from the Connector

#### § 3.16 ACCESS TO WORK

The Contractor shall provide the Owner and Architect access to the Work in preparation and progress wherever located.

### § 3.17 ROYALTIES, PATENZS AND COPYRIGHTS

The Contractor shall pay an regames and license fees. The Contractor shall defend suits or claims for infringement of copyrights and patent right, and shall hold the Owner and Architect harmless from loss on account thereof, but shall not be responsible for such defense or loss when a particular design, process or product of a particular manufacturer or manufacturers is required by the Contract Documents, or where the copyright violations are contained in Drawings, Specifications or other documents prepared by the Owner or Architect. However, if the Contractor has reason to believe that the required design, process or product is an infringement of a copyright or a patent, the Contractor shall be responsible for such loss unless such information is promptly furnished to the Architect.

## 3.18 INDEMNIFICATION

3.18.1 To the fullest extent permitted by law the Contractor shall indemnify and hold harmless the Owner, Architect, chiect's consultants, and agents and employees of any of them from and against claims, damages, losses and enses, including but not limited to attorneys' fees, arising out of or resulting from performance of the Work, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself), but only to the extent caused by the negligent acts or omissions of the Contractor, a Subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce other rights or obligations of indemnity that would otherwise exist as to a party or person described in this Section 3.18.

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§ 3.18.2 In claims against any person or entity indemnified under this Section 3.18 by an employee of the Contractor, a Subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, the indemnification obligation under Section 3.18.1 shall not be limited by a limitation on amount or type of damages, compensation or benefits payable by or for the Contractor or a Subcontractor under workers' compensation acts, disability benefit acts or other employee benefit acts.

#### ARTICLE 4 ARCHITECT

#### § 4.1 GENERAL

§ 4.1.1 The Owner shall retain an architect lawfully licensed to practice architecture or an entity lawfully practicing architecture in the jurisdiction where the Project is located. That person or entity is identified as the Architecture the Agreement and is referred to throughout the Contract Documents as if singular in number.

§ 4.1.2 Duties, responsibilities and limitations of authority of the Architect as set forth in the Contract Decument not be restricted, modified or extended without written consent of the Owner, Contractor and Architect. Onsent shall not be unreasonably withheld.

§ 4.1,3 If the employment of the Architect is terminated, the Owner shall employ a successor chitect as to whom the Contractor has no reasonable objection and whose status under the Contract Documents shall be that of the Architect.

#### § 4.2 ADMINISTRATION OF THE CONTRACT

§ 4.2.1 The Architect will provide administration of the Contract as described in the Contract Documents and will be an Owner's representative during construction until the date the Architect issue the Scal Certificate for Payment. The Architect will have authority to act on behalf of the Owner only to the extent provided in the Contract Documents.

§ 4.2.2 The Architect will visit the site at intervals appropriate to the stage of construction, or as otherwise agreed with the Owner, to become generally familiar with the progress and quality of the portion of the Work completed, and to determine in general if the Work observed is being performed in a member indicating that the Work, when fully completed, will be in accordance with the Contract Documents between, the Architect will not be required to make exhaustive or continuous on-site inspections to check the quarty or quantity of the Work. The Architect will not have control over, charge of, or responsibility for, the construction means, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work, since these are solely the Contractor's rights and responsibilities under the Contract Document, occupied provided in Section 3.3.1.

§ 4.2.3 On the basis of the site visits, the Archiece will keep the Owner reasonably informed about the progress and quality of the portion of the Work competed and report to the Owner (1) known deviations from the Contract Documents and from the most receive onstruction schedule submitted by the Contractor, and (2) defects and deficiencies observed in the Work. The A chitect will not be responsible for the Contractor's failure to perform the Work in accordance with the requirements of the Contract Documents. The Architect will not have control over or charge of and will not be repensible for acts or omissions of the Contractor, Subcontractors, or their agents or employees, or any other persons or entities performing portions of the Work.

### § 4.2.4 COMMUNICATIONS, ACILITATING CONTRACT ADMINISTRATION

Except as other vise provided in the Contract Documents or when direct communications have been specially authorized the Owner and Contractor shall endeavor to communicate with each other through the Architect about matters mising out of or relating to the Contract. Communications by and with the Architect's consultants shall be through the chitect. Communications by and with Subcontractors and material suppliers shall be through the intractor. Communications by and with separate contractors shall be through the Owner.

Based on the Architect's evaluations of the Contractor's Applications for Payment, the Architect will review certify the amounts due the Contractor and will issue Certificates for Payment in such amounts.

§ 4.2.6 The Architect has authority to reject Work that does not conform to the Contract Documents. Whenever the Architect considers it necessary or advisable, the Architect will have authority to require inspection or testing of the Work in accordance with Sections 13.5.2 and 13.5.3, whether or not such Work is fabricated, installed or completed. However, neither this authority of the Architect nor a decision made in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the Architect to the Contractor, Subcontractors, material and equipment suppliers, their agents or employees, or other persons or entities performing portions of the Work.

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§ 4.2.7 The Architect will review and approve, or take other appropriate action upon, the Contractor's submittals such as Shop Drawings, Product Data and Samples, but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Architect's action will be taken in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness while allowing sufficient time in the Architect's professional judgment to permit adequate review. Review of such submittals is not conducted for the purpose of determining the accuracy and completeness of other details such as dimensions and quantities, or for substantiating instructions for installation or performance of equipment or systems, all of which remain the responsibility of the Contractor as required by the Contract Documents. The Architect's review of the Contractor's submittals shall not relieve the Contractor of the obligations under Sections 3.3, 3.5 and 3.12. The Architect's review shall not constitute approval of safety preca or, unless otherwise specifically stated by the Architect, of any construction means, methods, techniques, reque procedures. The Architect's approval of a specific item shall not indicate approval of an assembly of which the it em is a component.

§ 4.2.8 The Architect will prepare Change Orders and Construction Change Directives, and may authorize minor changes in the Work as provided in Section 7.4. The Architect will investigate and make determinations and recommendations regarding concealed and unknown conditions as provided in Section 3.74.

§ 4.2.9 The Architect will conduct inspections to determine the date or dates of Substantia Completion and the date of final completion; issue Certificates of Substantial Completion pursuant to Section 9.8; eceive and forward to the Owner, for the Owner's review and records, written warranties and related accumenterequired by the Contract and assembled by the Contractor pursuant to Section 9.10; and issue a final Continent for Payment pursuant to Section 9.10.

§ 4.2.10 If the Owner and Architect agree, the Architect will provide one project representatives to assist in carrying out the Architect's responsibilities at the site. The duties, responsibilities and limitations of authority of such project representatives shall be as set forth in an exhibit to resince porated in the Contract Documents.

§ 4.2.11 The Architect will interpret and decide maters conversing performance under, and requirements of, the Contract Documents on written request of either Se Owner or Contractor. The Architect's response to such requests will be made in writing within any time limit an ecoup n or otherwise with reasonable promptness.

§ 4.2.12 Interpretations and decisions of the Architect will be consistent with the intent of, and reasonably inferable from, the Contract Documents and wires in tring or in the form of drawings. When making such interpretations and decisions, the Architect will endeave the secure faithful performance by both Owner and Contractor, will not show partiality to either and will not be liable for results of interpretations or decisions rendered in good faith.

§ 4.2.13 The Architect's devisions on matters relating to aesthetic effect will be final if consistent with the intent expressed in the Contract Documents.

§ 4.2.14 The Architect will eview and respond to requests for information about the Contract Documents. The Architect's response to such requests will be made in writing within any time limits agreed upon or otherwise with reasonable promptness. If appropriate, the Architect will prepare and issue supplemental Drawings and Specifications in response to the requests for information.

#### SUBCONTRACTORS **TICL** 5 5.1 DE INITIONS

Subcontractor is a person or entity who has a direct contract with the Contractor to perform a portion of the sk at the site. The term "Subcontractor" is referred to throughout the Contract Documents as if singular in number and means a Subcontractor or an authorized representative of the Subcontractor. The term "Subcontractor" does not include a separate contractor or subcontractors of a separate contractor.

§ 5.1.2 A Sub-subcontractor is a person or entity who has a direct or indirect contract with a Subcontractor to perform a portion of the Work at the site. The term "Sub-subcontractor" is referred to throughout the Contract Documents as if singular in number and means a Sub-subcontractor or an authorized representative of the Sub-subcontractor.

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## § 5.2 AWARD OF SUBCONTRACTS AND OTHER CONTRACTS FOR PORTIONS OF THE WORK

§ 5.2.1 Unless otherwise stated in the Contract Documents or the bidding requirements, the Contractor, as soon as practicable after award of the Contract, shall furnish in writing to the Owner through the Architect the names of persons or entities (including those who are to furnish materials or equipment fabricated to a special design) proposed for each principal portion of the Work. The Architect may reply within 14 days to the Contractor in writing stating (1) whether the Owner or the Architect has reasonable objection to any such proposed person or entity or (2) that the Architect requires additional time for review. Failure of the Owner or Architect to reply within the 14-day period shall constitute notice of no reasonable objection.

§ 5.2.2 The Contractor shall not contract with a proposed person or entity to whom the Owner or Architect has made reasonable and timely objection. The Contractor shall not be required to contract with anyone to whom the Contract of the Contract with anyone to whom the Contract of the Con cto has made reasonable objection.

§ 5.2.3 If the Owner or Architect has reasonable objection to a person or entity proposed by the C intract Contractor shall propose another to whom the Owner or Architect has no reasonable objection\_If the proposed but rejected Subcontractor was reasonably capable of performing the Work, the Contract Sum and Contract Time shall be increased or decreased by the difference, if any, occasioned by such change, and an appropriate change Order shall be issued before commencement of the substitute Subcontractor's Work. However, no in real in the Contract Sum or Contract Time shall be allowed for such change unless the Contractor has acted promote and responsively in submitting names as required.

§ 5.2.4 The Contractor shall not substitute a Subcontractor, person or entited selected if the Owner or Architect makes reasonable objection to such substitution.

#### § 5.3 SUBCONTRACTUAL RELATIONS

By appropriate agreement, written where legally required for validity, the Contractor shall require each Subcontractor, to the extent of the Work to be performed by the Subcontractor, to be bound to the Contractor by terms of the Contract Documents, and to assume toward the Contractor all the originations and responsibilities, including the responsibility for safety of the Subcontractor's Work, which the Contractor by these Documents, assumes toward the Owner and Architect, Each subcontract agreement shall preserve and potect the rights of the Owner and Architect under the Contract Documents with respect to the Work to performed by the Subcontractor so that subcontracting thereof will not prejudice such rights, and shall allow to the Subcontractor, unless specifically provided otherwise in the subcontract agreement, the benefit of all rights, remedies and redress against the Contractor that the Contractor, by the Contract Documents, has against the Owner. Where appropriate, the Contractor shall require each Subcontractor to enter into similar agreements with Stor ubcontractors. The Contractor shall make available to each proposed Subcontractor, prior to the execution of the subcontract agreement, copies of the Contract Documents to which the Subcontractor will be bound, and, upon written request of the Subcontractor, identify to the Subcontractor terms and conditions of the proposed subcontract agreement that may be at variance with the Contract Documents. Subcontractors will similarly nake copies of applicable portions of such documents available to their respective proposed Sub-subcontractors.

### § 5.4 CONTINGENT ASSIGMENT OF SUBCONTRACTS

§ 5.4.1 Each succentract agreement for a portion of the Work is assigned by the Contractor to the Owner, provided that assignment is effective only after termination of the Contract by the Owner for cause pursuant to Section 14.2 and only for those subcontract agreements that the Owner accepts by notifying the Subcontractor and Contractor in writing; and

> assignment is subject to the prior rights of the surety, if any, obligated under bond relating to the Contract.

en the Owner accepts the assignment of a subcontract agreement, the Owner assumes the Contractor's rights and obligations under the subcontract.

§ 5.4.2 Upon such assignment, if the Work has been suspended for more than 30 days, the Subcontractor's compensation shall be equitably adjusted for increases in cost resulting from the suspension.

§ 5.4.3 Upon such assignment to the Owner under this Section 5.4, the Owner may further assign the subcontract to a successor contractor or other entity. If the Owner assigns the subcontract to a successor contractor or other entity, the

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Owner shall nevertheless remain legally responsible for all of the successor contractor's obligations under the subcontract.

#### CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS ARTICLE 6

§ 6.1 OWNER'S RIGHT TO PERFORM CONSTRUCTION AND TO AWARD SEPARATE CONTRACTS § 6.1.1 The Owner reserves the right to perform construction or operations related to the Project with the Owner's own forces, and to award separate contracts in connection with other portions of the Project or other construction or operations on the site under Conditions of the Contract identical or substantially similar to these including those portions related to insurance and waiver of subrogation. If the Contractor claims that delay or additional cost is involved because of such action by the Owner, the Contractor shall make such Claim as provided in Article 1

§ 6.1.2 When separate contracts are awarded for different portions of the Project or other construction or the the site, the term "Contractor" in the Contract Documents in each case shall mean the Contractor who executes, ach separate Owner-Contractor Agreement.

§ 6.1.3 The Owner shall provide for coordination of the activities of the Owner's own forcer and of each separate contractor with the Work of the Contractor, who shall cooperate with them. The Contractor shall participate with other separate contractors and the Owner in reviewing their construction schedules. The Contractor shall make any revisions to the construction schedule deemed necessary after a joint review and mutual agreement inconstruction schedules shall then constitute the schedules to be used by the Contractor, separate contractors and the Owner until subsequently revised.

§ 6.1.4 Unless otherwise provided in the Contract Documents, when the Outer performs construction or operations related to the Project with the Owner's own forces, the Owner shall be deemed to be subject to the same obligations and to have the same rights that apply to the Contractor under the conditions of the Contract, including, without excluding others, those stated in Article 3, this Article 6 and Articles 10, 1 and 12.

#### § 6.2 MUTUAL RESPONSIBILITY

§ 6.2.1 The Contractor shall afford the Owner and separate contractors reasonable opportunity for introduction and storage of their materials and equipment and performance of their activities, and shall connect and coordinate the Contractor's construction and operations with there as required by the Contract Documents.

§ 6.2.2 If part of the Contractor's Work depends for proper execution or results upon construction or operations by the Owner or a separate contractor, the Contractor shall, prior to proceeding with that portion of the Work, promptly report to the Architect apparent discrepancies or detects in such other construction that would render it unsuitable for such proper execution and results. Failure of me Contractor so to report shall constitute an acknowledgment that the Owner's or separate contractor's completed or partially completed construction is fit and proper to receive the Contractor's Work, except a to efects not then reasonably discoverable.

§ 6.2.3 The Contractor shart remburse the Owner for costs the Owner incurs that are payable to a separate contractor because of the Contractor's celays, improperly timed activities or defective construction. The Owner shall be responsible to the Connactor for costs the Contractor incurs because of a separate contractor's delays, improperly timed activities, damage to the Work or defective construction.

Contractor shall promptly remedy damage the Contractor wrongfully causes to completed or partially § 6.2. completed construction or to property of the Owner or separate contractors as provided in Section 10.2.5.

.2.5 The Owner and each separate contractor shall have the same responsibilities for cutting and patching as are ed for the Contractor in Section 3.14.

#### § 6.3 OWNER'S RIGHT TO CLEAN UP

If a dispute arises among the Contractor, separate contractors and the Owner as to the responsibility under their respective contracts for maintaining the premises and surrounding area free from waste materials and rubbish, the Owner may clean up and the Architect will allocate the cost among those responsible.

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## ARTICLE 7 CHANGES IN THE WORK

### § 7.1 GENERAL

§ 7.1.1 Changes in the Work may be accomplished after execution of the Contract, and without invalidating the Contract, by Change Order, Construction Change Directive or order for a minor change in the Work, subject to the limitations stated in this Article 7 and elsewhere in the Contract Documents.

§ 7.1.2 A Change Order shall be based upon agreement among the Owner, Contractor and Architect; a Construction Change Directive requires agreement by the Owner and Architect and may or may not be agreed to by the Contractor an order for a minor change in the Work may be issued by the Architect alone.

§ 7.1.3 Changes in the Work shall be performed under applicable provisions of the Contract Documents, Contractor shall proceed promptly, unless otherwise provided in the Change Order, Construction Change Dir order for a minor change in the Work.

#### § 7.2 CHANGE ORDERS

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§ 7.2.1 A Change Order is a written instrument prepared by the Architect and signed by the Own **Contractor** and Architect stating their agreement upon all of the following:

- The change in the Work; .1
- The amount of the adjustment, if any, in the Contract Sum; and .2
- .3 The extent of the adjustment, if any, in the Contract Time.

### § 7.3 CONSTRUCTION CHANGE DIRECTIVES

§ 7.3.1 A Construction Change Directive is a written order prepared by the chitect and signed by the Owner and Architect, directing a change in the Work prior to agreement on adjustment, Kany, in the Contract Sum or Contract Time, or both. The Owner may by Construction Change Directive without invalidating the Contract, order changes in the Work within the general scope of the Contract consisting of addition deletions or other revisions, the Contract Sum and Contract Time being adjusted accordingly.

§ 7.3.2 A Construction Change Directive shall be used in the bsence of total agreement on the terms of a Change Order.

§ 7.3.3 If the Construction Change Directive an adjustment to the Contract Sum, the adjustment shall be based on one of the following methods:

- Mutual acceptance of a lunin sum operly itemized and supported by sufficient substantiating data to .1 permit evaluation;
- .2 Contract Documents or subsequently agreed upon; Unit prices stated in
- Cost to be determined in a nanner agreed upon by the parties and a mutually acceptable fixed or .3 percentage fee; o
- .4 As provided in section 7.3.7.

§ 7.3.4 If unit prices are stated in the Contract Documents or subsequently agreed upon, and if quantities originally contemplated ar materially changed in a proposed Change Order or Construction Change Directive so that application of Schunit prices to quantities of Work proposed will cause substantial inequity to the Owner or Contractor, the applicable unit prices shall be equitably adjusted.

§ 7.3.5 Upon receipt of a Construction Change Directive, the Contractor shall promptly proceed with the change in the ork involved and advise the Architect of the Contractor's agreement or disagreement with the method, if any, pyided in the Construction Change Directive for determining the proposed adjustment in the Contract Sum or ona del Time.

§ 7.3.6 A Construction Change Directive signed by the Contractor indicates the Contractor's agreement therewith, including adjustment in Contract Sum and Contract Time or the method for determining them. Such agreement shall be effective immediately and shall be recorded as a Change Order.

§ 7.3.7 If the Contractor does not respond promptly or disagrees with the method for adjustment in the Contract Sum, the Architect shall determine the method and the adjustment on the basis of reasonable expenditures and savings of those performing the Work attributable to the change, including, in case of an increase in the Contract Sum, an amount

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for overhead and profit as set forth in the Agreement, or if no such amount is set forth in the Agreement, a reasonable amount. In such case, and also under Section 7.3.3.3, the Contractor shall keep and present, in such form as the Architect may prescribe, an itemized accounting together with appropriate supporting data. Unless otherwise provided in the Contract Documents, costs for the purposes of this Section 7.3.7 shall be limited to the following:

- Costs of labor, including social security, old age and unemployment insurance, fringe benefits required .1 by agreement or custom, and workers' compensation insurance;
- Costs of materials, supplies and equipment, including cost of transportation, whether incorporated or .2 consumed:
- Rental costs of machinery and equipment, exclusive of hand tools, whether rented from the Contracto .3 or others:
- Costs of premiums for all bonds and insurance, permit fees, and sales, use or similar taxes related the .4 Work; and
- Additional costs of supervision and field office personnel directly attributable to the change .5

§ 7.3.8 The amount of credit to be allowed by the Contractor to the Owner for a deletion or change that results in a net decrease in the Contract Sum shall be actual net cost as confirmed by the Architect. When both a dimens and credits covering related Work or substitutions are involved in a change, the allowance for overhead and profit shall be figured on the basis of net increase, if any, with respect to that change.

§ 7.3.9 Pending final determination of the total cost of a Construction Change Directive in the Owner, the Contractor may request payment for Work completed under the Construction Change Directive in applications for Payment. The Architect will make an interim determination for purposes of monthly certification for payment for those costs and certify for payment the amount that the Architect determines, in the Architect's professional judgment, to be reasonably justified. The Architect's interim determination of cost shall adjust the Contract Sum on the same basis as a Change Order, subject to the right of either party to disagree and assert a Claim in accordance with Article 15.

§ 7.3.10 When the Owner and Contractor agree with a determination made by the Architect concerning the ice each agreement upon the adjustments, such adjustments in the Contract Sum and Contract Time, or one agreement shall be effective immediately and the Architect will prepare a Change Order. Change Orders may be issued for all or any part of a Construction Change Directive

#### § 7.4 MINOR CHANGES IN THE WORK

The Architect has authority to order minor changes in the Work not involving adjustment in the Contract Sum or extension of the Contract Time and not inconsistent with the intent of the Contract Documents. Such changes will be effected by written order signed by the architect and shall be binding on the Owner and Contractor.

#### ARTICLE 8 TIME

§ 8.1 DEFINITIONS

construct Time is the period of time, including authorized adjustments, allotted in § 8.1.1 Unless otherwise privi the Contract Documents for Substantial Completion of the Work.

mercement of the Work is the date established in the Agreement. § 8.1.2 The date of con

§ 8.1.3 The date Substantial Completion is the date certified by the Architect in accordance with Section 9.8.

erm "day" as used in the Contract Documents shall mean calendar day unless otherwise specifically § 8.1.4 The inea

### OGRESS AND COMPLETION

2.1 Time limits stated in the Contract Documents are of the essence of the Contract. By executing the Agreement the Contractor confirms that the Contract Time is a reasonable period for performing the Work.

§ 8.2.2 The Contractor shall not knowingly, except by agreement or instruction of the Owner in writing, prematurely commence operations on the site or elsewhere prior to the effective date of insurance required by Article 11 to be furnished by the Contractor and Owner. The date of commencement of the Work shall not be changed by the effective date of such insurance.

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§ 8.2.3 The Contractor shall proceed expeditiously with adequate forces and shall achieve Substantial Completion within the Contract Time.

#### § 8.3 DELAYS AND EXTENSIONS OF TIME

§ 8.3.1 If the Contractor is delayed at any time in the commencement or progress of the Work by an act or neglect of the Owner or Architect, or of an employee of either, or of a separate contractor employed by the Owner; or by changes ordered in the Work; or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties or other causes beyond the Contractor's control; or by delay authorized by the Owner pending mediation and arbitration; or by oth causes that the Architect determines may justify delay, then the Contract Time shall be extended by Change Ord such reasonable time as the Architect may determine.

§ 8.3.2 Claims relating to time shall be made in accordance with applicable provisions of Article 15.

§ 8.3.3 This Section 8.3 does not preclude recovery of damages for delay by either party under oth a proisions of the Contract Documents.

#### ARTICLE 9 PAYMENTS AND COMPLETION

§ 9.1 CONTRACT SUM

The Contract Sum is stated in the Agreement and, including authorized adjustments, is the total amount payable by the Owner to the Contractor for performance of the Work under the Contract Document

#### § 9.2 SCHEDULE OF VALUES

Where the Contract is based on a stipulated sum or Guaranteed Maximum Price, the Contractor shall submit to the Architect, before the first Application for Payment, a schedule of values allocating the entire Contract Sum to the various portions of the Work and prepared in such form and supported by such data to substantiate its accuracy as the Architect may require. This schedule, unless objected to by the Architect shall be used as a basis for reviewing the Contractor's Applications for Payment.

#### § 9.3 APPLICATIONS FOR PAYMENT

§ 9.3.1 At least ten days before the date established toneact progress payment, the Contractor shall submit to the Architect an itemized Application for Payment papared in accordance with the schedule of values, if required under Section 9.2, for completed portions of the Work Such application shall be notarized, if required, and supported by such data substantiating the Contractor's right to pryment as the Owner or Architect may require, such as copies of requisitions from Subcontractors and material suppliers, and shall reflect retainage if provided for in the Contract Documents.

§ 9.3.1.1 As provided in Section 7.3. Sugar applications may include requests for payment on account of changes in the Work that have been properly authorized by Construction Change Directives, or by interim determinations of the Architect, but not yet included an Change Orders.

§ 9.3.1.2 Applications for Payment shall not include requests for payment for portions of the Work for which the Contractor does not in end to pay a Subcontractor or material supplier, unless such Work has been performed by others whom the Contractor intends to pay.

§ 9.3.2 cless otherwise provided in the Contract Documents, payments shall be made on account of materials and equipment elivered and suitably stored at the site for subsequent incorporation in the Work. If approved in advance by the where payment may similarly be made for materials and equipment suitably stored off the site at a location reed upon in writing. Payment for materials and equipment stored on or off the site shall be conditioned upon compliance by the Contractor with procedures satisfactory to the Owner to establish the Owner's title to such materials equipment or otherwise protect the Owner's interest, and shall include the costs of applicable insurance, storage and transportation to the site for such materials and equipment stored off the site.

§ 9.3.3 The Contractor warrants that title to all Work covered by an Application for Payment will pass to the Owner no later than the time of payment. The Contractor further warrants that upon submittal of an Application for Payment all Work for which Certificates for Payment have been previously issued and payments received from the Owner shall, to the best of the Contractor's knowledge, information and belief, be free and clear of liens, claims, security interests or

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encumbrances in favor of the Contractor, Subcontractors, material suppliers, or other persons or entities making a claim by reason of having provided labor, materials and equipment relating to the Work.

#### § 9.4 CERTIFICATES FOR PAYMENT

§ 9.4.1 The Architect will, within seven days after receipt of the Contractor's Application for Payment, either issue to the Owner a Certificate for Payment, with a copy to the Contractor, for such amount as the Architect determines is properly due, or notify the Contractor and Owner in writing of the Architect's reasons for withholding certification in whole or in part as provided in Section 9.5.1.

§ 9.4.2 The issuance of a Certificate for Payment will constitute a representation by the Architect to the Owner base on the Architect's evaluation of the Work and the data comprising the Application for Payment, that, to the hest the Architect's knowledge, information and belief, the Work has progressed to the point indicated and that the game the Work is in accordance with the Contract Documents. The foregoing representations are subject to en evaluation of the Work for conformance with the Contract Documents upon Substantial Completion, to results of substantiat tests and inspections, to correction of minor deviations from the Contract Documents prior to completion and t b specific qualifications expressed by the Architect. The issuance of a Certificate for Payment will further constnute a representation that the Contractor is entitled to payment in the amount certified. However, the suance of a Certificate for Payment will not be a representation that the Architect has (1) made exhaustive or continuous n-site inspections to check the quality or quantity of the Work, (2) reviewed construction means, methods, reanniques, sequences or procedures, (3) reviewed copies of requisitions received from Subcontractors and material suppliers and other data requested by the Owner to substantiate the Contractor's right to payment, or (4) hade examination to ascertain how or for what purpose the Contractor has used money previously paid on account on the Contract Sum.

#### § 9.5 DECISIONS TO WITHHOLD CERTIFICATION

§ 9.5.1 The Architect may withhold a Certificate for Payment in whole on in part, to the extent reasonably necessary to protect the Owner, if in the Architect's opinion the representations to the Owner required by Section 9.4.2 cannot be made. If the Architect is unable to certify payment in the amount of the Application, the Architect will notify the Contractor and Owner as provided in Section 9.4.1. If the Conar and Architect cannot agree on a revised amount, the Architect will promptly issue a Certificate for Paymen, for the amount for which the Architect is able to make such representations to the Owner. The Architect may also within the a Certificate for Payment or, because of subsequently discovered evidence, may nullify the whole or a part of a Certificate for Payment previously issued, to such extent as may be necessary in the Architect's opinion to protect the Owner from loss for which the Contractor is responsible, including loss resulting from acts and omissions described in Section 3.3.2, because of

- defective Work not remedied; .1
- third party claims file or reasonable evidence indicating probable filing of such claims unless security .2 acceptable to the Owner's provided by the Contractor;
- failure of the Contractor to make payments properly to Subcontractors or for labor, materials or .3 equipment;
- reasonable evidence that the Work cannot be completed for the unpaid balance of the Contract Sum; .4
- .5 damage to the Owner or a separate contractor;
- reasonable evalence that the Work will not be completed within the Contract Time, and that the unpaid .6 be ance would not be adequate to cover actual or liquidated damages for the anticipated delay; or
- .7 peated failure to carry out the Work in accordance with the Contract Documents.

en the above reasons for withholding certification are removed, certification will be made for amounts § 9.5.2 previously withheld.

.5.3 11 the Architect withholds certification for payment under Section 9.5.1.3, the Owner may, at its sole option, subjent checks to the Contractor and to any Subcontractor or material or equipment suppliers to whom the tractor failed to make payment for Work properly performed or material or equipment suitably delivered. If the Owner makes payments by joint check, the Owner shall notify the Architect and the Architect will reflect such payment on the next Certificate for Payment.

#### § 9.6 PROGRESS PAYMENTS

§ 9.6.1 After the Architect has issued a Certificate for Payment, the Owner shall make payment in the manner and within the time provided in the Contract Documents, and shall so notify the Architect.

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§ 9.6.2 The Contractor shall pay each Subcontractor no later than seven days after receipt of payment from the Owner the amount to which the Subcontractor is entitled, reflecting percentages actually retained from payments to the Contractor on account of the Subcontractor's portion of the Work. The Contractor shall, by appropriate agreement with each Subcontractor, require each Subcontractor to make payments to Sub-subcontractors in a similar manner.

§ 9.6.3 The Architect will, on request, furnish to a Subcontractor, if practicable, information regarding percentages of completion or amounts applied for by the Contractor and action taken thereon by the Architect and Owner on account of portions of the Work done by such Subcontractor.

§ 9.6.4 The Owner has the right to request written evidence from the Contractor that the Contractor has properly p Subcontractors and material and equipment suppliers amounts paid by the Owner to the Contractor for subcont cted Work. If the Contractor fails to furnish such evidence within seven days, the Owner shall have the right o Subcontractors to ascertain whether they have been properly paid. Neither the Owner nor Architect shall have obligation to pay or to see to the payment of money to a Subcontractor, except as may otherwise be required by law.

§ 9.6.5 Contractor payments to material and equipment suppliers shall be treated in a manner similar to that provided in Sections 9.6.2, 9.6.3 and 9.6.4.

§ 9.6.6 A Certificate for Payment, a progress payment, or partial or entire use or occupancy on the Project by the Owner shall not constitute acceptance of Work not in accordance with the Contract Rocements.

§ 9.6.7 Unless the Contractor provides the Owner with a payment bond in me juli and sum of the Contract Sum, payments received by the Contractor for Work properly performed by Succontractors and suppliers shall be held by the Contractor for those Subcontractors or suppliers who performed Work or furnished materials, or both, under contract with the Contractor for which payment was made by the owner. Nothing contained herein shall require money to be placed in a separate account and not commingled with money of the Contractor, shall create any fiduciary liability or tort liability on the part of the Contractor for breach first of shall entitle any person or entity to an award ements of this provision. of punitive damages against the Contractor for breach of

#### § 9.7 FAILURE OF PAYMENT

If the Architect does not issue a Certificate for Payment, prough no fault of the Contractor, within seven days after receipt of the Contractor's Application for Parment, or if the Owner does not pay the Contractor within seven days after the date established in the Contract D cumen's the amount certified by the Architect or awarded by binding dispute resolution, then the Contractor mix, by on even additional days' written notice to the Owner and Architect, stop the Work until payment of the ancent awing has been received. The Contract Time shall be extended appropriately and the Contract Sumshart or increased by the amount of the Contractor's reasonable costs of shut-down, delay and start-up, plus increat as provided for in the Contract Documents.

#### § 9.8 SUBSTANTIAL COMPLET

§ 9.8.1 Substantial Compution is the stage in the progress of the Work when the Work or designated portion thereof is sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work for its intended use,

§ 9.8.2 When the Contractor considers that the Work, or a portion thereof which the Owner agrees to accept separates is substantially complete, the Contractor shall prepare and submit to the Architect a comprehensive list of items to be completed or corrected prior to final payment. Failure to include an item on such list does not alter the ponsibility of the Contractor to complete all Work in accordance with the Contract Documents.

pon receipt of the Contractor's list, the Architect will make an inspection to determine whether the Work or ignated portion thereof is substantially complete. If the Architect's inspection discloses any item, whether or not included on the Contractor's list, which is not sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work or designated portion thereof for its intended use, the Contractor shall, before issuance of the Certificate of Substantial Completion, complete or correct such item upon notification by the Architect. In such case, the Contractor shall then submit a request for another inspection by the Architect to determine Substantial Completion.

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§ 9.8.4 When the Work or designated portion thereof is substantially complete, the Architect will prepare a Certificate of Substantial Completion that shall establish the date of Substantial Completion, shall establish responsibilities of the Owner and Contractor for security, maintenance, heat, utilities, damage to the Work and insurance, and shall fix the time within which the Contractor shall finish all items on the list accompanying the Certificate. Warranties required by the Contract Documents shall commence on the date of Substantial Completion of the Work or designated portion thereof unless otherwise provided in the Certificate of Substantial Completion.

§ 9.8.5 The Certificate of Substantial Completion shall be submitted to the Owner and Contractor for their written acceptance of responsibilities assigned to them in such Certificate. Upon such acceptance and consent of surety, jany the Owner shall make payment of retainage applying to such Work or designated portion thereof. Such payment shall be adjusted for Work that is incomplete or not in accordance with the requirements of the Contract Documents

#### § 9.9 PARTIAL OCCUPANCY OR USE

§ 9.9.1 The Owner may occupy or use any completed or partially completed portion of the Work at any tage when such portion is designated by separate agreement with the Contractor, provided such occupancy obuse is consented to by the insurer as required under Section 11.3.1.5 and authorized by public authorities having jurisdiction over the Project. Such partial occupancy or use may commence whether or not the portion is substantially complete, provided the Owner and Contractor have accepted in writing the responsibilities assigned to each of the for payments, retainage, if any, security, maintenance, heat, utilities, damage to the Work and insurance, and have agreed in writing concerning the period for correction of the Work and commencement of warranties required by the Contract Documents. When the Contractor considers a portion substantially complete, the Contractor shall prepare and submit a list to the Architect as provided under Section 9.8.2. Consent of the Contractor to partial occupancy or use shall not be unreasonably withheld. The stage of the progress of the Work shall be determined by written agreement between the Owner and Contractor or, if no agreement is reached, by decision of the crchitect.

§ 9.9.2 Immediately prior to such partial occupancy or use, the Owner, Contractor and Architect shall jointly inspect the area to be occupied or portion of the Work to be used in order to determine and record the condition of the Work.

§ 9.9.3 Unless otherwise agreed upon, partial occupancy or use of a portion or portions of the Work shall not constitute acceptance of Work not complying with the requirements of the Contract Documents.

#### § 9.10 FINAL COMPLETION AND FINAL PAYMENT

§ 9.10.1 Upon receipt of the Contractor's written natice that the Work is ready for final inspection and acceptance and upon receipt of a final Application for Payment, the Architect will promptly make such inspection and, when the Architect finds the Work acceptable ander the Contract Documents and the Contract fully performed, the Architect will promptly issue a final Certificate for nayment stating that to the best of the Architect's knowledge, information and belief, and on the basis of the Architert's on-site visits and inspections, the Work has been completed in accordance with terms and yong tions of the Contract Documents and that the entire balance found to be due the Contractor and noted in the first Certificate is due and payable. The Architect's final Certificate for Payment will constitute a further remember of that conditions listed in Section 9.10.2 as precedent to the Contractor's being entitled to final payment have been fulfilled.

§ 9.10.2 Neither fural payment nor any remaining retained percentage shall become due until the Contractor submits to the Architect (1) an affidavit that payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the Owner or the Owner's property might be responsible or encumbered (less amounts withheld by Owner have been paid or otherwise satisfied, (2) a certificate evidencing that insurance required by the Contract Documents to remain in force after final payment is currently in effect and will not be canceled or allowed to expire til at last 30 days' prior written notice has been given to the Owner, (3) a written statement that the Contractor increase f no substantial reason that the insurance will not be renewable to cover the period required by the Contract suments, (4) consent of surety, if any, to final payment and (5), if required by the Owner, other data establishing payment or satisfaction of obligations, such as receipts, releases and waivers of liens, claims, security interests or encumbrances arising out of the Contract, to the extent and in such form as may be designated by the Owner. If a Subcontractor refuses to furnish a release or waiver required by the Owner, the Contractor may furnish a bond satisfactory to the Owner to indemnify the Owner against such lien. If such lien remains unsatisfied after payments are made, the Contractor shall refund to the Owner all money that the Owner may be compelled to pay in discharging such lien, including all costs and reasonable attorneys' fees.

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§ 9.10.3 If, after Substantial Completion of the Work, final completion thereof is materially delayed through no fault of the Contractor or by issuance of Change Orders affecting final completion, and the Architect so confirms, the Owner shall, upon application by the Contractor and certification by the Architect, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed and accepted. If the remaining balance for Work not fully completed or corrected is less than retainage stipulated in the Contract Documents, and if bonds have been furnished, the written consent of surety to payment of the balance due for that portion of the Work fully completed and accepted shall be submitted by the Contractor to the Architect prior to certification of such payment. Such payment shall be made under terms and conditions governing final payment, except that it shall not constitute a waiver of claims.

§ 9.10.4 The making of final payment shall constitute a waiver of Claims by the Owner except those arising

- liens, Claims, security interests or encumbrances arising out of the Contract and unsettled .1
- failure of the Work to comply with the requirements of the Contract Documents; or .2
- terms of special warranties required by the Contract Documents. .3

§ 9.10.5 Acceptance of final payment by the Contractor, a Subcontractor or material supplier shall constitute a waiver sumsettled at the time of of claims by that payee except those previously made in writing and identified by that payee final Application for Payment.

#### PROTECTION OF PERSONS AND PROPERTY **ARTICLE 10**

§ 10.1 SAFETY PRECAUTIONS AND PROGRAMS

The Contractor shall be responsible for initiating, maintaining and supervi precautions and programs in ing connection with the performance of the Contract.

#### § 10.2 SAFETY OF PERSONS AND PROPERTY

§ 10.2.1 The Contractor shall take reasonable precautions for safety of, and shall provide reasonable protection to prevent damage, injury or loss to

- employees on the Work and other persons be affected thereby; .1
- the Work and materials and equipment to be incorporated therein, whether in storage on or off the site, .2 under care, custody or control of the contractor or the Contractor's Subcontractors or Sub-subcontractors; and
- .3 other property at the site or adjacent hereto, such as trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction.

§ 10.2.2 The Contractor shall compress the notices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful order or public authorities bearing on safety of persons or property or their protection from damage, iniary r loss.

§ 10.2.3 The Contractor snall sect and maintain, as required by existing conditions and performance of the Contract, reasonable safeguards for safety and protection, including posting danger signs and other warnings against hazards, promulgating sprety regulations and notifying owners and users of adjacent sites and utilities.

§ 10.2.4 When use or storage of explosives or other hazardous materials or equipment or unusual methods are necessary for execution of the Work, the Contractor shall exercise utmost care and carry on such activities under supervision of properly qualified personnel.

10.2.5 The Contractor shall promptly remedy damage and loss (other than damage or loss insured under property assume required by the Contract Documents) to property referred to in Sections 10.2.1.2 and 10.2.1.3 caused in ple or in part by the Contractor, a Subcontractor, a Sub-subcontractor, or anyone directly or indirectly employed by any of them, or by anyone for whose acts they may be liable and for which the Contractor is responsible under Sections 10.2.1.2 and 10.2.1.3, except damage or loss attributable to acts or omissions of the Owner or Architect or anyone directly or indirectly employed by either of them, or by anyone for whose acts either of them may be liable, and not attributable to the fault or negligence of the Contractor. The foregoing obligations of the Contractor are in addition to the Contractor's obligations under Section 3.18.

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§ 10.2.6 The Contractor shall designate a responsible member of the Contractor's organization at the site whose duty shall be the prevention of accidents. This person shall be the Contractor's superintendent unless otherwise designated by the Contractor in writing to the Owner and Architect.

§ 10.2.7 The Contractor shall not permit any part of the construction or site to be loaded so as to cause damage or create an unsafe condition.

### § 10.2.8 INJURY OR DAMAGE TO PERSON OR PROPERTY

If either party suffers injury or damage to person or property because of an act or omission of the other party, or of others for whose acts such party is legally responsible, written notice of such injury or damage, whether or not insured shall be given to the other party within a reasonable time not exceeding 21 days after discovery. The notice shall provide sufficient detail to enable the other party to investigate the matter.

### § 10.3 HAZARDOUS MATERIALS

§ 10.3.1 The Contractor is responsible for compliance with any requirements included in the Contract Documents regarding hazardous materials. If the Contractor encounters a hazardous material or substance no addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable coally injury or death to persons resulting from a material or substance, including but not limited to asbestos or poly chlorinated biphenyl (PCB), encountered on the site by the Contractor, the Contractor shall, upon recognizing are condition, immediately stop Work in the affected area and report the condition to the Owner and Architect inwring.

§ 10.3.2 Upon receipt of the Contractor's written notice, the Owner shall obtain the services of a licensed laboratory to verify the presence or absence of the material or substance reported by the Contractor and, in the event such material or substance is found to be present, to cause it to be rendered harmless. Unless otherwise required by the Contract Documents, the Owner shall furnish in writing to the Contractor and Architect the names and qualifications of persons or entities who are to perform tests verifying the presence or absence of such material or substance or who are to perform tests verifying the presence or absence of such material or substance or who are to perform the task of removal or safe containment of such material or substance. The Contractor and the Architect will promptly reply to the Owner in writing stating whether or no cithe has reasonable objection to the persons or entities proposed by the Owner. If either the Contractor or Architect and the Architect have no reasonable objection. When the material or substance has been rendered harmles, Work in the affected area shall resume upon written agreement of the Owner and Contractor. By Change Order, the Contract Time shall be extended appropriately and the Contract Sum shall be increased in the amount of the Ovner's reasonable additional costs of shut-down, delay and start-up.

§ 10.3.3 To the fullest extent permitted by two, the Owner shall indemnify and hold harmless the Contractor, Subcontractors, Architect, Architect's oncultants and agents and employees of any of them from and against claims, damages, losses and expenses, including but not limited to attorneys' fees, arising out of or resulting from performance of the Work in the ane ted area if in fact the material or substance presents the risk of bodily injury or death as described in Section 10.3.1 and has not been rendered harmless, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work in elf-except to the extent that such damage, loss or expense is due to the fault or negligence of the party seeking indemnity.

§ 10.3.4 the Owner shall not be responsible under this Section 10.3 for materials or substances the Contractor brings to the site unless such materials or substances are required by the Contract Documents. The Owner shall be responsible for materials or substances required by the Contract Documents, except to the extent of the Contractor's fault or nugligence in the use and handling of such materials or substances.

3.5 The Contractor shall indemnify the Owner for the cost and expense the Owner incurs (1) for remediation of a material or substance the Contractor brings to the site and negligently handles, or (2) where the Contractor fails to perform its obligations under Section 10.3.1, except to the extent that the cost and expense are due to the Owner's fault or negligence.

§ 10.3.6 If, without negligence on the part of the Contractor, the Contractor is held liable by a government agency for the cost of remediation of a hazardous material or substance solely by reason of performing Work as required by the Contract Documents, the Owner shall indemnify the Contractor for all cost and expense thereby incurred.

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### § 10.4 EMERGENCIES

In an emergency affecting safety of persons or property, the Contractor shall act, at the Contractor's discretion, to prevent threatened damage, injury or loss. Additional compensation or extension of time claimed by the Contractor on account of an emergency shall be determined as provided in Article 15 and Article 7.

#### ARTICLE 11 **INSURANCE AND BONDS**

#### **§ 11.1 CONTRACTOR'S LIABILITY INSURANCE**

§ 11.1.1 The Contractor shall purchase from and maintain in a company or companies lawfully authorized to do business in the jurisdiction in which the Project is located such insurance as will protect the Contractor from clams, forth below which may arise out of or result from the Contractor's operations and completed operations under Contract and for which the Contractor may be legally liable, whether such operations be by the Contractor or Subcontractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

- Claims under workers' compensation, disability benefit and other similar employee enefit lets that are .1 applicable to the Work to be performed;
- death of the Claims for damages because of bodily injury, occupational sickness or diseas .2 Contractor's employees;
- Claims for damages because of bodily injury, sickness or disease, or death or any person other than the .3 Contractor's employees;
- .4 Claims for damages insured by usual personal injury liability coverage;
- Claims for damages, other than to the Work itself, because a number of destruction of tangible .5 property, including loss of use resulting therefrom;
- Claims for damages because of bodily injury, death of a person or property damage arising out of .6 ownership, maintenance or use of a motor vehicle;
- .7
- Claims for bodily injury or property damage arising out of completed operations; and Claims involving contractual liability insurance opplicable to the Contractor's obligations under .8 Section 3.18.

ritten for not less than limits of liability specified in the § 11.1.2 The insurance required by Section 11.1.1 shan be Contract Documents or required by law, whichever coverage is greater. Coverages, whether written on an occurrence or claims-made basis, shall be maintained without inerroption from the date of commencement of the Work until the date of final payment and termination of any coverage required to be maintained after final payment, and, with respect to the Contractor's completed operations coverage antil the expiration of the period for correction of Work or for such other period for maintenance of compresed operations coverage as specified in the Contract Documents.

§ 11.1.3 Certificates of insurance acceptable to the Owner shall be filed with the Owner prior to commencement of the Work and thereafter upon reveal or replacement of each required policy of insurance. These certificates and the insurance policies required whit Section 11.1 shall contain a provision that coverages afforded under the policies will not be canceled or ane well to expire until at least 30 days' prior written notice has been given to the Owner. An additional certificate evidencing continuation of liability coverage, including coverage for completed operations, shall be submitted with the inal application for Payment as required by Section 9.10.2 and thereafter upon renewal or replacement of uc coverage until the expiration of the time required by Section 11.1.2. Information concerning reduction of cover ge on account of revised limits or claims paid under the General Aggregate, or both, shall be furnished by the Contractor with reasonable promptness.

1.1. The Contractor shall cause the commercial liability coverage required by the Contract Documents to include the Opener, the Architect and the Architect's consultants as additional insureds for claims caused in whole or in part Contractor's negligent acts or omissions during the Contractor's operations; and (2) the Owner as an additional red for claims caused in whole or in part by the Contractor's negligent acts or omissions during the Contractor's completed operations.

### § 11.2 OWNER'S LIABILITY INSURANCE

The Owner shall be responsible for purchasing and maintaining the Owner's usual liability insurance.

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### § 11.3 PROPERTY INSURANCE

§ 11.3.1 Unless otherwise provided, the Owner shall purchase and maintain, in a company or companies lawfully authorized to do business in the jurisdiction in which the Project is located, property insurance written on a builder's risk "all-risk" or equivalent policy form in the amount of the initial Contract Sum, plus value of subsequent Contract Modifications and cost of materials supplied or installed by others, comprising total value for the entire Project at the site on a replacement cost basis without optional deductibles. Such property insurance shall be maintained, unless otherwise provided in the Contract Documents or otherwise agreed in writing by all persons and entities who are beneficiaries of such insurance, until final payment has been made as provided in Section 9.10 or until no person of entity other than the Owner has an insurable interest in the property required by this Section 11.3 to be covered whichever is later. This insurance shall include interests of the Owner, the Contractor, Subcontractors and Sub-subcontractors in the Project.

§ 11.3.1.1 Property insurance shall be on an "all-risk" or equivalent policy form and shall include, without limitation, insurance against the perils of fire (with extended coverage) and physical loss or damage including, with purduplication of coverage, theft, vandalism, malicious mischief, collapse, earthquake, flood, windsturm, falsework, testing and startup, temporary buildings and debris removal including demolition occasioner by inforcement of any applicable legal requirements, and shall cover reasonable compensation for Architect's and Contractor's services and expenses required as a result of such insured loss.

§ 11.3.1.2 If the Owner does not intend to purchase such property insurance required by the Contract and with all of the coverages in the amount described above, the Owner shall so inform the Contractor in writing prior to commencement of the Work. The Contractor may then effect insurance that will protect the interest of the Contractor, Subcontractors and Sub-subcontractors in the Work, and by appropriate Change Order the cost thereof shall be charged to the Owner. If the Contractor is damaged by the failure or neglect of the Owner to purchase or maintain insurance as described above, without so notifying the Contractor in writing, then the Owner shall bear all reasonable costs properly attributable thereto.

§ 11.3.1.3 If the property insurance requires deductibles, shall pay costs not covered because of such deductibles.

§ 11.3.1.4 This property insurance shall cover portions of the Work stored off the site, and also portions of the Work in transit.

§ 11.3.1.5 Partial occupancy or use in accordance with Section 9.9 shall not commence until the insurance company or companies providing property insurance have consented to such partial occupancy or use by endorsement or otherwise. The Owner and the Convacion hall take reasonable steps to obtain consent of the insurance company or companies and shall, without mutual withen consent, take no action with respect to partial occupancy or use that would cause cancellation, lease or reduction of insurance.

### § 11.3.2 BOILER AND MACHINERY INSURANCE

The Owner shall purchase and maintain boiler and machinery insurance required by the Contract Documents or by law, which shall specifically cover such insured objects during installation and until final acceptance by the Owner; this insurance shall include interests of the Owner, Contractor, Subcontractors and Sub-subcontractors in the Work, and the Owner and Contractor shall be named insureds.

### § 11.3.3 LOSS OF USE INSURANCE

e Owner, at the Owner's option, may purchase and maintain such insurance as will insure the Owner against loss of e of the Owner's property due to fire or other hazards, however caused. The Owner waives all rights of action the me Contractor for loss of use of the Owner's property, including consequential losses due to fire or other ards however caused.

§ 11.3.4 If the Contractor requests in writing that insurance for risks other than those described herein or other special causes of loss be included in the property insurance policy, the Owner shall, if possible, include such insurance, and the cost thereof shall be charged to the Contractor by appropriate Change Order.

§ 11.3.5 If during the Project construction period the Owner insures properties, real or personal or both, at or adjacent to the site by property insurance under policies separate from those insuring the Project, or if after final payment

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property insurance is to be provided on the completed Project through a policy or policies other than those insuring the Project during the construction period, the Owner shall waive all rights in accordance with the terms of Section 11.3.7 for damages caused by fire or other causes of loss covered by this separate property insurance. All separate policies shall provide this waiver of subrogation by endorsement or otherwise.

§ 11.3.6 Before an exposure to loss may occur, the Owner shall file with the Contractor a copy of each policy that includes insurance coverages required by this Section 11.3. Each policy shall contain all generally applicable conditions, definitions, exclusions and endorsements related to this Project. Each policy shall contain a provision that the policy will not be canceled or allowed to expire, and that its limits will not be reduced, until at least 30 days written notice has been given to the Contractor.

### § 11.3.7 WAIVERS OF SUBROGATION

The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, sub-subcontra ctors. agents and employees, each of the other, and (2) the Architect, Architect's consultants, separate contractors described in Article 6, if any, and any of their subcontractors, sub-subcontractors, agents and employees, for amages caused by fire or other causes of loss to the extent covered by property insurance obtained pursuant to his section 11.3 or other property insurance applicable to the Work, except such rights as they have to proceeds of such insurance held by the Owner as fiduciary. The Owner or Contractor, as appropriate, shall require of the Architect, Architect's consultants, separate contractors described in Article 6, if any, and the subcontractors, sub-subcontractors, agents and employees of any of them, by appropriate agreements, written where legally required for validity sincilar waivers each in favor of other parties enumerated herein. The policies shall provide such waivers of sublegation by endorsement or otherwise. A waiver of subrogation shall be effective as to a person or entity even though that no son or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the in surface premium directly or indirectly, and whether or not the person or entity had an insurable interest in the property camaged.

§ 11.3.8 A loss insured under the Owner's property insurance shall be adjusted by the Owner as fiduciary and made payable to the Owner as fiduciary for the insureds, as their interests may appear, subject to requirements of any annlicable mortgagee clause and of Section 11.3.10. The contractor shall pay Subcontractors their just shares of applicable mortgagee clause and of Section 11.3.10. The contractor shall pay Subcontractors their just shares of insurance proceeds received by the Contractor, and by a propriate agreements, written where legally required for validity, shall require Subcontractors to make payment to heir Sub-subcontractors in similar manner.

§ 11.3.9 If required in writing by a party in interest, the owner as fiduciary shall, upon occurrence of an insured loss, give bond for proper performance of the Owner's arties. The cost of required bonds shall be charged against proceeds received as fiduciary. The Owner shall deposit in reseparate account proceeds so received, which the Owner shall distribute in accordance with such as comen as the parties in interest may reach, or as determined in accordance with the method of binding dispute resolution spected in the Agreement between the Owner and Contractor. If after such loss no other special agreement is made and unless the Owner terminates the Contract for convenience, replacement of damaged property shall be parto med by the Contractor after notification of a Change in the Work in accordance with Article 7.

§ 11.3.10 The Owner as fiduciary shall have power to adjust and settle a loss with insurers unless one of the parties in interest shall object in writing within five days after occurrence of loss to the Owner's exercise of this power; if such objection is made interesting the dispute shall be resolved in the manner selected by the Owner and Contractor as the method of binding dispute resolution in the Agreement. If the Owner and Contractor have selected arbitration as the method of binding a spute resolution, the Owner as fiduciary shall make settlement with insurers or, in the case of a dispute over distribution of insurance proceeds, in accordance with the directions of the arbitrators.

# 11.4 PERFORMANCE BOND AND PAYMENT BOND

The Owner shall have the right to require the Contractor to furnish bonds covering faithful performance of the stract and payment of obligations arising thereunder as stipulated in bidding requirements or specifically required in the Contract Documents on the date of execution of the Contract.

§ 11.4.2 Upon the request of any person or entity appearing to be a potential beneficiary of bonds covering payment of obligations arising under the Contract, the Contractor shall promptly furnish a copy of the bonds or shall authorize a copy to be furnished.

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#### UNCOVERING AND CORRECTION OF WORK ARTICLE 12 § 12.1 UNCOVERING OF WORK

§ 12.1.1 If a portion of the Work is covered contrary to the Architect's request or to requirements specifically expressed in the Contract Documents, it must, if requested in writing by the Architect, be uncovered for the Architect's examination and be replaced at the Contractor's expense without change in the Contract Time.

§ 12.1.2 If a portion of the Work has been covered that the Architect has not specifically requested to examine prior to its being covered, the Architect may request to see such Work and it shall be uncovered by the Contractor. If such Work is in accordance with the Contract Documents, costs of uncovering and replacement shall, by appropriate, Change Order, be at the Owner's expense. If such Work is not in accordance with the Contract Documents, such contract Doc and the cost of correction shall be at the Contractor's expense unless the condition was caused by the Own 5 0 separate contractor in which event the Owner shall be responsible for payment of such costs.

### § 12.2 CORRECTION OF WORK

### § 12.2.1 BEFORE OR AFTER SUBSTANTIAL COMPLETION

The Contractor shall promptly correct Work rejected by the Architect or failing to conform to the requirements of the Contract Documents, whether discovered before or after Substantial Completion and whether not fabricated, installed or completed. Costs of correcting such rejected Work, including additional testing and inspections, the cost of uncovering and replacement, and compensation for the Architect's services and expenses made necessary thereby, shall be at the Contractor's expense.

### § 12.2.2 AFTER SUBSTANTIAL COMPLETION

§ 12.2.2.1 In addition to the Contractor's obligations under Section 3.5, if, within one year after the date of Substantial Completion of the Work or designated portion thereof or after the date for commencement of warranties established under Section 9.9.1, or by terms of an applicable special warranty, equired by the Contract Documents, any of the Work is found to be not in accordance with the requirements of the Contract Documents, the Contractor shall correct it promptly after receipt of written notice from the Owner to do so uncerthe Owner has previously given the Contractor a written acceptance of such condition. The Owner shall good use promptly after discovery of the condition. During the one-year period for correction of Work, if the Owner fails to notify the Contractor and give the Contractor an opportunity to make the correction, the Owner werves the signits to require correction by the Contractor and to make a claim for breach of warranty. If the Contractor fails to correct nonconforming Work within a reasonable time during that period after receipt of notice from the Owner of Trentect, the Owner may correct it in accordance with Section 2.4.

§ 12.2.2.2 The one-year period for correction of Work shall be extended with respect to portions of Work first performed after Substantial Completion by he period of time between Substantial Completion and the actual completion of that portion of the Work

§ 12.2.2.3 The one-year penad for correction of Work shall not be extended by corrective Work performed by the Contractor pursuant to uns Section 12.2.

§ 12.2.3 The Contractor short remove from the site portions of the Work that are not in accordance with the requirements on the Contract Documents and are neither corrected by the Contractor nor accepted by the Owner.

he Contractor shall bear the cost of correcting destroyed or damaged construction, whether completed or § 12.2.4 partially completed, of the Owner or separate contractors caused by the Contractor's correction or removal of Work it is not in accordance with the requirements of the Contract Documents. th

Nothing contained in this Section 12.2 shall be construed to establish a period of limitation with respect to r obligations the Contractor has under the Contract Documents. Establishment of the one-year period for correction of Work as described in Section 12.2.2 relates only to the specific obligation of the Contractor to correct the Work, and has no relationship to the time within which the obligation to comply with the Contract Documents may be sought to be enforced, nor to the time within which proceedings may be commenced to establish the Contractor's liability with respect to the Contractor's obligations other than specifically to correct the Work.

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### § 12.3 ACCEPTANCE OF NONCONFORMING WORK

If the Owner prefers to accept Work that is not in accordance with the requirements of the Contract Documents, the Owner may do so instead of requiring its removal and correction, in which case the Contract Sum will be reduced as appropriate and equitable. Such adjustment shall be effected whether or not final payment has been made.

#### **MISCELLANEOUS PROVISIONS** ARTICLE 13

#### § 13.1 GOVERNING LAW

The Contract shall be governed by the law of the place where the Project is located except that, if the parties have selected arbitration as the method of binding dispute resolution, the Federal Arbitration Act shall govern Section,

### § 13.2 SUCCESSORS AND ASSIGNS

§ 13.2.1 The Owner and Contractor respectively bind themselves, their partners, successors, assigns and egal representatives to covenants, agreements and obligations contained in the Contract Documents. Except as provid ed in Section 13.2.2, neither party to the Contract shall assign the Contract as a whole without written consent of me other. If either party attempts to make such an assignment without such consent, that party shall nevertheress replain legally responsible for all obligations under the Contract.

§ 13.2.2 The Owner may, without consent of the Contractor, assign the Contract to a leader providing construction financing for the Project, if the lender assumes the Owner's rights and obligations under the Contract Documents. The Contractor shall execute all consents reasonably required to facilitate such assignment

### § 13.3 WRITTEN NOTICE

Written notice shall be deemed to have been duly served if delivered in person to the individual, to a member of the firm or entity, or to an officer of the corporation for which it was intended; on if delivered at, or sent by registered or certified mail or by courier service providing proof of delivery to, ne last business address known to the party giving notice.

### § 13.4 RIGHTS AND REMEDIES

§ 13.4.1 Duties and obligations imposed by the Contract Documents and rights and remedies available thereunder connections, rights and remedies otherwise imposed or available by shall be in addition to and not a limitation of duties, law.

§ 13.4.2 No action or failure to act by the Owner, Architect or Contractor shall constitute a waiver of a right or duty afforded them under the Contract, nor shall such action or failure to act constitute approval of or acquiescence in a breach there under, except as may be specifically agreed in writing.

### § 13.5 TESTS AND INSPECTIONS

§ 13.5.1 Tests, inspections and a provals of portions of the Work shall be made as required by the Contract Documents and by applicable kws, statutes, ordinances, codes, rules and regulations or lawful orders of public authorities. Unless otherwise provided, the Contractor shall make arrangements for such tests, inspections and approvals with an independent testing laboratory or entity acceptable to the Owner, or with the appropriate public authority, and shall be call elated costs of tests, inspections and approvals. The Contractor shall give the Architect timely notice on when and where tests and inspections are to be made so that the Architect may be present for such procedures The Owner shall bear costs of (1) tests, inspections or approvals that do not become requirements until after biddare received or negotiations concluded, and (2) tests, inspections or approvals where building codes or applicable have or regulations prohibit the Owner from delegating their cost to the Contractor.

13.5.2 The Architect, Owner or public authorities having jurisdiction determine that portions of the Work require ical testing, inspection or approval not included under Section 13.5.1, the Architect will, upon written prization from the Owner, instruct the Contractor to make arrangements for such additional testing, inspection or approval by an entity acceptable to the Owner, and the Contractor shall give timely notice to the Architect of when and where tests and inspections are to be made so that the Architect may be present for such procedures. Such costs, except as provided in Section 13.5.3, shall be at the Owner's expense.

§ 13.5.3 If such procedures for testing, inspection or approval under Sections 13.5.1 and 13.5.2 reveal failure of the portions of the Work to comply with requirements established by the Contract Documents, all costs made necessary by such failure including those of repeated procedures and compensation for the Architect's services and expenses shall be at the Contractor's expense.

§ 13.5.4 Required certificates of testing, inspection or approval shall, unless otherwise required by the Contract Documents, be secured by the Contractor and promptly delivered to the Architect.

§ 13.5.5 If the Architect is to observe tests, inspections or approvals required by the Contract Documents, the Architect will do so promptly and, where practicable, at the normal place of testing.

§ 13.5.6 Tests or inspections conducted pursuant to the Contract Documents shall be made promptly to avoid unreasonable delay in the Work.

#### § 13.6 INTEREST

Payments due and unpaid under the Contract Documents shall bear interest from the date paymen is due at such rate as the parties may agree upon in writing or, in the absence thereof, at the legal rate prevailing from time t time at the place where the Project is located.

#### § 13.7 TIME LIMITS ON CLAIMS

The Owner and Contractor shall commence all claims and causes of action, whether is comment, tort, breach of warranty or otherwise, against the other arising out of or related to the Contract in accordance with the requirements of the final dispute resolution method selected in the Agreement within the time period specified by applicable law, but in any case not more than 10 years after the date of Substantial Completion or the Werk The Owner and Contractor waive all claims and causes of action not commenced in accordance with his Section 13.7.

# ARTICLE 14 TERMINATION OR SUSPENSION OF THE CONTRACT

# § 14.1 TERMINATION BY THE CONTRACTOR

§ 14.1.1 The Contractor may terminate the Contract if the Work is d for a period of 30 consecutive days through no act or fault of the Contractor or a Subcontractor, Subcontents of their agents or employees or any other persons or entities performing portions of the Work under direct or indirect contract with the Contractor, for any of the following reasons:

- Issuance of an order of a court or the public authority having jurisdiction that requires all Work to be .1 stopped;
- An act of government, such as a decuration of national emergency that requires all Work to be stopped; .2
- Because the Architect has of hour a Certificate for Payment and has not notified the Contractor of the .3 reason for withholding certification as provided in Section 9.4.1, or because the Owner has not made payment on a Certificate for Payment within the time stated in the Contract Documents; or
- .4 The Owner has failed to furnish to the Contractor promptly, upon the Contractor's request, reasonable evidence as required by Section 2.2.1.

§ 14.1.2 The Contractor may reminate the Contract if, through no act or fault of the Contractor or a Subcontractor, Sub-subcontractor of their agents or employees or any other persons or entities performing portions of the Work under direct or indirect contract with the Contractor, repeated suspensions, delays or interruptions of the entire Work by the Owner as describer in Section 14.3 constitute in the aggregate more than 100 percent of the total number of days scheduled for completion, or 120 days in any 365-day period, whichever is less.

§ 14.1.3 If the of the reasons described in Section 14.1.1 or 14.1.2 exists, the Contractor may, upon seven days' Attennotice to the Owner and Architect, terminate the Contract and recover from the Owner payment for Work secuted including reasonable overhead and profit, costs incurred by reason of such termination, and damages.

14.1.4 If the Work is stopped for a period of 60 consecutive days through no act or fault of the Contractor or a Subcontractor or their agents or employees or any other persons performing portions of the Work under contract with the Contractor because the Owner has repeatedly failed to fulfill the Owner's obligations under the Contract Documents with respect to matters important to the progress of the Work, the Contractor may, upon seven additional days' written notice to the Owner and the Architect, terminate the Contract and recover from the Owner as provided in Section 14.1.3.

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### § 14.2 TERMINATION BY THE OWNER FOR CAUSE

§ 14.2.1 The Owner may terminate the Contract if the Contractor

- repeatedly refuses or fails to supply enough properly skilled workers or proper materials; .1
- fails to make payment to Subcontractors for materials or labor in accordance with the respective .2 agreements between the Contractor and the Subcontractors;
- .3 repeatedly disregards applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of a public authority; or
- otherwise is guilty of substantial breach of a provision of the Contract Documents. .4

§ 14.2.2 When any of the above reasons exist, the Owner, upon certification by the Initial Decision Maker that sufficient cause exists to justify such action, may without prejudice to any other rights or remedies of the Quan after giving the Contractor and the Contractor's surety, if any, seven days' written notice, terminate employment of the Contractor and may, subject to any prior rights of the surety:

- Exclude the Contractor from the site and take possession of all materials, equipmen, tool .1 construction equipment and machinery thereon owned by the Contractor;
- Accept assignment of subcontracts pursuant to Section 5.4; and .2
- Finish the Work by whatever reasonable method the Owner may deem expeditor Upon written request .3 of the Contractor, the Owner shall furnish to the Contractor a detailed a counting of the costs incurred by the Owner in finishing the Work.

§ 14.2.3 When the Owner terminates the Contract for one of the reasons stated a Section n 14.2.1, the Contractor shall not be entitled to receive further payment until the Work is finished.

§ 14.2.4 If the unpaid balance of the Contract Sum exceeds costs of finishing the Work, including compensation for the Architect's services and expenses made necessary thereby, any other damages incurred by the Owner and not expressly waived, such excess shall be paid to the Contractor. If such costs and damages exceed the unpaid balance, the Contractor shall pay the difference to the Owner. The amount the paid to the Contractor or Owner, as the case may be, shall be certified by the Initial Decision Maker, up contraction, and this obligation for payment shall survive termination of the Contract.

### § 14.3 SUSPENSION BY THE OWNER FOR CONVENIENCE

§ 14.3.1 The Owner may, without cause, order the Contractor in writing to suspend, delay or interrupt the Work in whole or in part for such period of time as the Owner may determine.

§ 14.3.2 The Contract Sum and Contract Time shall be adjusted for increases in the cost and time caused by suspension, delay or interruption as des much in Section 14.3.1. Adjustment of the Contract Sum shall include profit. No adjustment shall be made to the exent

- that performances, was or would have been so suspended, delayed or interrupted by another cause for .1 which the Contractor is responsible; or
- .2 that an equivable adjustment is made or denied under another provision of the Contract.

# § 14.4 TERMINATION BY THE OWNER FOR CONVENIENCE

§ 14.4.1 The Owner may, at any time, terminate the Contract for the Owner's convenience and without cause.

spon receipt of written notice from the Owner of such termination for the Owner's convenience, the Contractor hall

- cease operations as directed by the Owner in the notice;
- take actions necessary, or that the Owner may direct, for the protection and preservation of the Work; and

except for Work directed to be performed prior to the effective date of termination stated in the notice, terminate all existing subcontracts and purchase orders and enter into no further subcontracts and purchase orders.

§ 14.4.3 In case of such termination for the Owner's convenience, the Contractor shall be entitled to receive payment for Work executed, and costs incurred by reason of such termination, along with reasonable overhead and profit on the Work not executed.

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### ARTICLE 15 CLAIMS AND DISPUTES

### § 15.1 CLAIMS

### § 15.1.1 DEFINITION

A Claim is a demand or assertion by one of the parties seeking, as a matter of right, payment of money, or other relief with respect to the terms of the Contract. The term "Claim" also includes other disputes and matters in question between the Owner and Contractor arising out of or relating to the Contract. The responsibility to substantiate Claims shall rest with the party making the Claim.

### § 15.1.2 NOTICE OF CLAIMS

Claims by either the Owner or Contractor must be initiated by written notice to the other party and to the Initia Decision Maker with a copy sent to the Architect, if the Architect is not serving as the Initial Decision Maker. by either party must be initiated within 21 days after occurrence of the event giving rise to such Claim of with days after the claimant first recognizes the condition giving rise to the Claim, whichever is later.

### § 15.1.3 CONTINUING CONTRACT PERFORMANCE

Pending final resolution of a Claim, except as otherwise agreed in writing or as provided in Section and Article 14, the Contractor shall proceed diligently with performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents. The Architect will prepare Charge Drdes and issue Certificates for Payment in accordance with the decisions of the Initial Decision Make

### § 15.1.4 CLAIMS FOR ADDITIONAL COST

If the Contractor wishes to make a Claim for an increase in the Contract Sun, vri notice as provided herein shall be given before proceeding to execute the Work. Prior notice is not required for Claims relating to an emergency endangering life or property arising under Section 10.4.

### § 15.1.5 CLAIMS FOR ADDITIONAL TIME

e Contract Time, written notice as provided § 15.1.5.1 If the Contractor wishes to make a Claim for an increase nate of cost and of probable effect of delay on herein shall be given. The Contractor's Claim shall include and progress of the Work. In the case of a continuing delay, only one Claim is necessary.

§ 15.1.5.2 If adverse weather conditions are the basis for a Claim for additional time, such Claim shall be documented by data substantiating that weather conditions were abnormal for the period of time, could not have been reasonably anticipated and had an adverse effect on the scheduled construction.

### § 15.1.6 CLAIMS FOR CONSEQUENTIAL DAMAGES

The Contractor and Owner waive Chip's against each other for consequential damages arising out of or relating to this Contract. This mutual waiver includes

- damages increases by the Owner for rental expenses, for losses of use, income, profit, financing, .1 business and resonant, and for loss of management or employee productivity or of the services of such person, and
- damages incurred by the Contractor for principal office expenses including the compensation of .2 rsonial stationed there, for losses of financing, business and reputation, and for loss of profit except nti spated profit arising directly from the Work.

al waiver is applicable, without limitation, to all consequential damages due to either party's termination in This my. accordance with Article 14. Nothing contained in this Section 15.1.6 shall be deemed to preclude an award of liguidated damages, when applicable, in accordance with the requirements of the Contract Documents.

# NITIAL DECISION

5.2.1 Claims, excluding those arising under Sections 10.3, 10.4, 11.3.9, and 11.3.10, shall be referred to the Initial Decision Maker for initial decision. The Architect will serve as the Initial Decision Maker, unless otherwise indicated in the Agreement. Except for those Claims excluded by this Section 15.2.1, an initial decision shall be required as a condition precedent to mediation of any Claim arising prior to the date final payment is due, unless 30 days have passed after the Claim has been referred to the Initial Decision Maker with no decision having been rendered. Unless the Initial Decision Maker and all affected parties agree, the Initial Decision Maker will not decide disputes between the Contractor and persons or entities other than the Owner.

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§ 15.2.2 The Initial Decision Maker will review Claims and within ten days of the receipt of a Claim take one or more of the following actions: (1) request additional supporting data from the claimant or a response with supporting data from the other party, (2) reject the Claim in whole or in part, (3) approve the Claim, (4) suggest a compromise, or (5) advise the parties that the Initial Decision Maker is unable to resolve the Claim if the Initial Decision Maker lacks sufficient information to evaluate the merits of the Claim or if the Initial Decision Maker concludes that, in the Initial Decision Maker's sole discretion, it would be inappropriate for the Initial Decision Maker to resolve the Claim.

§ 15.2.3 In evaluating Claims, the Initial Decision Maker may, but shall not be obligated to, consult with or seek information from either party or from persons with special knowledge or expertise who may assist the Initial Devision Maker in rendering a decision. The Initial Decision Maker may request the Owner to authorize retention of su persons at the Owner's expense.

§ 15.2.4 If the Initial Decision Maker requests a party to provide a response to a Claim or to furnish additional supporting data, such party shall respond, within ten days after receipt of such request, and shall enter the provide a response on the requested supporting data, (2) advise the Initial Decision Maker when the response or supporting data will be furnished or (3) advise the Initial Decision Maker that no supporting data will be furnished. Upon receipt of the response or supporting data, if any, the Initial Decision Maker will either reject or approve the claim in whole or in part.

§ 15.2.5 The Initial Decision Maker will render an initial decision approving or rejecting the Claim, or indicating that the Initial Decision Maker is unable to resolve the Claim. This initial decision shall (1) be in writing; (2) state the reasons therefor; and (3) notify the parties and the Architect, if the Architect sponsering as the Initial Decision Maker, of any change in the Contract Sum or Contract Time or both. The mitiga decision shall be final and binding on the parties but subject to mediation and, if the parties fail to resolve their displaye through mediation, to binding dispute resolution.

§ 15.2.6 Either party may file for mediation of an initial decision a any ame, subject to the terms of Section 15.2.6.1.

§ 15.2.6.1 Either party may, within 30 days from the date of an initial decision, demand in writing that the other party file for mediation within 60 days of the initial decision. If such a demand is made and the party receiving the demand fails to file for mediation within the time required then both parties waive their rights to mediate or pursue binding dispute resolution proceedings with respect to the initial decision.

§ 15.2.7 In the event of a Claim against the Contractor, the Owner may, but is not obligated to, notify the surety, if any, of the nature and amount of the Claim. If the Claim relates to a possibility of a Contractor's default, the Owner may, but is not obligated to, notify the streturant request the surety's assistance in resolving the controversy.

§ 15.2.8 If a Claim relates to one the subject of a mechanic's lien, the party asserting such Claim may proceed in accordance with applicable lay temporary with the lien notice or filing deadlines.

#### § 15.3 MEDIATION

§ 15.3.1 Claims, insputes, or other matters in controversy arising out of or related to the Contract except those waived as provided for a Sections 9.10.4, 9.10.5, and 15.1.6 shall be subject to mediation as a condition precedent to binding dispute resolution.

§ 15.3.2 The parties shall endeavor to resolve their Claims by mediation which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry ediatic Procedures in effect on the date of the Agreement. A request for mediation shall be made in writing, derivered to the other party to the Contract, and filed with the person or entity administering the mediation. The request we be made concurrently with the filing of binding dispute resolution proceedings but, in such event, mediation shall proceed in advance of binding dispute resolution proceedings, which shall be stayed pending mediation for a period of 60 days from the date of filing, unless stayed for a longer period by agreement of the parties or court order. If an arbitration is stayed pursuant to this Section 15.3.2, the parties may nonetheless proceed to the selection of the arbitrator(s) and agree upon a schedule for later proceedings.

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§ 15.3.3 The parties shall share the mediator's fee and any filing fees equally. The mediation shall be held in the place where the Project is located, unless another location is mutually agreed upon. Agreements reached in mediation shall be enforceable as settlement agreements in any court having jurisdiction thereof.

#### § 15.4 ARBITRATION

§ 15.4.1 If the parties have selected arbitration as the method for binding dispute resolution in the Agreement, any Claim subject to, but not resolved by, mediation shall be subject to arbitration which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Indust Arbitration Rules in effect on the date of the Agreement. A demand for arbitration shall be made in writing, delivered to the other party to the Contract, and filed with the person or entity administering the arbitration. The party and notice of demand for arbitration must assert in the demand all Claims then known to that party on which arbitra on 19 permitted to be demanded.

§ 15.4.1.1 A demand for arbitration shall be made no earlier than concurrently with the filing of a reques mediation, but in no event shall it be made after the date when the institution of legal or equitable proceedings based on the Claim would be barred by the applicable statute of limitations. For statute of limitations, surposes, eccept of a written demand for arbitration by the person or entity administering the arbitration shall constitute the institution of legal or equitable proceedings based on the Claim.

hay be entered upon it in § 15.4.2 The award rendered by the arbitrator or arbitrators shall be final, and judgin accordance with applicable law in any court having jurisdiction thereof.

§ 15.4.3 The foregoing agreement to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by parties to the Agreement shall be specifically enforceable under applicable law in any court having jurisdiction thereof.

### § 15.4.4 CONSOLIDATION OR JOINDER

§ 15.4.4.1 Either party, at its sole discretion, may consolid then a bitration conducted under this Agreement with other arbitration to which it is a party provided that (1) the arbitration agreement governing the other arbitration bitration conducted under this Agreement with any permits consolidation, (2) the arbitrations to be consolidated substantially involve common questions of law or fact, and (3) the arbitrations employ materially similar proceed ral rules and methods for selecting arbitrator(s).

§ 15.4.4.2 Either party, at its sole discretion may include by joinder persons or entities substantially involved in a common question of law or fact whose presence is required if complete relief is to be accorded in arbitration, provided that the party sought to be joined consents in writing to such joinder. Consent to arbitration involving an additional person or entity shall not constitute conserved arbitration of any claim, dispute or other matter in question not described in the written consent.

or grant to any person or entity made a party to an arbitration conducted under this § 15.4.4.3 The Owner and Sor isingler or consolidation, the same rights of joinder and consolidation as the Owner and Section 15.4, whether Contractor under thi Agreement.

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# SECTION 00 73 13

# SUPPLEMENTARY GENERAL CONDITIONS A201-2007

The following supplements modify the "General Conditions of the Contract for Construction Document A201-2007. Where a portion of the General Conditions is modified or deleted Supplementary Conditions, the unaltered portions of the General Conditions shall remain in effe TABLE OF ARTICLES Sol 1. **GENERAL PROVISIONS** 2. **OWNER** 3. CONTRACTOR ADMINISTRATION OF THE CONTE 4. 5. **SUBCONTRACTORS** CONSTRUCTION BY OW Y SEPARATE CONTRACTORS 6. 7. CHANGES IN THE W 8. TIME 9. COMPLETION PAYMEN'S A D PROCECTION OF PERSONS AND PROPERTY 10. **NSURANCE AND BONDS** 11. UNCOVERING AND CORRECTION OF WORK MISCELLANEOUS PROVISIONS TERMINATION OR SUSPENSION OF THE CONTRACT

# **ARTICLE 1: GENERAL PROVISIONS**

# 1.1 BASIC DEFINITIONS

# 1.1.1 THE CONTRACT DOCUMENTS

Delete the last sentence in its entirety and replace with the following:

"The Contract Documents also include Advertisement for Bid, Instructions to Bidden sample forms, the Bid Form, the Contractor's completed Bid and the Award Letter

Add the following Paragraph:

1.1.1.1 In the event of conflict or discrepancies among the Contract Documents, the Documents prepared by the State of Delaware, Division of Facilities Management shall take precedence over all other documents.

## 1.2 CORRELATION AND INTENT OF THE CONTRACT DCCU 4FN1S

Add the following Paragraphs:

- 1.2.4 In the case of an inconsistency between the Drawings and the Specifications, or within either document not clarified by addendum, the better quality or greater quantity of work shall be provided in accordance with the Architect's interpretation.
- 1.2.5 The word "PROVIDE as used in the Contract Documents shall mean "FURNISH AND INSTALL" and shall include, without limitation, all labor, materials, equipment, transportation, services and other items required to complete the Wolk
- 1.2.6 The word **PRODUCT**" as used in the Contract Documents means all materials, systems and equipment.
- 1.5 OWNERSHIP AND USE OF DRAWINGS, SPECIFICATIONS AND OTHER INSTRUMENTS OF SERVICE

Driete Pragraph 1.5.1 in its entirety and replace with the following:



"All pre-design studies, drawings, specifications and other documents, including those in electronic form, prepared by the Architect under this Agreement are, and shall remain, the property of the Owner whether the Project for which they are made is executed or not. Such documents may be used by the Owner to construct one or more like Projects without the approval of, or additional compensation to, the Architect. The Contractor, Subcontractors, Sub-subcontractors and Material or Equipment Suppliers are authorized to use and reproduce applicable portions of the Drawings, Specifications and other documents prepared by the Architect and the Architect's consultants appropriate to and for use in the execution of their Work under the Contract Documents. They are not to be used by the Contractor, Subcontractor, Sub-subcontractor, Sub-subcontractor or Material and Equipment Supplier on other Projects or for additions to this Project outside the scope of the Work without the specific written consent of the Owner, Architect and Architect's consultants.

The Architect shall not be liable for injury or damage resulting from the re-use of drawings and specifications if the Architect is not involved in the re-use Project. Prior to re-use of construction documents for a Project in which the Architect is not also involved, the Owner will remove from such documents all identification of the original Architect, including name, address and professional seal or stamp."

Delete Paragraph 1.5.2 in its entirety.

# **ARTICLE 2: OWNER**

# 2.2 INFORMATION AND SERVICES REQUIRED OF THE OWNER

To Subparagraph 2.2.3 – Add the following sentence:

"The Contractor, at their expense shall bear the costs to accurately hentify the location of all underground utilities in the area of their excavation and shall bear all cost for any repairs required, out of failure to accurately identify said utilities."

Delete Subparagraph 2.2.5 in its entirety and substitute the following:

2.2.5 The Contractor shall be furnished free of charge up to five (5) sets of the Drawings and Project Manuals. Additional sets will be furnished at the cost of reproduction, postage and handling.

# **ARTICLE 3: CONTRACTOR**

3.3

3.2 REVIEW OF CONTRACT DOCUMENTS AND FIELD CONDITIONS BY CONTRACTOR

Amend Paragraph 32.2 to state that any errors, inconsistencies or omissions discovered shall be reported to the Architect and Owner immediately.

Delete the third sense in Paragraph 3.2.3.

SUPER VISION AND CONSTRUCTION PROCEDURES

the following Paragraphs:

The Contractor shall immediately remove from the Work, whenever requested to do so by the Owner, any person who is considered by the Owner or Architect to be incompetent or disposed to be so disorderly, or who for any reason is not satisfactory to the Owner, and that person shall not again be employed on the Work without the consent of the Owner or the Architect.

- 3.3.4 The Contractor must provide suitable storage facilities at the Site for the proper protection and safe storage of their materials. Consult the Owner and the Architect before storing any materials.
- 3.3.5 When any room is used as a shop, storeroom, office, etc., by the Contractor or Subcontractor(s) during the construction of the Work, the Contractor making

use of these areas will be held responsible for any repairs, patching or cleaning arising from such use.

### 3.4 LABOR AND MATERIALS

Add the Following Paragraphs:

- 3.4.4 Before starting the Work, each Contractor shall carefully examine all preparatory Work that has been executed to receive their Work. Gneck carefully, by whatever means are required, to insure that its Work and a liacent, related Work, will finish to proper contours, planes and levels. Promptly notify the General Contractor/Construction Manager of any defects or impurfections in preparatory Work which will in any way affect satisfact ry completion of its Work. Absence of such notification will be construed as an acceptance of preparatory Work and later claims of defects will notife neognized.
- 3.4.5 Under no circumstances shall the Contractor's Work proceed prior to preparatory Work having been completely sured, dried and/or otherwise made satisfactory to receive this Work. Responsibility for timely installation of all materials rests solely with the Contractor responsible for that Work, who shall maintain coordination at all times.

### 3.5 WARRANTY

Add the following Paragraphs:

- 3.5.1 The Contractor will guarantee all materials and workmanship against original defects, except injury from proper and usual wear when used for the purpose intended, for two years after Acceptance by the Owner, and will maintain all items interact condition during the period of guarantee.
- 3.5.2 Denots appearing during the period of guarantee will be made good by the Contractor at his expense upon demand of the Owner, it being required that all work will be in perfect condition when the period of guarantee will have elapsed.

In addition to the General Guarantee there are other guarantees required for certain items for different periods of time than the two years as above, and are particularly so stated in that part of the specifications referring to same. The said guarantees will commence at the same time as the General Guarantee.

If the Contractor fails to remedy any failure, defect or damage within a reasonable time after receipt of notice, the Owner will have the right to replace, repair, or otherwise remedy the failure, defect or damage at the Contractor's expense.

3.11 DOCUMENTS AND SAMPLES AT THE SITE

Add the following Paragraphs:

3.5.4

- 3.11.1 During the course of the Work, the Contractor shall maintain a record set of drawings on which the Contractor shall mark the actual physical location of all piping, valves, equipment, conduit, outlets, access panels, controls, actuators, including all appurtenances that will be concealed once construction is complete, etc., including all invert elevations.
- 3.11.2 At the completion of the project, the Contractor shall obtain a set reproducible drawings from the Architect, and neatly transfer all information outlined in 3.11.1 to provide a complete record of the as-built conditions.
- 3.11.3 The Contractor shall provide two (2) prints of the as-built conditions, along with the reproducible drawings themselves, to the Owner and one (1) set to the Architect. In addition, attach one complete set to each of the Overating and Maintenance Instructions/Manuals.
- 3.17 In the second sentence of the paragraph, insert "indemnify" be were "shall" and "hold".

# ARTICLE 4: ADMINISTRATION OF THE CONTRACT

# 4.2 ADMINISTRATION OF THE CONTRACT

Delete the first sentence of Paragraph 4.2.7 and replace with the following:

The Architect will review and approve or take other appropriate action upon the Contractor's submittals such as Shop Drawings, Foduce Data and Samples for the purpose of checking for conformance with the Contract Documents.

Delete the second sentence of Paragraph 4.2.7 and replace with the following:

The Architect's action will be taken with such reasonable promptness as to cause no delay in the Work in the activities of the Owner, Contractor or separate Contractors, while allowing sufficient time in the Owner's professional judgment to permit adequate review.

Add the collewing Paragraph:

There will be no full-time project representative provided by the Owner or Architect on this project.

Add to Paragraph 4.2.13 "and in compliance with all local requirements." to the end of the sentence

# **5: SUBCONTRACTORS**

10.1

AWARD OF SUBCONTRACTS AND OTHER CONTRACTS FOR PORTIONS OF THE WORK

Delete Paragraph 5.2.3 in its entirety and replace with the following:

5.2.3 If the Owner or Architect has reasonable objection to a person or entity proposed by the Contractor, the Contractor shall propose another to whom the

Owner or Architect has no reasonable objection, subject to the statutory requirements of 29 <u>Delaware Code</u> § 6962(d)(10)b.3 and 4.

### **ARTICLE 6: CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS**

6.1 OWNER'S RIGHT TO PERFORM CONSTRUCTION AND TO AWARD SEPARATE CONTRACTS

Delete Paragraph 6.1.4 in its entirety.

### 6.2 MUTUAL RESPONSIBILITY

6.2.3 In the second sentence, strike the word "shall" and insert the word "ma

### **ARTICLE 7: CHANGES IN THE WORK**

(SEE ARTICLE 7: CHANGES IN WORK IN THE GENERAL REQUIREMENTS)

### **ARTICLE 8: TIME**

### 8.2 PROGRESS AND COMPLETION

Add the following Paragraphs:

- 8.2.1.1 Refer to Specification Section SUMMARY OF WORK for Contract time requirements.
- 8.2.4 If the Work fells whind the Progress Schedule as submitted by the Contractor, the Contractor scale employ additional labor and/or equipment necessary to bring the Work into compliance with the Progress Schedule at no additional cost to he owner.
- 8.3 DELAYS AND EXTENSION OF TIME

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Strike "arbitration" and insert "remedies at law or in equity".

Add the following Paragraph:

The Contractor shall update the status of the suspension, delay, or interruption of the Work with each Application for Payment. (The Contractor shall report the termination of such cause immediately upon the termination thereof.) Failure to comply with this procedure shall constitute a waiver for any claim for adjustment of time or price based upon said cause.

Delete Paragraph 8.3.3 in its entirety and replace with the following:

8.3.3 Except in the case of a suspension of the Work directed by the Owner, an extension of time under the provisions of Paragraph 8.3.1 shall be the Contractor's sole remedy in the progress of the Work and there shall be no payment or compensation to the Contractor for any expense or damage resulting from the delay.

### Add the following Paragraph:

8.3.4 By permitting the Contractor to work after the expired time for completion of the project, the Owner does not waive their rights under the Contract.

### **ARTICLE 9: PAYMENTS AND COMPLETION**

### 9.2 SCHEDULE OF VALUES

Add the following Paragraphs:

- 9.2.1 The Schedule of Values shall be submitted using AIA Document G702, Continuation Sheet to G703.
- 9.2.2 The Schedule of Values is to include a line item or Project Closeout Document Submittal. The value of this item is to be no less than 1% of the initial contract amount.

# 9.3 APPLICATIONS FOR PAYMENT

Add the following Paragraph:

9.3.1.3 Application for Payment shan be submitted on AIA Document G702 "Application and Certificate for Payment", supported by AIA Document G703 "Continuation Sheet" spid Applications shall be fully executed and notarized.

Add the following Paragraphs.

- 9.3.4 Until Closeout Documents have been received and outstanding items completed the Contractor vill pay 95% (ninety-five percent) of the amount due the Contractor on account of progress payments.
- 9.3.5 The Contractor shall provide a current and updated Progress Schedule to the Architect with each Application for Payment. Failure to provide Schedule will be just cause for rejection of Application for Payment.

9.5

ECISIONS TO WITHHOLD CERTIFICATION

Add the following to 9.5.1:

failure to provide a current Progress Schedule;

- .9 a lien or attachment is filed;
- .10 failure to comply with mandatory requirements for maintaining Record Documents.

PROGRESS PAYMENTS

.8

Delete Paragraph 9.6.1 in its entirety and replace with the following:

9.6.1 After the Architect has approved and issued a Certificate for Payment, payment shall be made by the Owner within 30 days after Owner's receipt of the Certificate for Payment.

# 9.7 FAILURE OF PAYMENT

resolution" In first sentence, strike "seven" and insert "thirty (30)". Also strike "binding dispute and insert "remedies at law or in equity".

9.8 SUBSTANTIAL COMPLETION

To Subparagraph 9.8.3 - Add the following sentence:

"If the Architect is required to make more than 2 inspections of the same portion of work, the Contractor shall be responsible for all costs associated with subsequent inspections including but not limited to any Architect's fees."

9.8.5 In the second sentence, strike "shall" and intert "m

# ARTICLE 10: PROTECTION OF PERSONS AND PROPERTY

10.1 SAFETY PRECAUTIONS AND PROCRAM

Add the following Paragraphs:

- 10.1.1.1 Each Contractor shall develop a safety program in accordance with the Occupational Safety and Health Act of 1970. A copy of said plan shall be furnished to the Owner and Architect prior to the commencement of that Contractor's Work.
- 10.1.2 Each contractor shall appoint a Safety Representative. Safety Representatives shall be omeone who is on site on a full time basis. If deemed necessary by the Dwner or Architect, Contractor Safety meetings will be scheduled. The attendance of all Safety Representatives will be required. Minutes will be recorded of said meetings by the Contractor and will be distributed to all parties as well as posted in all job offices/trailers etc.

10.2

AFETY OF PERSONS AND PROPERTY

Add the following Paragraph:

10.2.4.1 As required in the Hazardous Chemical Act of June 1984, all vendors supplying any material that may be defined as hazardous must provide Material Safety Data Sheets for those products. Any chemical product should be considered hazardous if it has a caution warning on the label relating to a potential physical or health hazard, if it is known to be present in the work place, and if employees may be exposed under normal conditions or in foreseeable emergency situations. Material Safety Data Sheets shall be provided directly to the Owner, along with the shipping slips that include those products.

# 10.3 HAZARDOUS MATERIALS

Delete Paragraph 10.3.3 in its entirety.

Delete Paragraph 10.3.6 in its entirety.

### **ARTICLE 11: INSURANCE AND BONDS**

- 11.1 CONTRACTOR'S LIABILITY INSURANCE
  - 11.1.4 Strike "the Owner" immediately following "(1)" and strike "and (2) the owner as an additional insured for claims caused in whole of in part by the Contractor's negligent acts or omissions during the Contractor' completed operations."
- 11.2 OWNER'S LIABILITY INSURANCE

Delete Paragraph 11.2 in its entirety.

11.3 PROPERTY INSURANCE

Delete Paragraph 11.3 in its entirety and reprace with the following:

11.3 The State will not provide Builder's All Risk Insurance for the Project. The Contractor and all Subcontractors shall provide property coverage for their tools and equipment, as necessary. Any mandatory deductible required by the Contractor's Insurance shall be the responsibility of the Contractor.

# 11.4 PERFORMANCE BOND ANE PAYMENT BOND

11.4.1 Add up for owing sentence: "The bonds will conform to those forms approved by the office of Management and Budget."

# ARTICLE 12: UNCOVERING AND CORRECTION OF WORK

12.2.2

TER YUSSTANTIAL COMPLETION

dd me following Paragraph:

- 2.2.1.1 At any time during the progress of the Work, or in any case where the nature of the defects will be such that it is not expedient to have corrected, the Owner, at its option, will have the right to deduct such sum, or sums, of money from the amount of the Contract as it considers justified to adjust the difference in value between the defective work and that required under contract including any damage to the structure.
- 12.2.2.1 Strike "one" and insert "two".
- 12.2.2.2 Strike "one" and insert "two".
- 12.2.2.3 Strike "one" and insert "two".

12.2.5 In second sentence, strike "one" and insert "two".

### **ARTICLE 13: MISCELLANEOUS PROVISIONS**

### 13.1 GOVERNING LAW

Strike "except that, if the parties have selected arbitration as the method of binding dispute resolution, the Federal Arbitration Act shall govern Section 15.4."

### 13.6 INTEREST

Strike "the date payment is due at such rate as the parties may agree upon a writing or, in the absence thereof, at the legal rate prevailing from time to time at the place where the Project is located." Insert "30 days of presentment of the authorized Cartificate of Payment at the annual rate of 12% or 1% per month.

### 13.7 TIME LIMITS ON CLAIMS

Strike the last sentence.

Add the following Paragraph:

- 13.8 CONFLICTS WITH FEDERAL STATULES OR REGULATIONS
- 13.8.1 If any provision, specifications or requirement of the Contract Documents conflict or is inconsistent with any statute law or regulation of the government of the United State of America, the Contractor shell notify the Architect and Owner immediately upon discovery.

# ARTICLE 14: TERMINATION OF SUSPENSION OF THE CONTRACT

14.4 TERMINATION LY THE OWNER FOR CONVENIENCE

Delete Paras raph 14.4.3 in its entirety and replace with the following:

In case of such termination for the Owner's convenience, the Contractor shall be entitled to receive payment for Work executed, and cost incurred by reason of such termination along with reasonable overhead.

# ARTICLE 15: CLAIMS AND DISPUTES



Throughout the Paragraph strike "21" and insert "45".

CLAIMS FOR CONSEQUENTIAL DAMAGES

Delete Paragraph 15.1.6 in its entirety.

15.2 INITIAL DECISION

Delete Paragraph 15.2.5 in its entirety and replace with the following:

15.2.5 The Architect will approve or reject Claims by written decision, which shall state the reasons therefore and shall notify the parties of any change in the Contract Sum or Contract Time or both. The approval or rejection of a Claim by the Architect shall be subject to mediation and other remedies at law or in equity.

Delete Paragraph 15.2.6 and its subparagraphs in their entirety.

### 15.3 MEDIATION

- 15.3.1 Strike "binding dispute resolution" and insert "any or all remedies at lay or in equity".
- 15.3.2 In the first sentence, delete "administered by the American Arbitration Association in accordance with its Construction Industry Mediation Procedure in effect on the date of the Agreement," Strike "Ludi g dispute resolution" and insert "remedies at law and in equity".

### 15.4 ARBITRATION

Delete Paragraph 15.4 and its sub-sections in its entirely

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### **SECTION 00 73-14**

### ADDITIONAL SUPPLEMENTAL GENERAL CONDITIONS

### PART 1 GENERAL

### 1.01 GENERAL CONDITIONS

- A. The General Conditions of the Contract for Construction, AIA Document A201 edition, Articles 1 through 14 inclusive, is part of this contract and is bound herewith.
- B. Reference to Articles herein are to AIA Document A201.

# 1.02 SUPPLEMENTARY CONDITIONS

A. The following provisions modify, change, delete from or adde to AIA Document A201. Where any article of the General Conditions is modified or any paragraph, subparagraph or clause thereof is modified or deleted by these provisions, the unaltered provisions of that article, paragraph, sub-paragraph or clause shall remain in effect.

# 1.03 REFERENCE TO DIVISION 1 - GENERAL RECUIRTMENTS

- A. Certain provisions of Division 1, GENERAL REQUIREMENTS supplement the administrative and work-related provisions of the GENERAL CONDITIONS.
- B. Articles affected are cross referenced in the various sections of Division 1.
- C. Throughout the entire ocument, wherever "Architect" is stated, read "Engineer".

# 1.04 ARTICLE 1 - CONTRACT DOCUMENTS

A. Paragraph 1 1 - Basic Definitions

Add the following subparagraph:

.1.8 Jerms and Definitions

The following definitions apply to the terms listed below as used on the Drawings and in the Project Manual.

- Approved: Accepted by the Engineer or authority enforcing standards.
- Described: Refer to Project Manual.
- Specified: Refer to Project Manual.

Shown: Refer to Drawings.

## INTERIOR RENOVATIONS – FY18' MC7601000098

# 1.05 ARTICLE 3 - CONTRACTOR

A. Paragraph 3.4 - Labor and Materials

Subparagraph 3.4.1 - Add the following sentence:

Refer to Division 1 for detailed requirements concerning Temporary Facilities and Equipment.

Subparagraph 3.4.2 - Add the following sentence:

Refer specifically to Division 1 for detailed procedures regarding substitutions of material and/or equipment.

B. Paragraph 3.7 - Permits, Fees and Notices

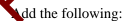
Add the following:

- 3.7.5 Where local law at the site of the building requires a Certificate of Occupancy, the Contractor shall obtain and pay for this Certificate and deliver it to the Owner.
- 1.06 ARTICLE 5 SUBCONTRACTORS
  - A. Paragraph 5.2 Award of Subcontracts and Other Contracts for Portions of the Work.

Add the following subparagraph.

- 5.2.6 For Public Works Contracts, the Contractor shall not subcontract, sublet, sell, or transfer work or materials to an organization other than their own without written permission from the state. In case such permission is given, the Contractor will be permitted to subcontract or sublet a portion thereof but shall perform with their own organization, work amounting to not less than ten percent (10%) of the total contract bit price, exclusive of General Condition Items, Overhead, and Profit.
- 1.07 ARTICLE 2 TIME

A. Par grann 8.1.2



The Contractor shall begin work within ten (10) days following receipt of an Official Purchase Order issued by the State of Delaware.

- ARTICLE 11 INSURANCE
- A. Paragraph 11.5 Performance Bond and Payment Bond

Add the following subparagraphs:

# DEARNG STERN ARMORY/READINESS CENTER WILMINGTON, DELAWARE

- 11.5.3 Prior to delivery of the executed contract, the Contractor must deliver to the Owner an executed performance bond in the amount of 100% of the accepted bid as security for the faithful performance of their contract and include the one year guarantee; and an executed labor and material payment bond in the amount of 100% of the accepted bid as security for the payment of all persons performing labor or furnishing materials in connection therewith and conditioned that the Contractor shall well and faithfully pay all daily labor employed by their firm for this contract in full once each week. Performance and payment bond may be in a combiner form. The bonding company's standard forms are acceptable provided all coverage requirements are included. Consent of Surety must be included.
- 11.5.4 Bonds are to be in favor of the Owner and shall be paid for by the Contractor and furnished by a surety company licensed in the State of Delayara. The Owner has the right to demand proof that the parties signing the bonds are daly authorized to do so.

# 1.09 ARTICLE 15 - PREFERENCE FOR DELAWARE LABOR

A. 15.1 The Contractor shall comply with the following provisions of **Delaware Code**, Title 29, Chapter 69, Section 6962:

In the construction of all public works for the State or any political subdivision or by persons contracting with the State or any colitical subdivision thereof, preference in employment of laborers, workmen or mechanics, shall be given to bona-fide legal citizens of the State who have established citizenship by residence of at least 90 days in the State. Each Public works contract for the construction of public works for the State or any political subdivision thereof shall contain a stipulation that any person, company, or corporation who violates this Section shall pay a penalty to the Secretary of Finance equal to the amount of compensation paid to any person in violation of bis section.

- 15.2 **Preference for Delaware Labor:** Surety bonds in the amount of 6% of the contract or subconnect price are required for all non-resident contractors for contracts within the state of Delaware in which either:
  - The single contract or subcontract totals \$20,000 or more; or
  - 2. The contract or sub-contract is a "cost-plus" contract whose estimated cost and profit totals \$20,000 or more; <u>or</u>
  - 3. The aggregate of two or more contracts or subcontracts in a calendar year totals \$20,000 or more.

The Division of Revenue will accept cash bonds, which may be paid by check on contracts not exceeding \$100,000.

The Contractor's bond shall be filed before construction commences on any contract upon which a bond is required, pursuant to Title 30 **Delaware Code** Chapter 375 as outlined above.



For licensing requirements, penalties, definitions, information filing and other requirements, bidders shall refer to Technical Information Memorandum 86-10 and Code Sections 375, 2501 and 2503. For additional information, contact 1-800-292-7826.

### 1.10 ARTICLE 16 - LICENSE, TAX AND STATE LAW REQUIREMENTS

- A. 16.1 In the performance of this Contract the successful bidder is required to comply with all applicable Federal, State and Local laws, ordinances, codes and regulations. The cost of permits, insurance, taxes and other relevant costs required in the performance of the Contract shall be borne by the successful bidder. All D davare Lows in reference to construction shall be as binding as though quoted in tall herein and their application shall be fully adhered to by all parties affected baceby. The Contractor shall furnish upon request any or all of the referenced items.
- B. 16.2 All bidders shall be properly licensed and authorized a transact business in the State of Delaware as provided for in the Delaware Code Cithe 30, Chapter §2502 and in any and all Delaware Municipalities having julisdiction to require such licensing within the geographic boundaries of the site (s) where the work is to be performed prior to the execution of any contract resulting from this bid. In the case of contracts in excess of \$50,000.00 which are competitively bid, such person shall have initiated the license application procedure required by this subsection with the Division of Revenue prior to, or in conjunction with the submission of a bid on a contract, or in the case of a subcontractor, prior to the submission of a bid by the general contractor. Proof of such dicense compliance shall be as determined by the Owner or their designee.
- C. 16.3 All bidders for public works projects shall insure that they have met all general contractor and/or subcontractor licensing requirements in accord with the requirement of Tule 29 Chapter 6962 prior to submitting a bid.
- 1.11 ARTICLE 19 INDEMNIFICATION BY THE CONTRACTOR AND SUBCONTRACTORS



To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Owner, the Architect, the Consulting Engineers and their agents and employees from and against all claims, damages, losses and expenses, including but not limited to attorney's fees, arising out of or resulting from the performance of the work, provided that any such claim, damage, loss or expense (1) 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, and (2) is caused in whole or in part by an negligent act or omission of the Contractor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to any party or person described in the INDEMNIFICATION BY CONTRACTOR Article.

- 19.1.2 In any and all claims against the Owner, the Architect, and Consulting Engineers or any of their agents or employees by any employee of the Contractor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indemnification obligation shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Contractor or Subcontractor under workers' or workmen's compensation acts, disability benefits acts or other employee benefit acts.
- 19.1.3.4The obligations of the Contractor shall not extend to the liability of the Archnect, the Consulting Engineers or their agents or employees, arising out of (1) the preparation or approval of maps, drawings, opinions, reports, surveys, change orders, design or specifications or (2) the giving of or the failure to give directions or instructions by the Architect, the Consulting Engineers or their agents or employees provided such giving or failure to give is the primary cause of the injury or damage.

# 19.2 **INDEMNIFICATION BY THE SUBCENTRACTORS**

- 19.2.1 Contractor hereby covenants and agree that it will include the following provisions in all subcontracts entered into by the contractor for performance of any and all portions of the work on the project:
  - (1) To the fullest extent permitted by law, the Subcontractor shall indemnify and harmless the Owner, the Architect, the Consulting Engineers and their agents and employees from and against all claims, damages, losses and expenses, including but not imited to attorneys' fees, arising out of or resulting from the performance of the work, provided that any such claim, damage, oss or expense (1) 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, and (2) is caused in whole or in part by any negligent act or omission of the Subcontractor may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation or indemnity which would otherwise exist as to any party or person described in the INDEMNIFICATION BY THE SUBCONTRACTORS Article.
  - a. In any and all claims against the Owner, the Architect, the Consulting Engineers or any of their agents or employees by any employee of the Subcontractor, anyone directly or indirectly employed by the Subcontractor or anyone for whose acts the Subcontractor may be liable, the indemnification obligation under this Article shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Contractor or the Subcontractor under workers' or workmen's compensation acts, disability benefits acts or other employee benefit acts.

b. The obligation of the Subcontractor under this Article shall not extend to the liability of the Architect, the Consulting Engineers, their agents or employees, arising out of (1) the preparation of approval of maps, drawings, opinions, reports, surveys, change orders, design or specifications, or (2) the giving of or the failure of give direction of instructions by the Architect, the Consulting Engineers, their agents or employees provided such giving or failure to give is the primary cause of the injury or damage.

END OF SECTION

BIDDINGR

ADDITIONAL SUPPLEMENTAL GENERAL CONDITIONS 00 73 14-6

# **SECTION 00 73 46**

### WAGE DETERMINATION SCHEDULE

State of Delaware, Department of Labor, Prevailing Wages. Provided in accordance with Delaware's Prevailing Wage Regulations.

NOTFORBUDING PURPOSES



STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS OFFICE OF LABOR LAW ENFORCEMENT PHONE: DOC 761.800

Mailing Address: 4425 North Market St., 3rd Fl Wilmington, DE 19802 4425 North Market St., 3rd Fl Wilmington, DE 19802

PREVAILING WAGES FOR BUILDING CONSTRUCTION EFFECTIVE MARCH 15, 2018

CLASSIFICATION	NEW CASTLE	KENT	SUJSEX
ASBESTOS WORKERS	23.35	28.76	41.85
BOILERMAKERS	69.90	35.46	52.14
BRICKLAYERS	53.89	53.89	53.89
CARPENTERS	54.81	54 31	43.57
CEMENT FINISHERS	73.74	51 · V	22.64
ELECTRICAL LINE WORKERS	46.44	3.82	30.36
ELECTRICIANS	68.70	68.70	68.70
ELEVATOR CONSTRUCTORS	93.23	63.86	32,62
GLAZIERS	73,10	73,10	57.87
INSULATORS	56.53	56.53	56,53
IRON WORKERS	63,70	63.70	63.70
LABORERS	45,20	46.20	46.20
MILLWRIGHTS	71.60	71.60	57.70
PAINTERS	1.55	51.55	51.55
PILEDRIVERS	75.77	40.19	32.51
PLASTERERS	30,48	30.48	22.59
PLUMBERS/PIPEF1TTERS/STEAMFITTERS	70.05	53.97	58.81
POWER EQUIPMENT OPERATORS	69.29	69.29	64.96
ROOFERS-COMPOSITION	24.52	24.20	22.10
ROOFER\$-SHINGLE/SLATE/TILE	18.78	22.33	17.56
SHEET METAL WORKERS	68.53	68.53	68.53
SOFT FLOOR LAYERS	52.52	52.52	52.52
SPRINKLER FITTERS	59.49	59.49	59.49
TERRAZZO/MARBLE/TILL FARS	61.93	61.93	48.52
TERRAZZO/MARBLE TIN STRS	68.52	68.52	56/19
TRUCK DRIVERS	29.30	28.02	1 139

CERTIF

BY-LABOR LAW ENFORCEMENT ADMINISTRATOR, OFFICE

NOTE:

THESE RATES ARE PROMULGATED AND ENFORCED PURSUANT TO THE PREVAILING WAGE REGULATIONS ADOPTED BY THE DEPARTMENT OF LABOR ON APRIL 3, 1992.

CLASSIFICATIONS OF WORKERS ARE DETERMINED BY THE DEPARTMENT OF LABOR. FOR ASSISTANCE IN CLASSIFYING WORKERS, OR FOR A COPY OF THE REGULATIONS OR CLASSIFICATIONS, PHONE  $\sqrt{302}$  761-520

NON-REGISTERED APPRENTICES MUST BE PAID THE MECHANIC'S RATE.

PROJECT: 2018-08 DEARNG Stern Armory Readiness Center - Interior Renovations , New Castle County

# SECTION 00 81 13

# **GENERAL REQUIREMENTS**

# **TABLE OF ARTICLES**

- 1. GENERAL PROVISIONS
- 2. OWNER
- 3. CONTRACTOR
- 4. ADMINISTRATION OF THE CONTRACT
- 5. SUBCONTRACTORS
- 6. CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS
- 7. CHANGES IN THE WORK
- 8. TIME
- 9. PAYMENTS AND COMPLETION
- 10. PROTECTION OF PERSONS AND PROPERTY
- 11. INSURANCE AND BONDS
- 12. UNCOVERING AND CORRECTION OF WORK
- 13. MISCELLANEOUS PROVISIONS
- 14. TERMINATION OR SUSPENSION OF THE CONTRACT

# 1.1 CONTRACT DOCUMENTS

- 1.1.1 The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work by the Contractor. The Contract Documents a complementary and what is required by one shall be as binding as if required by all. Performance by the Contractor shall be required to an extent consistent with the Contract Documents and reasonably inferable from them as being necessary to produce the intended results.
- 1.1.2 Work including material purchases shall not begin until the Contractor's infeccipt of a bonafide State of Delaware Purchase Order. Any work performed or material purchases prior to the issuance of the Purchase Order is done at the Contractor's win risk and cost.
- 1.2 EQUALITY OF EMPLOYMENT OPPORTUNITY ON PUPLIC WORKS
- 1.2.1 For Public Works Projects financed in whole or 'n part by state appropriation the Contractor agrees that during the performance of the contract:
  - 1. The Contractor will not discriminate gainst any employee or applicant for employment because of race, creece serv, color, sexual orientation, gender identity or national origin. The Contractor will take positive steps to ensure that applicants are employed and that employees are treated during employment without regard to their race, creed, sex, color, sexual orientation, gender identity or national origin. Such action shall include, but not be limited to, the following: employment, opgraling demotion or transfer; recruitment or recruitment advertising; layoff of termination; rates of pay or other forms of compensation; and selection for taining, including apprenticeship. The Contractor agrees to post in complexity places available to employees and applicants for employment notices to be provided by the contracting agency setting forth this non-liscrimination clause.
    - The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, sex, color, sexual orientation, gender identity or national origin."

# OWNER

(NO ADDITIONAL GENERAL REQUIREMENTS – SEE SUPPLEMENTARY GENERAL CONDITIONS)

# ARTICLE 3: CONTRACTOR

3.1

Schedule of Values: The successful Bidder shall within twenty (20) days after receiving notice to proceed with the work, furnish to the Owner a complete schedule of values on the various items comprising the work.

# DEARNG STERN ARMORY/READINESS CENTER WILMINGTON, DELAWARE

- 3.2 Subcontracts: Upon approval of Subcontractors, the Contractor shall award their Subcontracts as soon as possible after the signing of their own contract and see that all material, their own and those of their Subcontractors, are promptly ordered so that the work will not be delayed by failure of materials to arrive on time.
- 3.3 Before commencing any work or construction, the General Contractor is to consult with the Owner as to matters in connection with access to the site and the allocation of Gound Areas for the various features of hauling, storage, etc.
- 3.4 The Contractor shall supervise and direct the Work, using the Contractor's lest still and attention. The Contractor shall be solely responsible for and have control over construction means, methods, techniques, sequences and procedures and for coordina ing all portions of the Work under the Contract, unless the Contract Documents give other specific instructions.
- 3.5 The Contractor shall enforce strict discipline and good order among the Contractor's employees and other persons carrying out the Contract. The Contractor shall not permit employment of unfit persons or persons not skilled in tasks assigned to them.
- 3.6 The Contractor warrants to the Owner that materials and equipment furnished will be new and of good quality, unless otherwise permitted, and that the work will be free from defects and in conformance with the Contract Documents. Work not conforming to these requirements, including substitutions not property approved, may be considered defective. If required by the Owner, the Contractor whill furnish evidence as to the kind and quality of materials and equipment provided.
- 3.7 Unless otherwise provided, the Contractor shall pay all sales, consumer, use and other similar taxes, and shall secure and pay for required permits, fees, licenses, and inspections necessary for properties utility of the Work.
- 3.8 The Contractor shall pointly with and give notices required by laws, ordinances, rules, regulations, and lawful orders of public authorities bearing on performance of the Work. The Contractor shall promptly notify the Owner if the Drawings and Specifications are observed to be at variance therewith.
- 3.9

The Contractor shall be responsible to the Owner for the acts and omissions of the Contractor's employees, Subcontractors and their agents and employees, and other persons performing portions of the Work under contract with the Contractor.



The Contractor shall keep the premises and surrounding area free from accumulation of waste materials or rubbish caused by operations under the Contract. At completion of the Work the Contractor shall remove from and about the Project all waste materials, rubbish, the Contractor's tools, construction equipment, machinery and surplus materials. The Contractor shall be responsible for returning all damaged areas to their original conditions.

- 3.11 STATE LICENSE AND TAX REQUIREMENTS
- 3.11.1 Each Contractor and Subcontractor shall be licensed to do business in the State of Delaware and shall pay all fees and taxes due under State laws. In conformance with

Section 2503, Chapter 25, Title 30, <u>Delaware Code</u>, "the Contractor shall furnish the Delaware Department of Finance within ten (10) days after entering into any contract with a contractor or subcontractor not a resident of this State, a statement of total value of such contract or contracts together with the names and addresses of the contracting parties."

- 3.12 The Contractor shall comply with all requirements set forth in Section 6962, Chapter 65. Title 29 of the Delaware Code.
- 3.13 During the contract Work, the Contractor and each Subcontractor, shall implement ar Employee Drug Testing Program in accordance with OMB Regulation 1004 -"Regulations for the Drug Testing of Contractor and Subcontractor Employees Working on "Large Public Works Projects". "Large Public Works" is based upon the current threshold required for bidding Public Works as set by the Purchasing and Contracting Advisory Council.

# ARTICLE 4: ADMINISTRATION OF THE CONTRACT

- 4.1 CONTRACT SURETY
- 4.1.1 PERFORMANCE BOND AND LABOR AND MAXERIAL PAYMENT BOND
- 4.1.2 All bonds will be required as follows unless specifically waived elsewhere in the Bidding Documents.
- 4.1.3 Contents of Performance Bonds The bond shall be in the form approved by the Office of Management and Budget, rme bord shall be conditioned upon the faithful compliance and performance by the successful bidder of each and every term and condition of the contract and the proporal, plane specifications, and bid documents thereof. Each term and condition shall be net at the time and in the manner prescribed by the Contract, Bid documents and the precedencations, including the payment in full to every person furnishing materiel conperforming labor in the performance of the Contract, of all sums of money due the person for such labor and materiel. (The bond shall also contain the successful bidder's guarantee to indemnify and save harmless the State and the agency from all costs, damages and expenses growing out of or by reason of the Contract in actordace with the Contract.)

4.1.4



Invoking a Performance Bond – The agency may, when it considers that the interest of the State so require, cause judgement to be confessed upon the bond.

Within twenty (20) days after the date of notice of award of contract, the Bidder to whom the award is made shall furnish a Performance Bond and Labor and Material Payment Bond, each equal to the full amount of the Contract price to guarantee the faithful performance of all terms, covenants and conditions of the same. The bonds are to be issued by an acceptable Bonding Company licensed to do business in the State of Delaware and shall be issued in <u>duplicate</u>.

4.1.6 Performance and Payment Bonds shall be maintained in full force (warranty bond) for a period of two (2) years after the date of the Certificate for Final Payment. The Performance Bond shall guarantee the satisfactory completion of the Project and that the Contractor will make good any faults or defects in his work which may develop during the

period of said guarantees as a result of improper or defective workmanship, material or apparatus, whether furnished by themselves or their Sub-Contractors. The Payment Bond shall guarantee that the Contractor shall pay in full all persons, firms or corporations who furnish labor or material or both labor and material for, or on account of, the work included herein. The bonds shall be paid for by this Contractor. The Owner shall have the right to demand that the proof parties signing the bonds are duly authorized to do so.

# 4.2 FAILURE TO COMPLY WITH CONTRACT

4.2.1 If any firm entering into a contract with the State, or Agency that neglects or censes to perform or fails to comply with the terms thereof, the Agency which signed the Contract may terminate the Contract and proceed to award a new contract in actordance with this Chapter 69, Title 29 of the Delaware Code or may require the Surgey on her erformance Bond to complete the Contract in accordance with the terms of her Performance Bond. Nothing herein shall preclude the Agency from pursing additional remedies as otherwise provided by law.

# 4.3 CONTRACT INSURANCE AND CONTRACT LIABLITY

- 4.3.1 In addition to the bond requirements stated in the Bid Documents, each successful Bidder shall purchase adequate insurance for the performance of the Contract and, by submission of a Bid, agrees to indemnift and sive harmless and to defend all legal or equitable actions brought against the State, on Agency, officer and/or employee of the State, for and from all claims of liability, which is or may be the result of the successful Bidder's actions during the performance of the Contract.
- 4.3.2 The purchase or nonpurchase of such insurance or the involvement of the successful Bidder in any legal or equivable defense of any action brought against the successful Bidder based upon work performed pursuant to the Contract will not waive any defense which the State its agances and their respective officers, employees and agents might otherwise have against such claims, specifically including the defense of sovereign immunity, where annicable, and by the terms of this section, the State and all agencies, officers and employees thereof shall not be financially responsible for the consequences of work performed, pursuant to said contract.

4.4

4.4.1

# RIGHT TO AUDIT RECORDS

The Owner shall have the right to audit the books and records of a Contractor or any Subcontractor under any Contract or Subcontract to the extent that the books and records relate to the performance of the Contract or Subcontract.

Said books and records shall be maintained by the Contractor for a period of seven (7) years from the date of final payment under the Prime Contract and by the Subcontractor for a period of seven (7) years from the date of final payment under the Subcontract.

# **ARTICLE 5: SUBCONTRACTORS**

# 5.1 SUBCONTRACTING REQUIREMENTS

Tetra Tech 200-76984-18002

- 5.1.1 All contracts for the construction, reconstruction, alteration or repair of any public building (not a road, street or highway) shall be subject to the following provisions:
  - 1. A contract shall be awarded only to a Bidder whose Bid is accompanied by a statement containing, for each Subcontractor category, the name and address (city or town and State only street number and P.O. Box addresses not required) of the subcontractor whose services the Bidder intends to use a performing the Work and providing the material for such Subcontractor category.

2. A Bid will not be accepted nor will an award of any Contract be nade to any Bidder which, as the Prime Contractor, has listed itself as an subcontractor for any Subcontractor unless:

- A. It has been established to the satisfaction of the awarding Agency that the Bidder has customarily performed the specialty work of such Subcontractor category by artisans regularly employed by the Bidder's firm;
- B. That the Bidder is duly licensed by the State to engage in such specialty work, if the State requirer licensis; and
- C. That the Bidder tic recognized in the industry as a bona fide Subcontractor or Contractor in such specialty work and Subcontractor category.
- 5.1.2 The decision of the avarding eigency as to whether a Bidder who list itself as the Subcontractor for a Subcontractor category shall be final and binding upon all Bidders, and no action of eny pathe shall lie against any awarding agency or its employees or officers because of a decision in this regard.
- 5.1.3 After such Contract has been awarded, the successful Bidder shall not substitute another Succentractor for any Subcontractor whose name was set forth in the statement which accompanied the Bid without the written consent of the awarding Agency.
- 5.1.4
- No Agency shall consent to any substitution of Subcontractors unless the Agency is satisfied that the Subcontractor whose name is on the Bidders accompanying statement:
  - Is unqualified to perform the work required;
- B. Has failed to execute a timely reasonable Subcontract;
- C. Has defaulted in the performance on the portion of the work covered by the Subcontract; or
- D. Is no longer engaged in such business.
- 5.1.5 Should a Bidder be awarded a contract, such successful Bidder shall provide to the agency the taxpayer identification license numbers of such subcontractors. Such numbers shall be

A.

provided on the later of the date on which such subcontractor is required to be identified or the time the contract is executed. The successful Bidder shall provide to the agency to which it is contracting, within 30 days of entering into such public works contract, copies of all Delaware Business licenses of subcontractors and/or independent contractors that will perform work for such public works contract. However, if a subcontractor or independent contractor is hired or contracted more than 20 days after the Bidder entered the public works contract the Delaware Business license of such subcontractor or independent contractor shall be provided to the agency within 10 days of being contracted or hired.

- 5.1.6 The Contractor may employ additional Subcontractors on the jobsite cary after submitting a copy of the Subcontractor's Employee Drug Testing Program to the Owner for approval. A Contractor or Subcontractor shall not commence work until the Owner has concluded its review and determined that the submitted Employee Drug Testing Program complies with OMB Regulation 4104.
- 5.2 PENALTY FOR SUBSTITUTION OF SUBCONTRACTORS
- 5.2.1 Should the Contractor fail to utilize any or all of the Subcontractors in the Contractor's Bid statement in the performance of the Work on the public buding, the Contractor shall be penalized in the amount of (project specific amount\*). The Agency may determine to deduct payments of the penalty from the Contractor or have the amount paid directly to the Agency. Any penalty amount assessed against the Contract, only if it is established to the satisfaction of the Agency that the subcontractor in question has defaulted or is no longer engaged in such business. No claim for the remission or refund of any penalty shall be granted unless an application is needed within one year after the liability of the successful Bidder accrues. All penalty amounts assessed and not refunded or remitted to the contractor shall be reverted to the state.

\*one (1) percent from a not to exceed \$10,000

- 5.3 ASBESTOS ABATEMENT
- 5.3.1 The selection of any Contractor to perform asbestos abatement for State-funded projects shall be approved by the Office of Management and Budget, Division of Facilities Management pursuant to Chapter 78 of Title 16.

# STANDARDS OF CONSTRUCTION FOR THE PROTECTION OF THE PHYSICALLY HANDICAPPED

All Contracts shall conform with the standard established by the Delaware Architectural Accessibility Board unless otherwise exempted by the Board.

# CONTRACT PERFORMANCE

Any firm entering into a Public Works Contract that neglects or refuses to perform or fails to comply with its terms, the Agency may terminate the Contract and proceed to award a new Contract or may require the Surety on the Performance Bond to complete the Contract in accordance with the terms of the Performance Bond.

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5.5.1

# ARTICLE 6: CONSTRUCTION BY OWNER OR SEPARATE CONTRACTORS

- 6.1 The Owner reserves the right to simultaneously perform other construction or operations related to the Project with the Owner's own forces, and to award separate contracts in connection with other portions of the Project or other Projects at the same site.
- 6.2 The Contractor shall afford the Owner and other Contractors reasonable opportunity for access and storage of materials and equipment, and for the performance of their activities, and shall connect and coordinate their activities with other forces as required by the Contract Documents.

# **ARTICLE 7: CHANGES IN THE WORK**

- 7.1 The Owner, without invalidating the Contract, may order charges in the Work consisting of Additions, Deletions, Modifications or Substitutions, with the Contract Sum and Contract completion date being adjusted accordingly. Such changes in the Work shall be authorized by written Change Order signed by the Professional as the duly authorized agent, the Contractor and the Owner.
- 7.2 The Contract Sum and Contract Completion Detechall be adjusted only by a fully executed Change Order.
- 7.3 The additional cost, or credit to the Owner resulting from a change in the Work shall be by mutual agreement of the Owner, Contractor and the Architect. In all cases, this cost or credit shall be based on the 'DE' wages required and the "invoice price" of the materials/equipment needed.
- 7.3.1 "DPE" shall be defined to mean "direct personnel expense". Direct payroll expense includes prevaling wage rates plus a maximum multiplier of 1.35 times DPE. For example, if the prevaling wage rate is \$50/hour, the DPE would be \$67.50/hour (50 x 1.35).
- 7.3.2



"Invoice piece" of materials/equipment shall be defined to mean the actual cost of materials and/or echipment that is paid by the Contractor, (or subcontractor), to a material distributor, direct ractory vendor, store, material provider, or equipment leasing entity. Rates for equipment that is leased and/or owned by the Contractor or subcontractor(s) shall not exceed those listed in the latest version of the "Means Building Construction Cost Data" publication.

In addition to the above, the General Contractor is allowed a fifteen percent (15%) markup for overhead and profit for additional work performed by the General Contractor's own forces. For additional subcontractor work, the Subcontractor is allowed a fifteen (15) percent overhead and profit on change order work above and beyond the direct costs stated previously. To this amount, the General Contractor will be allowed a mark-up not exceeding seven and one half percent (7.5%) on the subcontractors work. These mark-ups shall include all costs including, but not limited to: overhead, profit, bonds, insurance, supervision, etc. No markup is permitted on the work of the subcontractors subcontractor. No additional costs shall be allowed for

changes related to the Contractor's onsite superintendent/staff, or project manager, unless a change in the work changes the project duration and is identified by the CPM schedule. There will be no other costs associated with the change order.

# ARTICLE 8: TIME

- 8.1 Time limits, if any, are as stated in the Project Manual. By executing the Agreement, the Contractor confirms that the stipulated limits are reasonable, and that the Work will be completed within the anticipated time frame.
- 8.2 If progress of the Work is delayed at any time by changes ordered by the owner, by labor disputes, fire, unusual delay in deliveries, abnormal adverse whather conditions, unavoidable casualties or other causes beyond the Contractor's control the Contract Time shall be extended for such reasonable time as the Owner may determine.
- 8.3 Any extension of time beyond the date fixed for completion or the construction and acceptance of any part of the Work called for by the Contact, or the occupancy of the building by the Owner, in whole or in part, previous to be completion shall not be deemed a waiver by the Owner of his right to annul or terminete the Contract for abandonment or delay in the matter provided for, nor relieve the Contactor of full responsibility.

# 8.4 SUSPENSION AND DEBARMENT

- 8.4.1 Per Section 6962(d)(14), Title 29, Denamin Code, "Any Contractor who fails to perform a public works contract or complete a public works project within the time schedule established by the Agency in the Invitation To Bid, may be subject to Suspension or Debarment for one or more of the following reasons: a) failure to supply the adequate labor supply ratio for the project, b) inadequate financial resources; or, c) poor performance on the Project."
- 8.4.2 "Upon such failur for any of the above stated reasons, the Agency that contracted for the public works project may petition the Director of the Office of Management and Budget for Suspension or Debarment of the Contractor. The Agency shall send a copy of the petitive to the Contractor within three (3) working days of filing with the Director. If the Director concludes that the petition has merit, the Director shall schedule and hold a ring **b** determine whether to suspend the Contractor, debar the Contractor or deny the petition. The Agency shall have the burden of proving, by a preponderance of the evidence, that the Contractor failed to perform or complete the public works project within the time schedule established by the Agency and failed to do so for one or more of the following reasons: a) failure to supply the adequate labor supply ratio for the project; b) inadequate financial resources; or, c) poor performance on the project. Upon a finding in favor of the Agency, the Director may suspend a Contractor from Bidding on any project funded, in whole or in part, with public funds for up to 1 year for a first offense, up to 3 years for a second offense and permanently debar the Contractor for a third offense. The Director shall issue a written decision and shall send a copy to the Contractor and the Agency. Such decision may be appealed to the Superior Court within thirty (30) days for a review on the record."

# 8.5 RETAINAGE

- 8.5.1 Per Section 6962(d)(5) a.3, Title 29, Delaware Code: The Agency may at the beginning of each public works project establish a time schedule for the completion of the project. If the project is delayed beyond the completion date due to the Contractor's failure to meet their responsibilities, the Agency may forfeit, at its discretion, all or part of the Contractor's retainage.
- 8.5.2 This forfeiture of retainage also applies to the timely completion of the purchlie. If punchlist will only be prepared upon the mutual agreement of the Owner, Architest and Contractor. Once the punchlist is prepared, all three parties will by mutual agreement, establish a schedule for its completion. Should completion of the punchlist be delayed beyond the established date due to the Contractor's failure to meet denires consibilities, the Agency may hold permanently, at its discretion, all or part of the Contractor's retainage.

# **ARTICLE 9: PAYMENTS AND COMPLETION**

# 9.1 APPLICATION FOR PAYMENT

- 9.1.1 Applications for payment shall be made upon AIA Document G702. There will be a five percent (5%) retainage on all Contractor's nontrip invoices until completion of the project. This retainage may become payable upon accept of all required closeout documentation, provided all other requirements of the Contract Documents have been met.
- 9.1.2 A date will be fixed for the taking or the monthly account of work done. Upon receipt of Contractor's itemized application for payment, such application will be audited, modified, if found necessary, and approved ho the amount. Statement shall be submitted to the Owner.
- 9.1.3 Section 6516, Title 29 of the <u>Delaware Code</u> annualized interest is not to exceed 12% per annum beginning thiny (30) days after the "presentment" (as opposed to the date) of the invoice.
- 9.2 PARTIAL PARMENTS
- 9.2.2

9.2.1

Any public works Contract executed by any Agency may provide for partial payments at the option of the Owner with respect to materials placed along or upon the sites or stored at secured locations, which are suitable for use in the performance of the contract.

When approved by the agency, partial payment may include the values of tested and acceptable materials of a nonperishable or noncontaminative nature which have been produced or furnished for incorporation as a permanent part of the work yet to be completed, provided acceptable provisions have been made for storage.

- Any allowance made for materials on hand will not exceed the delivered cost of the materials as verified by invoices furnished by the Contractor, nor will it exceed the contract bid price for the material complete in place.
- 9.2.3 If requested by the Agency, receipted bills from all Contractors, Subcontractors, and material, men, etc., for the previous payment must accompany each application for

payment. Following such a request, no payment will be made until these receipted bills have been received by the Owner.

- 9.3 SUBSTANTIAL COMPLETION
- 9.3.1 When the building has been made suitable for occupancy, but still requires small items of miscellaneous work, the Owner will determine the date when the project has been substantially completed.
- 9.3.2 If, after the Work has been substantially completed, full completion thereof is chapitally delayed through no fault of the Contractor, and without terminating the Contract, the Owner may make payment of the balance due for the portion of the Work full completed and accepted. Such payment shall be made under the terms and coronnon, governing final payment that it shall not constitute a waiver of claims.
- 9.3.3 On projects where commissioning is included, the commissioning work as defined in the specifications must be complete prior to the issuance of substantial completion.
- 9.4 FINAL PAYMENT
- 9.4.1 Final payment, including the five percent (5%) retainage if determined appropriate, shall be made within thirty (30) days after the Vork is fully completed and the Contract fully performed and provided that the Contract has submitted the following closeout documentation (in addition to any one. As unentation required elsewhere in the Contract Documents):
- 9.4.1.1 Evidence satisfactory to the owner that all payrolls, material bills, and other indebtedness connected with the work have been paid,
- 9.4.1.2 An acceptable RELEASE OF LIENS,
- 9.4.1.3 Copies of all applicable warranties,
- 9.4.1.4 As-built bawings,
- 9.4.1.5 Operations and Maintenance Manuals,

9.4.1.6

Instruction Manuals,



Consent of Surety to final payment.

The Owner reserves the right to retain payments, or parts thereof, for its protection until the foregoing conditions have been complied with, defective work corrected and all unsatisfactory conditions remedied.

# **ARTICLE 10: PROTECTION OF PERSONS AND PROPERTY**

10.1 The Contractor shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the performance of the Contract. The

Contractor shall take all reasonable precautions to prevent damage, injury or loss to: workers, persons nearby who may be affected, the Work, materials and equipment to be incorporated, and existing property at the site or adjacent thereto. The Contractor shall give notices and comply with applicable laws ordinances, rules regulations, and lawful orders of public authorities bearing on the safety of persons and property and their protection from injury, damage, or loss. The Contractor shall promptly remedy damage and loss to property at the site caused in whole or in part by the Contractor, a Subcontractor, or anyone directly or indirectly employed by any of them, or by anyone for whose acts they may be liable.

- 10.2 The Contractor shall notify the Owner in the event any existing hazardous material such as lead, PCBs, asbestos, etc. is encountered on the project. The Owner will errange with a qualified specialist for the identification, testing, removal, handling and protection against exposure or environmental pollution, to comply with applicable regulation laws and ordinances. The Contractor and Architect will not be required to participate in or to perform this operation. Upon completion of this work, and Owner will notify the Contractor and Architect in writing the area has been observed approved by the authorities in order for the work to proceed. The Contractor shall attach documentation from the authorities of said approval.
- 10.3 As required in the Hazardous Chemical Information Act of June 1984, all vendors supplying any materials that may be defined as hazardous, must provide Material Safety Data Sheets for those products. Any chemical and duct should be considered hazardous if it has a warning caution on the label relating to a potential physical or health hazard, if it is known to be present in the work piece, and if employees may be exposed under normal conditions or in any foreseeable energy situation. Material Safety Data Sheets <u>must</u> be provided <u>directly to the Owner</u> and gift the shipping slips that include those products.
- 10.4 The Contractor shall certify to the Owner that materials incorporated into the Work are free of all asbestos. This certification may be in the form of Material Safety Data Sheet (MSDS) provided by the product manufacturer for the materials used in construction, as specified or as provided by the Contractor.

# ARTICLE 11: INSURANCE AND BONDS

11.1



The Contractor shall carry all insurance required by law, such as Unemployment Insurance, etc. The Contractor shall carry such insurance coverage as they desire on their own property such as a field office, storage sheds or other structures erected upon the project site that belong to them and for their own use. The Subcontractors involved with this project shall carry whatever insurance protection they consider necessary to cover the loss of any of their personal property, etc.

Upon being awarded the Contract, the Contractor shall obtain a minimum of two (2) copies of all required insurance certificates called for herein, and submit one (1) copy of each certificate, to the Owner, within 20 days of contract award.

Bodily Injury Liability and Property Damage Liability Insurance shall, in addition to the coverage included herein, include coverage for injury to or destruction of any property arising out of the collapse of or structural injury to any building or structure due to demolition work and evidence of these coverages shall be filed with and approved by the Owner.

- 11.4 The Contractor's Property Damage Liability Insurance shall, in addition to the coverage noted herein, include coverage on all real and personal property in their care, custody and control damaged in any way by the Contractor or their Subcontractors during the entire construction period on this project.
- 11.5 Builders Risk (including Standard Extended Coverage Insurance) on the existing building during the entire construction period, shall not be provided by the Contractor under this contract. The Owner shall insure the existing building and all of its contents and at this new alteration work under this contract during entire construction period for the full insurable value of the entire work at the site. Note, however, that the Connector and their Subcontractors shall be responsible for insuring building materials (initialled and stored) and their tools and equipment whenever in use on the project, agains the damage, theft, vandalism, etc.
- 11.6 Certificates of the insurance company or companies statute the amount and type of coverage, terms of policies, etc., shall be furnished to the Owser, within 20 days of contract award.
- 11.7 The Contractor shall, at their own expense, (in addition to the above) carry the following forms of insurance:
- 11.7.1 <u>Contractor's Contractual Liability Insural</u>

Minimum coverage to be:

Bodily Injury\$500,000\$0,000,000\$0,000,000\$1,000,000\$1,000,000Property Danase\$500,000\$1,000,000\$1,000,000Contractors Protective Liability Insurance

for each person for each occurrence aggregate

for each occurrence aggregate

11.7.2

Minimum coverage to be:

Bodily Injury

\$500,000 for each person \$1,000,000 for each occurrence

\$1,000,000

\$500,000

\$500,000

aggregate

aggregate

Minimum coverage to be:

Automobile Liability Insurance

Property Damage

Bodily Injury	
Property Damage	

\$1,000,000 \$1,000,000 \$500,000 for each person for each occurrence per accident

- 11.7.4 Prime Contractor's and Subcontractors' policies shall include contingent and contractual liability coverage in the same minimum amounts as 11.7.1 above.
- 11.7.5 Workmen's Compensation (including Employer's Liability):
- 11.7.5.1 Minimum Limit on employer's liability to be as required by law.
- 11.7.5.2 Minimum Limit for all employees working at one site.
- 11.7.6 Certificates of Insurance must be filed with the Owner <u>guaranteeins</u> fileen (15) days prior notice of cancellation, non-renewal, or any change in coverages and limits of liability shown as included on certificates.
- 11.7.7 <u>Social Security Liability</u>
- 11.7.7.1 With respect to all persons at any time employed by or on the payroll of the Contractor or performing any work for or on their behalf, or in connection with or arising out of the Contractor's business, the Contractor shall accept full and exclusive liability for the payment of any and all contributions or excessor unemployment insurance, or old age retirement benefits, pensions or annihilies new or hereafter imposed by the Government of the United States and the State or political subdivision thereof, whether the same be measured by wages, salaries or other numureration paid to such persons or otherwise.
- 11.7.7.2 Upon request, the Contractor shall furnish Owner such information on payrolls or employment records as hay be necessary to enable it to fully comply with the law imposing the aforesaid contributions of taxes.
- 11.7.7.3 If the Owner is required by law to and does pay any and/or all of the aforesaid contributions or taxes the Contractor shall forthwith reimburse the Owner for the entire amount so paid by the Owner.

# ARTICLE 12: UNCOVERING AND CORRECTION OF WORK



The Contractor shall promptly correct Work rejected by the Owner or failing to conform to the requirements of the Contract Documents, whether observed before or after Substantial Completion and whether or not fabricated, installed or completed, and shall correct any Work found to be not in accordance with the requirements of the Contract Documents within a period of two years from the date of Substantial Completion, or by terms of an applicable special warranty required by the Contract Documents. The provisions of this Article apply to work done by Subcontractors as well as to Work done by direct employees of the Contractor.

12.2 At any time during the progress of the work, or in any case where the nature of the defects shall be such that it is not expedient to have them corrected, the Owner, at their option, shall have the right to deduct such sum, or sums, of money from the amount of the contract

as they consider justified to adjust the difference in value between the defective work and that required under contract including any damage to the structure.

# **ARTICLE 13: MISCELLANEOUS PROVISIONS**

- 13.1 CUTTING AND PATCHING
- 13.1.1 The Contractor shall be responsible for all cutting and patching. The Contractor coordinate the work of the various trades involved.

## 13.2 DIMENSIONS

- 13.2.1 All dimensions shown shall be verified by the Contractor by actual nearmoments at the project site. Any discrepancies between the drawings and specifications and the existing conditions shall be referred to the Owner for adjustment before any work affected thereby has been performed.
- 13.3 LABORATORY TESTS
- 13.3.1 Any specified laboratory tests of material and finited articles to be incorporated in the work shall be made by bureaus, laboratories or agencies approved by the Owner and reports of such tests shall be submitted to the Owner. The cost of the testing shall be paid for by the Contractor.
- 13.3.2 The Contractor shall furnish all sample materials required for these tests and shall deliver same without charge to the testing latoratory or other designated agency when and where directed by the Owner.

# 13.4 ARCHAEOLOGICAL AVIDLNCE

13.4.1 Whenever, in the course of construction, any archaeological evidence is encountered on the surface or below the surface of the ground, the Contractor shall notify the authorities of the State History Preservation Office and suspend work in the immediate area for a reasonable time to primit mose authorities, or persons designated by them, to examine the area and en ure the proper removal of the archaeological evidence for suitable preservation by the Division of Historical and Cultural Affairs.



# **GLASS REPLACEMENT AND CLEANING**

The General Contractor shall replace without expense to the Owner all glass broken during the construction of the project. If job conditions warrant, at completion of the job the General Contractor shall have all glass cleaned and polished.

WARRANTY

For a period of two (2) years from the date of substantial completion, as evidenced by the date of final acceptance of the work, the contractor warrants that work performed under this contract conforms to the contract requirements and is free of any defect of equipment, material or workmanship performed by the contractor or any of his subcontractors or

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GENERAL REQUIREMENTS 00 81 13 -15 suppliers. However, manufacturer's warranties and guarantees, if for a period longer than two (2) years, shall take precedence over the above warranties. The contractor shall remedy, at his own expense, any such failure to conform or any such defect. The protection of this warranty shall be included in the Contractor's Performance Bond.

# **ARTICLE 14: TERMINATION OF CONTRACT**

- 14.1 If the Contractor defaults or persistently fails or neglects to carry out the Workein accordance with the Contract Documents or fails to perform a provision of the Centract, the Owner, after seven days written notice to the Contractor, may make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due the Contractor. Alternatively, at the Owner's option, and the Owner may terminate the Contract and take possession of the site and of all materials, equipment, tools, and manine there thereon owned by the Contractor and may finish the Work by whatever method the Owner may deem expedient. If the costs of finishing the Work exceed any uppad compensation due the Contractor, the Contractor shall pay the difference to the Owner.
- 14.2 "If the continuation of this Agreement is contingent upon the appropriation of adequate state, or federal funds, this Agreement may be tarminated on the date beginning on the first fiscal year for which funds are not appropriated or at the exhaustion of the appropriation. The Owner may terminate this Agreement by providing written notice to the parties of such non-appropriation. All payment obligations of the Owner will cease upon the date of termination. Notwithstanding the foregoing, the Owner agrees that it will use its best efforts to obtain approvatof necessary funds to continue the Agreement."

SECTION

#### **ARTICLE VIII – APPLICABLE LAWS AND REGULATIONS**

#### Section 801. Applicable Law.

This MCCA is incidental to implementation of a federal program. Accordingly, this MCCA shall be governed by and construed according to federal law as it may affect rights, remedies, and obligations of the United States.

#### Section 802. Governing Regulations.

To the extent not inconsistent with express terms of this MCCA, provisions of 32 CFR Part 33, Uniform 1 documentary Requirements for Grants and Cooperative Agreements, the DoD 3210.6R, DoD Grant and Agreement Regulations (4/13/93), OMB Circular A-87, and NGR 5-1/ANGI 63-101, which circular and regulations are hereby incorporated into this MCCA by reference as if fully set forth herein, shall govern this MCCA.

#### Section 803. Officials Not to Benefit

No member of or delegate to Congress, or resident commissioner, shall be admitted to up on part of this agreement, or to any benefit arising from it, in accordance with 41 U.S.C. 22.

#### Section 804. Nondiscrimination.

The State covenants and agrees that by signing this agreement or accepting funct under this agreement, the recipient assures that it will comply with applicable provision of the following, national policies prehibiting discrimination:

a. On the basis of race, color, or national origin, in Title VII of the Nivil Rights Act of 1964 (42 U.S.C. § 2000d et seq.), as implemented by DOD regulations 32 CFR Part 195.

b. On the basis of race, color, religion, sex, or national origin, in Executive Order 11246 [3 CFR, 1964-1965 Comp. p. 339], as implemented by Department of Labor regulations issued thereinder (41 CFR Part 60);

c. On the basis of handicap, in Section 504 of the two phytation Act of 1973 (29 U.S.C. § 794) as implemented by Department of Justice regulations at 28 CFR part 41 and DoD Regulations at 32 CFR Part 56; and,

d. On the basis of Age, in the Age Discrimination Act of 1975 (42 U.S.C. § 6101 et seq.) as implemented by Department of Health and Human Services regulations at 45 CFL Par 20

#### Section 805. Lobbying.

a. The State covenance an agrees that it will not expend any funds appropriated by Congress to pay any person for influencing or attempting to influence an officer or employee of any agency or a member of Congress in connection with any of the following covered federal actions: The awarding of any federal contract; the making of any federal grant; the making of any federal loan; the entering inter of any cooperative agreement; and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, tan, or cooperative agreement.

b. Now Restrictions on Lobbying, issued by the Office of Management and Budget and the Department of Defense (32 CFR Part 28) to implement provisions of Section 319 of Public Law 102-121 (31 U.S.C. § 1352) is incorporated by reference and the State agrees to comply with provisions thereof, including amendments to the that may hereafter be issued.

Section 80. Drug-Free Work Place.

a. The State covenants and agrees that it will comply with provisions of the Drug-Free Work Place Act of 1988 (Public Law 100-090, Title V, Subtitle D; 41 U.S.C. § 701 et seq.) and will maintain a drug-free workplace.

b. Government-Wide Requirements for Drug-Free Workplace (Grants), issued by the Office of Management and Budget and the Department of Defense (41 USC 702) to implement provisions of the Drug-Free Work Place Act of 1988, is incorporated by reference and the State covenants and agrees to comply with provisions thereof, including amendments that may hereafter be issued.

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Section 807. Environmental Standards. (By signing this agreement or accepting funds under this agreement, the recipient assure that it will):

a. Comply with applicable provision of the Clean Air Act (42 U.S.C. § 7401, et seq) and Clean Water Act (33 USC 1251, et.seq.), as implemented by Executive Order 11738 [3 CFR, 1971-1975 comp., p.799] and Environmental Protection Agency (EPA) rules at 40 CFR Part 15. In accordance with the EPA rules, the recipient further agrees that it will:

- Not use any facility on the EPA's List of Violating Facilities in performing any award that is nonexempt under 40 CFR 15.5 (awards of less than \$100,000, and certain other awards, exempt from the EPA regulations), as long as the facility remains on the list.
- Notify the awarding agency if it intends to use a facility in performing this award that is on the List of Violating Facilities or that the recipient knows has been recommended to be placed on the List of Violating Facilities.
  - b. Identify to the awarding agency any impact this award may have on:

(1) The quality of the human environment, and provide help the agency may need to comply with the National Environmental Policy Act (NEPA, at 42 U.S.C 4321, et.seq.) and to prepare Environment Impact statements or other required environmental documentation. In such cases, the recipient agrees to take no action that will have an adverse environmental impact (e.g., physical disturbance of a site such as breaking of ground) until the agency provides written notification of compliance with the environmental impact analysis process.

(2) Flood-prone areas, and provide help the agency may need to comply with the National Flood Insurance Act of 1968 and Flood Disaster Protection Act of 1973 (42 U.S.C. 4001, et. Seq.) which require flood insurance, when available, for Federally assisted construction or acquisition in flood-prone areas.

(3) Coastal zones, and provide help the agency may need to comply with the Coastal Zone Management Act of 1972 (16 U.S.C. 1451, et seq.), concerning protection of U.S. ceasta resources.

(4) Coastal barriers, and provide help the agency may need to comply with the Coastal Barriers Resource Act (16 U.S.C. 3501 et.seq.), concerning preservation of barrier resources

(5) Any existing or proposed component of the National Wild and Scenic Rivers system, and provide help the agency may need to comply with the Wild and Scenic Livers Act of 1968 (16 U.S.C. 1271 et seq.).

(6) Underground sources of drin ding water in areas that have an aquifer that is the sole or principal drinking water source, and provide help the agency may need to comply with the Safe Drinking Water Act (42 U.S.C 300h-3).

#### Section 808. Preference for U.S. Flag bir Carriers.

(Any agreement under winch international air travel may be supported by U.S. Government funds)

Travel support d b. U.S. Covernment funds under this agreement shall use U.S flag air carriers (air carriers holding certificates under 49U.S.C.41102) for international air transportation of people and property to the extent that such service is available, in accordance with the International Air Transportation Fair Competitive Practices Act of 1974 (49 U.S.C. 40118) and the interpretative guidelines usued by the Comptroller General of the United States in the March 31, 1981, amendment to Comptroller General Decision B138942.

Section 809. Debarment and Suspension.

a. The State shall not make any award or permit any award (subgrant or contract) at any tier to any party which is debarred subsub-tied or is otherwise excluded from or ineligible for participation in federal assistance programs under Executive Order 12549 Department and Suspension".

b. Government-Wide Debarment and Suspension (Nonprocurement), issued by the Office of Management and Budget and the Department of Defense (32 CFR Part 25) to implement provisions of Executive Order 12549 "Debarment and Suspension," is incorporated by reference and the State covenants and agrees to comply with provisions thereof, including amendments that may hereafter be issued.

#### Section 810. Buy American Act.

The State covenants and agrees that it will not expend any funds appropriated by Congress without complying with The Buy American Act (41 U.S.C. 10). The Buy American Act gives preference to domestic end products and domestic construction material. In addition, the Memorandum of Understanding between the United States of America and the European Economic Community (EEC) on Government Procurement, and the North American Free Trade Agreement (NAFTA), provide that EEC and NAFT end products and construction materials are exempted from application of the Buy American Act.

#### Section 811. Relocation Assistance and Real Property Acquisition Policies.

The State covenants and assures that it will comply with 49 CFR part 24, which implements the Uniform Proceedion Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. § 4601 et seq.) and provides for far and equivable treatment of persons displaced by Federally assisted programs or persons whose property is acquired as a result of such programs.

Section 812. Copeland "Anti-Kickback" Act. (All contracts and subgrants for construction or repain

The State covenants and agrees that it will comply with the Copeland "Anti-Kickback Ac (18 U.S.C. 874), as supplemented in Department of Labor regulations (29 CFR Part 3). As applied to this MCCA, the Copeland Anti-Kickback" Act makes it unlawful to induce, by force, intimidation, threat of procuring dismissal from employment, or otherwise any person employed in the construction or repair of public buildings or public works, financed in whole or in part of the U ited States, to give up any part of the compensation to which that person is entitled under a contract of employment.

Section 813. Contract Work Hours and Safety Standards Act. (Construction convacts awarded by grantees and subgrantees in excess of \$2,000, and in excess of \$2,500 for other contracts which involve the employment of mechanics and laborers)

The State covenants and agrees that it will comply with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-330), as supplemented by Department of Xabor regulations (29 CFR Part 5). As applied to this MCCA, the Contract Work Hours and Safety Standards Act specifies that it alaborer or mechanic doing any part of the work contemplated by this MCCA shall be required or permitted to work more than 40 neurs in any work week unless paid for all additional hours at not less than 1 1/2 times the basic rate of pay.

Section 814. Davis-Bacon Act. Contractor to comply with State of Delaware prevailing wage requirements, pursuant to <u>Delaware Code</u>, Title 29, Section 6960 DO NOT USE THIS CLAUSE UNLESS AUTION 72 D BY NGB ARL

The State covenants and agrees that it will comply with the Davis-Bacon (40 U.S.C. 276 a to a -7) as supplemented by U.S. Department of Labor regulations (29 CFR Part 5). (Construction contracts in excess of \$2,000 awarded by grantees and subgrantees when required by Federal grant program legislation). All rulings and interpretations of the Davis-Bacon Act contained in 29 CFR Part 5 are incorporated by reference in this MCCA. As applied to this MCCA, the Davis Bacon Act (40 U.S.C. 276a -276a -7) provides that contracts in excess of \$2,000 as which the Federal Government provides assistance funding for construction, alteration, or repair (including painting and decorating of public buildings or public works within the United States, shall contain a provision that no laborer or mechanic employed directly upon the site of the work shall receive less than the prevailing wage rates as determined by the U.S. Secretary of Labor.

Section 815. National distoric Preservation. (Any construction, acquisition, modernization, or other activity that may impact a historic proven.)

(36 CFR Part 800 requires Grants Officers to get comments from the Advisory Council on Historic Preservation before proceeding with Federally assisted projects that may affect properties listed on or eligible for listing on the National Register of Historic Places.)

#### Section 816. Hatch Act.

The State covenants and agrees to comply with the Hatch Act (5 U.S.C. 1501 - 1508 and 7324 - 7326), as implemented by the Office of Personnel Management at 5 CFR Part 151, which limits political activity of employees or officers of State or local governments whose employment is connected to an activity financed in whole or part with Federal funds.

Section 817. Equal Employment Opportunity. (All construction contracts awarded in excess of \$10,000 by grantees and contractors or subgrantees.)

The State covenants and agrees to comply with Executive Order 11246 of September 24, 1965 entitled "Eraar Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967 and as supplemented in Department of Laber regulations (41 CFR Chapter 60).

Section 818. Cargo Preference. (Any agreement under which international air travel may be supported by U.S. Government funds.)

The State covenants and agrees that it will comply with the Cargo Preference Act of 1954 (40 USC 1241), as implemented by Department of Transportation regulations at 46 CFR 381.7, which require that at least 50 percent of equipment, materials or commodities procured or otherwise obtained with U.S. Government funds under this Grant, and when may be transported by ocean vessel, shall be transported on privately owned U.S. flag commercial vessels, if available.

Section 819. Preservation of Open Competition and Government Neutrality Towneds Sovernment Contractors' Labor Relations on Federal and Federally Funded Construction Projects.

Ø

The State covenants and agrees that it will comply with Executive Culer 13200 of February 17, 2001, Preservation of Open Competition and Government Neutrality Towards Government Contractors' Labor Relations on Federal and Federally Funded Construction Projects, as amended on April 6, 2001.

# EMPLOYEE DRUG TESTING REPORT FORM

Period Ending:\_\_\_\_\_

4104 Regulations for the Drug Testing of Contractor and Subcontractor Employees Working on Large Public Works Projects requires that Contractors and Subcontractors who work on Large Public Works Contracts funded all or in part with public funds maintain testing data that includes but is not limited to the data elements below.

Project Number:	
Project Name:	
Contractor/Subcontractor Name:	
Contractor/Subcontractor Address:	
Number of employees who worked o	n the jobsite during the report period:
Number of employees subject to rand	lom testing turing the report period:
Number of Negative Results	Number of Positive Results
Action taken on employee(s) in resp	nse to a failed or positive random test:
Date:	
This com is not required to be su	bmitted to the Owner. Included as a reference to show
	ed by the Contractor. The Owner shall have the right to

information required to be sublitted to the Owner. Included as a reference to show information required to be maintained by the Contractor. The Owner shall have the right to repriodically audit all Contractor and Subcontractor test results at the Contractor's or Subcontractor's offices (or by other means to make the data available for inspection by the Corner).

# EMPLOYEE DRUG TESTING REPORT OF POSITIVE RESULTS

4104 Regulations for the Drug Testing of Contractor and Subcontractor Employees Working on Large Public Works Projects requires that Contractors and Subcontractors who work on Large Public Works Contracts funded all or in part with public funds to notify the Owner in writing of a positive random drug test.

	CN CN
roject Number:	
roject Name:	
Contractor/Subcontractor Name:	
Contractor/Subcontractor Address:	
Name of employee with positive test result:	
Last 4 digits of employee SSN:	
Date test results received:	
Action taken on employee in response to a positive test resu	ılt:
Authorized Representative or Contractor/Subcontractor:	(typed or printed)
Authorized Servesentative of Contractor/Subcontractor:	
	(signature)

Enclose this test results form in a sealed envelope with the notation "Drug Testing Form – . NOT OPEN" on the face thereof and place in a separate mailing envelope.

# **SECTION 00 82 13**

# ADDITIONAL GENERAL REQUIREMENTS

- PART 1 **GENERAL**
- 1.01 **GENERAL PROVISIONS** 
  - APPLICABLE PROVISIONS of the entire Project Manual including Addenda snall A. this Section as fully as if repeated herein.
- 1.02 **BIDDING AND CONTRACT DOCUMENTS** 
  - Reference to specific sections of Bidding and Contract Docusen iurther herein will be by A. Section number only.
- 1.03 WORK INCLUDED
  - Briefly, and without force, it is the intent of this Project Manual and of the accompanying A. drawings that this Contractor shall provide the following:
    - (a)
- This project includes the following scleen winterior renovations:
  i) Replacement of floor, wall (pain, and ceiling finishes in the offices and corridors,
  ii) New Doors note most door openings are existing.

  - iii) Renovation of the upper level Men's toilets and selective renovations to the upper level woman's tailet / hower room.
  - Installation of new HC stair lift iv)
  - New Electronal writing and devices in renovation areas v)
  - ectrical panels vi) Relocatio r e
- 1.04

#### **TINCLUDED** WORK

estor Material: If material is encountered which may contain asbestos and must be disturbed, do not touch the material. Notify the Asbestos Section of the Division of Facilities Management in writing. Within fourteen (14) calendar days, the Division of Facilities Management will perform laboratory tests to determine if there is asbestos. If asbestos is not a danger, the Contractor will be directed to proceed without change. If the material is asbestos and must be handled, the Division of Facilities Management will direct a change.

# SECURITY

A. All wall openings must be secured and weather-proofed at the end of each work day.

Β. The Contractor shall be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with work. They shall take all reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage, injury or loss to:

- 1. All employees on the work and other persons who may be affected thereby.
- 2. All work, materials and equipment to be incorporated therein.
- 3. Other property at the site or adjacent thereto.
- C. The Contractor shall comply with all applicable laws, ordinances, rules, regulations and orders of any public authority having jurisdiction for the safety of persons or property or to protect them from damage, injury or loss. All damage or loss to any property or building materials shall be remedied by the Contractor no matter how such damage or loss is caused.

# 1.06 MAJOR SUB-CONTRACTORS

- A. Refer to the Bid Form for the listing of Sub-Contractors and Addresses.
- B. For simplicity, all sub-contracts and sub-contractors ville referred to further herein as Contracts and Contractors respectively.

# 1.07 DRAWINGS AND SPECIFICATIONS

- A. It is the intent of the specifications end dowings to include under each item all materials, apparatus and labor necessary to popely install, equip, adjust and put into perfect operation the respective portions of the installations specified and to so interconnect the various items or sections of the work as to form a complete and properly operating whole.
- B. Any apparatus, machinery, small items not mentioned in detail which may be found necessary to complete or perfect any portion of the installations in a substantial manner and in compliance with the requirements stated, implied or intended shall be furnished without extra cost to the towne. This shall include all materials, devices or methods peculiar to the machinery, pparatus or systems furnished and installed by the Prime Contractor or any sub-contractor.
  - In referring to drawings, figured dimensions take precedence over scale measurements. Dis repencies must be referred to the Engineer for decision. Each Contractor shall certify ind verify all dimensions before ordering material or commencing work.

Any work called for in the specifications but not mentioned or shown on the drawings, or called for in the drawings but not mentioned in the specifications, shall be provided as though called for in both.

When any device or part of equipment is referred to herein in the singular number, such as "the pump", such reference shall be deemed to apply to as many such devices as required to complete the installation.

F. The term "Provide" shall mean "Furnish and Install". Neither term will be used generally in these specifications, but will be assumed. The term "Furnish" shall mean to obtain and deliver on the job for installation by other trades.

C.

# 1.08 CONTINUITY OF SERVICES

- A. Continuous operation of basic services of these facilities during the construction is mandatory. This specifically includes space heating, telephone, storm sewer, domestic hot and cold water services, electrical services, and all security systems.
- B. No action shall be taken by these Contractors that will interrupt any of the existing ballding services or systems unless previous arrangements have been made five (5) days in already with the Owner or an authorized representative.
- C. Should any Contractor inadvertently interrupt any service, they shall immediately furnish all labor, including overtime, material and equipment necessary for prompt restoration of such service and/or system at no additional cost to the Owner.

# 1.09 METHOD OF PROCEDURE

- A. The drawings accompanying these specifications are diagrammatic and intended to cover the approximate and relative location of all material, equipment and systems.
- B. Installation, connection and interconnection of all components of these systems shall be, complete and made in accordance with the manufacturers instructions and best practices.
- C. Each Contractor shall erect all parts of equipment to be furnished by them under their contract at such time and in such man fer as not to delay or interfere with other Contractors on the job.
- D. All piping and conduit shall be olugged as required during construction to prevent entrance of dirt and other foreign objects.
- E. Before material is ordered or any work performed, each Contractor shall verify all measurements, holding lines, grades, pipes, and conduit work elevations at the building and shall be responsible for the correctness thereof. No extra compensation will be allowed on account of d ifferences between actual dimension and measurements and those indicated in the Contract Drawings. Any discrepancies discovered shall be submitted to the Engineer for consideration before proceeding with the work.
  - Fach Contractor shall lay out their work and be responsible for the establishment of heights, prades, etc., for all interior piping, and conduit, etc., included in Contract Documents, in strict accordance with the intent expressed thereby; and all the physical conditions to be met at the building and finished grade, and shall be responsible for accuracy thereof. The establishment of the location of all work shall be performed in consideration of the finished work. In case of conflict, equipment shall be relocated without cost to the Owner, as directed by the Engineer, regardless of which equipment was installed first.
- G. Each Contractor shall cooperate with other Contractors for the proper securing and anchoring of all work included within these specifications. Extraordinary care shall be used in the erection and installation of all equipment and materials to avoid any damage of the work of other Contractors, as each Contractor will be held financially responsible for all such injury caused by the lack of precaution and due to negligence on the part of their workers.

F.

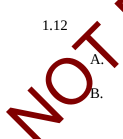
H. All piping, conduit and other mechanical and electrical materials and equipment mounted below ceilings are to be kept as close to ceiling as possible unless otherwise noted.

# 1.10 RESPONSIBILITY FOR DAMAGE AND CARE OF STATE PROPERTY

- A. The Contractor in the performance of this Contract will be held financially responsible for any damage to the grounds, buildings, or equipment caused by them, their subcontractor or employees, or other persons engaged in the performance of the Contract.
- B. Every reasonable effort shall be made by workmen to proceed with the workers descrobed in these specifications in a manner accepted in trade circles as the highert level of workmanship. The successful bidder for this work shall be responsible for all damage to other work caused by his workmen or through the neglect of his workmen on the site.
- C. Workmanlike care shall be expected at all times in performing the work. It shall be the responsibility of the successful bidder to repair or replace all clanaged property, the damage for which they or anyone working under his direction haresponsible.

# 1.11 MATERIALS AND EQUIPMENT

- A. All materials and equipment shall be nev anarshall conform to the grade, quality and standards specified herein.
- B. All equipment offered under these specifications shall be limited to products regularly produced and recommended for service ratings in accordance with engineering data or other comprehensive literature made available to the public and in effect at the time of opening of bids.
- C. Items such as valves, noters, starting equipment, vibration isolating devices, and all other equipment and nate ial, where applicable and practicable, shall each be of one manufacturer.
- D. Equipment hall be installed in strict accordance with manufacturer's instructions for type and capacity of each piece of equipment used. The Contractors shall obtain these instructions which will be considered part of these specifications. Type, capacity and application of equipment shall be suitable and shall operate satisfactorily for the purposes interded.



# **CASTENINGS AND CLAMPS**

Bolts with expansion shields shall not be used as anchor bolts.

- All fastenings, clamps and anchors shall be of type made for purpose intended, as follows:
- 1. Toggle or flat plates in fill with machine screw/bolt fastenings for pre-cast concrete or lath and plaster.
- 2. Metal expansion shields and machine screws for solid masonry.
- 3. Lag screws or bolts for wood or material of similar fibrous nature.

4. Screws with wooden or plastic plugs or lead caulking anchors are not acceptable.

# 1.13 CLEANING

- A. Each Contractor and/or Sub-Contractor who is responsible for execution of individual sections of work shall be responsible for the following:
  - 1. Removal of all lumber, refuse, metal, piping and debris resulting from their an on-site location as determined by the Prime Contractor.
  - 2. Cleaning drippings resulting from their work, etc., from finished work of other trades.
  - 3. Cleaning, polishing, waxing of their work as required
- B. After testing and acceptance by the Engineer, each Contractor shall thoroughly clean all material and equipment involved in their Contract to the satisfaction of the Engineer.

# 1.14 PROTECTION

- A. Exercise every precaution to exclude dust dirt and all other foreign materials from rooms during construction.
- B. All piping, materials and accessories having finish polished chrome plated surfaces and machine, finished or unpainted surfaces of equipment furnished under these specifications shall be given a thick coat of a neutral protection grease and carefully covered with thick cloth or heavy building peper held securely in place to protect the finish against damage during the entire period of construction.
- C. All openings in taps, httings, conduit, and all other materials shall be effectively sealed to exclude dirt, sand and other foreign materials.
- D. Exercise every precaution to exclude dust, dirt, and all other foreign materials from switchese rooms, relays, meters and transformer and mechanical equipment rooms during construction. All relays, meters and mechanical equipment contained with electrical components shall be protected with heavy paper held in place with approved mastic tape to exclude fine dust and particles.

EQUIPMENT DEVIATIONS

Refer to SUBSTITUTIONS Article of Section 00 10 00

- Where Prime or Sub-Contractors propose to use an item of equipment other than that specified as the standard of design and construction or detailed on drawings, the provisions of this referenced article shall apply.
- C. Where such approved deviation requires any changes of the structure, partitions, foundations, piping, wiring, or any other part of the Mechanical, Electrical or General Construction Design Documents, all re-design and any new drawings and detailing required therefore,

shall with the approval of the Engineer, be prepared and executed by the Contractor at their own expense.

- D. All alternate and/or substitute prices shall include the cost of all items affecting the work of all other trades.
- 1.16 GUARANTEE
  - A. All material, equipment and workmanship provided by each Contractor shall be in first class operating condition in every respect at time of acceptance by Owner. Acceptance by the Owner shall be by letter to this effect written to each Contractor.
  - B. Each Contractor shall unconditionally guarantee in writing all materials, economent and workmanship for a period of two (2) years from date of acceptance by Owner. During the guarantee period each Contractor shall repair or replace, at their own expense, any materials, equipment or workmanship in which defects may develop and they shall also provide free service for all equipment and systems involved in their contrast against this guarantee period.
  - C. Guarantee shall also include restoration to its original condition of all adjacent work that must be disturbed in fulfilling this guarantee.
  - D. All such repairs and/or replacements shall be made without delay and at the convenience of the Owner.
  - E. Guarantees furnished by Sub-Contractors and/or equipment manufacturers shall be countersigned by the related Contractor for joint and/or individual responsibility for subject item.
  - F. Manufacturer's equipment guarantees or warranties extending beyond the guarantee period described above shall be transferred to the Owner along with the contractor's guarantees.

# 1.17 AS-BUILT DRAWNON

- A. During the pourse of the work, maintain a record set of drawings on which shall be marked the actual physical location of all piping, valves, equipment, conduit, feeders, outlets, access panels, controls, actuators, etc., including all invert elevations.
- B. Incude all Addendum items, response to RFI's (field directives), change order items and anderground obstructions.



At project completion, obtain a clean set of prints and AutoCAD 2010/2014 CD'S from the Engineer. Make a set of reproducibles. Neatly transfer all the recorded as-built information on to the reproducibles and AutoCAD 2010/2014 CD.

- Provide five (5) prints of these reproducibles, one (1) set for the State Archives, and one (1) set along with the reproducibles themselves and AutoCAD 2010/2014 CD's to Owner. In addition, attach one (1) complete set of prints to each of the Operating and Maintenance Instructions.
- E. In cases where the Prime Contractor or Subcontractors are required to design and/or submit original shop drawing documents, prepared by the respective Contractors for submission to

State Agencies (i.e.: sprinkler, fire alarm, etc.), each respective Contractor or Subcontractor shall revise their drawings accordingly and include all As-Built information, thereon. Submit As-Builts in the same format, (i.e.: One (1) reproducible and three (3) prints) as with the project As-Builts.

END OF SECTION



mentary

# **SECTION 01 10 00**

# SUMMARY

# PART 1 - GENERAL

# 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Sup Conditions and other Division 01 Specification Sections, apply to this Section

# 1.2 SUMMARY

- A. Section Includes:
  - 1. Project information.
  - 2. Work covered by Contract Documents.
  - 3. Phased construction.
  - 4. Work by Owner.
  - 5. Work under separate contracts.
  - 6. Future work.
  - 7. Purchase contracts.
  - 8. Owner-furnished products.
  - 9. Contractor-furnished, Owner installed products.
  - 10. Access to site.
  - 11. Coordination with occupants
  - 12. Work restrictions.
  - 13. Specification and drawing conventions.
  - 14. Miscellaneous previsions.
- B. Related Requirement
  - 1. Section of 30 00 "Temporary Facilities and Controls" for limitations and procedures governing temporary use of Owner's facilities.

# 1.3 **PROJECT INFORMATION**

Project Identification: DEARNG Stern Interior Renovations FY 17

- 1. Project Location: 1420 Newport Gap Pk, Wilm. DE 19804
- B. Owner: United States of America
  - 1. Owner's Representative: Mjr. Marc Orndorf
- C. Architect: Tetra Tech.

Tetra Tech 200-76984-18002

D. 1. Architect Representative – Chuck Dobbs

# 1.4 WORK COVERED BY CONTRACT DOCUMENTS

- A. The Work of Project is defined by the Contract Documents and consists of the following:
  - 1. Renovate existing Men's lower level Toilet & Shower room.
  - 2. Renovate former kitchen into a Break Room and a Fitness room.
  - 3. Renovate Drill Hall replace the doors, paint the walls and ceiling and insta Heating and Ventilation unit.
  - 4. Install new main building Boiler

# 1.5 WORK UNDER SEPARATE CONTRACTS

- A. This project is being constructed concurrently with two other relate borojects. One is a new Fire Protection system (sprinklers and fire alarm), which is currently bioling. The second is new HVAC equipment and ductwork throughout the building, and this work is being performed by DEARNG and, work has recently been started. The Bidder for this project shall be responsible for coordinating with these two entities to develop a schedule for all three efforts. The critical coordination for the work associated with this project will be the installation of the suspended ceilings, following the ductwork and fire protection proping and wiring.
- B. General: Cooperate fully with separate contractors so work on those contracts may be carried out smoothly, without interfering with or delaying work under this Contract or other contracts. Coordinate the Work of this Contract with york performed under separate contracts.

# 1.6 ACCESS TO SITE

- A. General: Contractor that have limited use of Project site for construction operations as indicated on Drawings by the Contract limits and as indicated by requirements of this Section.
- B. Use of Site: Limit use of Project site to work in areas indicated. Do not disturb portions of Project site beyend areas in which the Work is indicated.
  - 1. Linits: Confine construction operations to Limits of Disturbance.
    - Driveways, Walkways and Entrances: Keep driveways and entrances serving premises clear and available to Owner, Owner's employees, and emergency vehicles at all times. Do not use these areas for parking or storage of materials.
      - a. Schedule deliveries to minimize use of driveways and entrances by construction operations.
      - b. Schedule deliveries to minimize space and time requirements for storage of materials and equipment on-site.

# 1.7 COORDINATION WITH OCCUPANTS

A. Partial Owner Occupancy: Owner will occupy the premises during entire construction period, with the exception of areas under construction. Cooperate with Owner during construction

operations to minimize conflicts and facilitate Owner usage. Perform the Work so as not to interfere with Owner's operations. Maintain existing exits unless otherwise indicated.

- 1. Maintain access to existing walkways, corridors, and other adjacent occupied or used facilities. Do not close or obstruct walkways, corridors, or other occupied or used facilities without written permission from Owner and authorities having jurisdiction.
- 2. Provide not less than 72 hours' notice to Owner of activities that will affect Owner operations.
- B. Owner Limited Occupancy of Completed Areas of Construction: Owner reserves the right to occupy and to place and install equipment in completed portions of the Work, pror to Substantial Completion of the Work, provided such occupancy does not interfere with completion of the Work. Such placement of equipment and limited occupancy shall not constitute acceptance of the total Work.
  - Architect will prepare a Certificate of Substantial Completion for each specific portion of the Work to be occupied prior to Owner acceptance of the concleted Work.
     Obtain a Certificate of Occupancy from authorities having jurisdiction before limited
  - 2. Obtain a Certificate of Occupancy from authorities having jurisdiction before limited Owner occupancy.
  - 3. Before limited Owner occupancy, mechanical and electrical systems shall be fully operational, and required tests and inspections shall be successfully completed. On occupancy, Owner will operate and maintain mechanical and electrical systems serving occupied portions of Work.
  - 4. On occupancy, Owner will assume responsibility for maintenance and custodial service for occupied portions of Work.

# 1.8 WORK RESTRICTIONS

- A. Work Restrictions, General: Compl. with restrictions on construction operations.
  - 1. Comply with limitations on use of public streets and with other requirements of authorities having juri diction.
- B. On-Site Work Hours: Limit work in the existing building to normal business working hours of 7:00 a.m. to 3:0 p.m., Monday through Friday, unless otherwise indicated.
  - 1. Wekeng Hours: Must be arranged in advance.
  - 2. Farly Morning Hours: Provide 72 hours' notice.
    - Hours for Utility Shutdowns:
      - Hours for Core Drilling: Provide 72 hours' notice.



DEARNG is off every other Monday. A schedule will be provided to the successful contractor.

Existing Utility Interruptions: Do not interrupt utilities serving facilities occupied by Owner or others unless permitted under the following conditions and then only after providing temporary utility services according to requirements indicated:

- 1. Notify Architect or Owner not less than three (3) days in advance of proposed utility interruptions.
- 2. Obtain Architect and Owner written permission before proceeding with utility interruptions.

- D. Noise, Vibration, and Odors: Coordinate operations that may result in high levels of noise and vibration, odors, or other disruption to Owner occupancy with Owner.
  - 1. Notify Architect and Owner not less than two (2) days in advance of proposed disruptive operations.
  - Obtain Architect and Owner written permission before proceeding with disruptive 2. operations.
- Controlled Substances: Use of tobacco products and other controlled substances Proje E. not permitted.
- F. Employee Identification: Provide identification tags for Contractor personnel only on Project site. Require personnel to use identification tags at all times.
- Employee Screening: Comply with Owner's requirements drug and ba G. round screening of Contractor personnel working on Project site.
  - 1. Maintain list of approved screened personnel with Owner's entative. nr
- Indoor Air Quality (IAQ): Protect existing building's indor an quality, including control of H. emissions and moisture control during construction. Develop a construction IAQ management plan to be followed.
  - 1. Control of Emissions: Provide measure, and duct operations to:
    - a. Protect HVAC systems.

g.

- Protect against emissions from such sources as environmental tobacco smoke, b. combustion contaminants, iological contaminants, volatile organic compounds (VOCs), formald myde, xoir gases, pesticides, particles and fibers. Provide low- and zero-VOC materials.
- c.
- Protect against cust infiltration, especially during dust-producing activities. Isolate work areas to prevent contamination of clean or occupied spaces. d.
- e.
- f. Continuous v maintain and regularly inspect areas and IAQ measures to prevent contamination of building areas.
  - Provide adequate ventilation, including, but not limited to:
    - Appropriate air filtration, including filter replacement.
    - Schedule construction operations involving wet products prior to packaged dry products to the greatest extent possible.
  - Vacuum carpeted and soft surfaces with a high-efficiency particulate arrestor (HEPA) vacuum.

# SPECIFICATION AND DRAWING CONVENTIONS

Specification Content: The Specifications use certain conventions for the style of language and A. the intended meaning of certain terms, words, and phrases when used in particular situations. These conventions are as follows:

- 1. Imperative mood and streamlined language are generally used in the Specifications. The words "shall," "shall be," or "shall comply with," depending on the context, are implied where a colon (:) is used within a sentence or phrase.
- 2. Specification requirements are to be performed by Contractor unless specifically stated otherwise.
- B. Division 01 General Requirements: Requirements of Sections in Division 01 apply to the Work of all Sections in the Specifications.
- C. Drawing Coordination: Requirements for materials and products identified on Drawings are described in detail in the Specifications. One or more of the following are used on Drawings to identify materials and products:
  - 1. Terminology: Materials and products are identified by the typical generic terms used in the individual Specifications Sections.
  - 2. Abbreviations: Materials and products are identified by abbreviations published as part of the U.S. National CAD Standard and scheduled on Drawings.
  - 3. Keynoting: Materials and products are identified by reference keynotes referencing Specification Section numbers found in this Project Manual.

END OF SECTION

RBIDC

INTERIOR RENOVATIONS – FY18' MC7601000098 DEARNG STERN ARMORY/READINESS CENTER WILMINGTON, DELAWARE

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Addendum #1

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Addendum #1

# SECTION 01 21 00

# ALLOWANCES

## PART 1 - GENERAL

# 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section

# 1.2 SUMMARY

- A. Section includes administrative and procedural requirements governing allowances.
  - 1. Certain items are specified in the Contract Documens by allowances. Allowances have been established in lieu of additional requirements and to defer selection of actual materials and equipment to a later date where direction will be provided to Contractor. If necessary, additional requirements will be assure by Change Order.
- B. Types of allowances include the following
  - 1. Lump-sum allowances.
  - 2. Contingency allowances.

# 1.3 COORDINATION

A. Coordinate allowance items with other portions of the Work. Furnish templates as required to coordinate installation.

# 1.4 CONTINGENCY ALLOWANCES

A. Use the commency allowance only as directed by Architect for Owner's purposes and only by Change Orders that indicate amounts to be charged to the allowance.

Contractor's overhead, and profit ordered by Owner under the contingency allowance are already included in the allowance and are part of the Contract Sum.

At Project closeout, credit unused amounts remaining in the contingency allowance to Owner by Change Order.

PART 2 - PRODUCTS (Not Used)

# PART 3 - EXECUTION

## 3.1 EXAMINATION

A. Examine products covered by an allowance promptly on delivery for damage or defects. Refurn damaged or defective products to manufacturer for replacement.

## 3.2 PREPARATION

A. Coordinate materials and their installation for each allowance with related materials and installations to ensure that each allowance item is completely integrated and interfaced with related work.

## 3.3 SCHEDULE OF ALLOWANCES

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A. Allowance No. 1: Contingency Allowance: Include a contrigency allowance of \$15,000.00 for use according to Owner's direction.

**END** 

**Project No.** 

**Initiation Date:** 

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# ALLOWANCE ACCESS AUTHORIZATION:

**Project:** 

Architect: Tetra Tech, Inc.

**Contractor:** 

AAA No.:

The Allowance is allocated as follows:

Total original Contract Allowance was: Amount of Contract Allowance Access previously authorized: Adjusted Contract Allowance prior to this authorization is The amount of available Allowance will Decrease by his Access Authorization: The remaining Contract Allowance, after this Access Authorization will be:

Recommended
Architect

By (Signature):

Accepted by:

ature):

**Contractor** 

Date: \_

B

by:

Approved by: Owner

~? ~?

By (Signature):

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# **SECTION 01 26 00**

#### **CONTRACT MODIFICATION PROCEDURES**

#### PART 1 - GENERAL

- 1.1 RELATED DOCUMENTS
  - A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

## 1.2 SUMMARY

- A. This Section specifies administrative and procedural requirements for headling and processing Contract modifications.
- B. Related Sections include the following:
  - 1. Division 01 Section "Allowances" for procedural requirements for handling and processing allowances.

# 1.3 MINOR CHANGES IN THE WORK

A. The Architect will issue supplemental instructions according Minor Changes in the Work, not involving adjustment to the Contract Sum Crune Contract Time, on AIA Document G710, "Architect's Supplemental Instructions".

# 1.4 PROPOSAL REQUESTS

- A. Owner-Initiated Proposal Requests: The Architect will issue a detailed description of proposed changes in the Work that may require adjustment to the Contract Sum or the Contract Time. If necessary, the description will include supplemental or revised Drawings and Specifications.
  - 1. Proposal Requests issued by the Architect are for information only. Do not consider them instructions either to stop work in progress or to execute the proposed change.
  - 2. Within the specified in Proposal Request after receipt of Proposal Request, submit a quatation estimating cost adjustments to the Contract Sum and the Contract Time necessary to execute the change. Refer to procedures outlined in the *Supplementary Conditions* of the Contract.

Contractor-Initiated Proposals: If latent or unforeseen conditions require modifications to the Contract, Contractor may propose changes by submitting a request for a change to the Architect. Refer to Procedures outlined in the *Supplementary Conditions* of the Contract.

#### ALLOWANCES

A. Submit claims for increased costs because of a change in scope or nature of the allowance described in the Contract Documents, whether for the Purchase Order amount or Contractor's handling, labor, installation, overhead, and profit. Submit claims within 14 days of receipt of the Change Order or Construction Change Directive authorizing work to proceed. Owner will reject claims submitted later than 21 days after such authorization.

Tetra Tech 200-76984-18002

# INTERIOR RENOVATIONS – FY18' MC7601000098

- 1. Do not include Contractor's or subcontractor's indirect expense in the Change Order cost amount unless it is clearly shown that the nature or extent of work has changed from what could have been foreseen from information in the Contract Documents.
- 2. No change to Contractor's indirect expense is permitted for selection of higher- or lowerpriced materials or systems of the same scope and nature as originally indicated.

# 1.6 CHANGE ORDER PROCEDURES

- A. On Owner's approval of a Proposal Request, the Architect will issue a Change Order for signatures of Owner and Contractor on AIA Document G701.
- 1.7 CONSTRUCTION CHANGE DIRECTIVE
  - A. Work Change Directive: The Architect may issue a Work Change Directive on AIA Document G714. Work Change Directive instructs Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
    - 1. Work Change Directive contains a complete description of change in the Work. It also designates method to be followed to determine change in the Contract Sum or the Contract Time.
  - B. Documentation: Maintain detailed records on a time and material basis of work required by the Work Change Directive.
    - 1. After completion of change, submit to near zed account and supporting data necessary to substantiate cost and time adjustments to the Contract.

PART 2 - PRODUCTS (Not Used)



END OF SECTION

## **SECTION 01 31 00**

## **PROJECT MANAGEMENT & COORDINATION**

#### PART 1 - GENERAL

## 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

## 1.2 SUMMARY

- A. This Section includes administrative provisions for coordinating construction operations on the Project including, but not limited to, the following:
  - 1. General project coordination procedures.
  - 2. Coordination Drawings.
  - 3. Administrative and supervisory personnel.
  - 4. Project meetings.
- B. Each contractor shall participate in coordination requirements. Certain areas of responsibility will be assigned to a specific contractor.
- C. Related Sections: The following Sections contain requirements that relate to this Section:
  - 1. Division 01 Section "Closeout Procedures" for coordinating Contract closeout.

# 1.3 COORDINATION

- A. Coordination: Coordinate construction operations included in various Sections of the Specifications to ensure efficient and orderly installation of each part of the Work. Coordinate construction operations, included in different Sections that depend on each other for proper installation, connection, and operation.
  - 1. Schedule construction operations in sequence required to obtain the best results where insellation of one part of the Work depends on installation of other components, before f after its own installation.
    - oordinate installation of different components with other contractors to ensure maximum accessibility for required maintenance, service, and repair.
    - Make adequate provisions to accommodate items scheduled for later installation.

B. I Fa

If necessary, prepare memoranda for distribution to each party involved, outlining special procedures required for coordination. Include such items as required notices, reports, and list of attendees at meetings.

1. Prepare similar memoranda for the Owner and separate contractors if coordination of their Work is required.

# INTERIOR RENOVATIONS – FY18' MC7601000098

# DEARNG STERN ARMORY/READINESS CENTER WILMINGTON, DELAWARE

- C. Administrative Procedures: Coordinate scheduling and timing of required administrative procedures with other construction activities and activities of other contractors to avoid conflicts and to ensure orderly progress of the Work. Such administrative activities include, but are not limited to, the following:
  - 1. Preparation of the Contractor's Construction Schedule.
  - 2. Preparation of the Schedule of Values.
  - 3. Installation and removal of temporary facilities and controls.
  - 4. Delivery and processing of submittals.
  - 5. Progress meetings.
  - 6. Preinstallation conferences.
  - 7. Project closeout activities.
- D. Conservation: Coordinate construction activities to ensure that operations are carried out with consideration given to conservation of energy, water, and materials.

# 1.4 SUBMITTALS

A. Coordination Drawings: Prepare Coordination Drawings if linited space availability necessitates maximum utilization of space for efficient installation of different components or if coordination is required for installation of products and materials fabricated by separate entities.

- 1. Indicate relationship of components show on separate Shop Drawings.
- 2. Indicate required installation sequences.
- B. Staff Names: Within 15 days of starting construction operations, submit a list of principal staff assignments, including superintendent and other personnel in attendance at the Project site. Identify individuals and their duties and responsibilities; list addresses and telephone numbers, including home and office telephone numbers. Provide names, addresses, and telephone numbers of individuals assigned as standbys in the absence of individuals assigned to the Project.
  - 1. Post copies of listin the Project meeting room, in temporary field office, and by each temporary elephone.
- 1.5 PROJECT ... FE VINGS
  - A. General: The Architectural/Engineering Consultant shall Schedule and conduct meetings and conferences at the Project site, unless otherwise indicated.



- Attendees: Inform participants and others involved, and individuals whose presence is required, of date and time of each meeting. Notify the Owner and the Contractor of scheduled meeting dates and times.
- Agenda: Prepare the meeting agenda. Distribute the agenda to all invited attendees.
- Minutes: Record significant discussions and agreements achieved. Distribute the meeting minutes to everyone concerned, including the Owner and the Architect, within 3 days of the meeting.
- B. Preconstruction Conference: The Architectural/Engineering Consultant shall Schedule a preconstruction conference before starting construction, at a time convenient to the Owner and the Architect, but no later than 15 days after execution of the Agreement. Hold the conference

at the Project site or another convenient location. Conduct the meeting to review responsibilities and personnel assignments.

- 1. Attendees: Authorized representatives of the Owner, the Contractor, and their consultants; the Contractor and its superintendent; major subcontractors; manufacturers; suppliers; and other concerned parties shall attend the conference. All participants at the conference shall be familiar with the Project and authorized to conclude matters relating to the Work.
- 2. Agenda: Discuss items of significance that could affect progress, including the following:
  - a. Tentative construction schedule.
  - b. Phasing.
  - c. Critical work sequencing.
  - d. Designation of responsible personnel.
  - e. Procedures for processing field decisions and Change Ord
  - f. Procedures for processing Applications for Payment
  - g. Distribution of the Contract Documents.
  - h. Submittal procedures.
  - i. Preparation of Record Documents.
  - j. Use of the premises.
  - k. Responsibility for temporary facility s and controls.
  - l. Parking availability.
  - m. Office, work, and storage areas.
  - n. Equipment deliveries and prictum
  - o. First aid.
  - p. Security.
  - q. Progress cleaning.
  - r. Working hours
- C. Progress Meetings: The Architectural/Engineering Consultant shall conduct progress meetings at bimonthly intervals. Coordinate dates of meetings with preparation of payment requests.
  - 1. Agenda: Review and correct or approve minutes of previous progress meeting. Review other iter or significance that could affect progress. Include topics for discussion as appropriate to status of the Project.

Contractor's Construction Schedule: Review progress since the last meeting. Determine whether each activity is on time, ahead of schedule, or behind schedule, in relation to the Contractor's Construction Schedule. Determine how construction behind schedule will be expedited; secure commitments from parties involved to do so. Discuss whether schedule revisions are required to ensure that current and subsequent activities will be completed within the Contract Time.

- Review present and future needs of each entity present, including the following:
  - 1) Interface requirements.
  - 2) Sequence of operations.
  - 3) Status of submittals.
  - 4) Deliveries.
  - 5) Off-site fabrication.
  - 6) Access.

b.

- 7) Site utilization.
- 8) Temporary facilities and controls.
- 9) Work hours.
- 10) Hazards and risks.
- 11) Progress cleaning.
- 12) Quality and work standards.
- 13) Change Orders.

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14) Documentation of information for payment requests.

END OI

- 2. Reporting: The Architectural/Engineering Consultant shall distribute minute of the meeting to each party present and to parties who should have been present. Include brief summary, in narrative form, of progress since the previous meeting and report.
  - a. Schedule Updating: Revise the Contractor's Construction Schedule unter each progress meeting where revisions to the schedule have been rade or recognized. Issue revised schedule concurrently with the report of each meeting.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

# SECTION 01 31 20

# **PAYROLL REPORTS**

## PART 1 - GENERAL

#### 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Surplemen Conditions and other Division 01 Specification Sections, apply to this Section.

#### 1.2 SUMMARY

- A. This Section includes administrative and procedural requirements or schedules and reports required for proper performance of the Work, including:
  - 1. State of Delaware Payroll Reports.
- B. Related Sections: The following Sections contain requirements that relate to this Section:
  - 1. Division 01 Section "Applications for Payment" specifies requirements for submittal of the Schedule of Values.
  - 2. Division 01 Section "Project Meetings" specifies requirements for submittal and distribution of meeting and conference minutes.

# 1.3 SUBMITTAL PROCEDURES

A. Coordination: Coordinate preparation and processing of schedules and reports with performance of other construction activities.

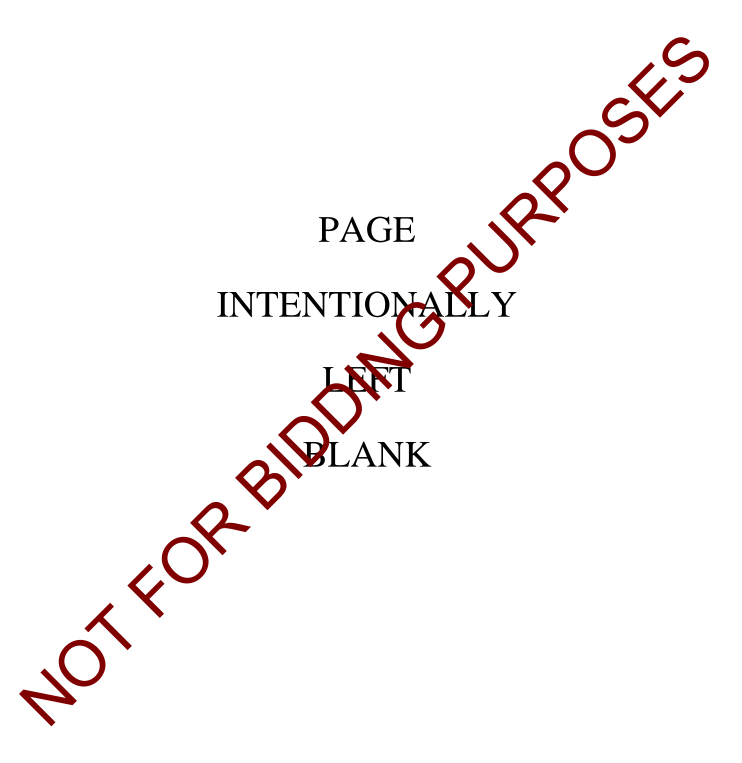
# 1.4 PAYROLL REPORT.

A. State of Delaware Payroll Reports: As required by the State of Delaware, Section 6960, Title 29, of the Delaware Code, payroll wages shall be reported weekly to the Delaware Department of Labor, Division of Industrial Affairs, 4425 North Market Street, Wilmington, DV19802, phone 302-761-8200. Forms shall be available at the above address.

**PRODUCTS** (Not Applicable)

RT 3 - EXECUTION (Not Applicable)

END OF SECTION



## **SECTION 01 32 00**

#### CONSTRUCTION PROGRESS DOCUMENTATION

#### PART 1 - GENERAL

- 1.1 RELATED DOCUMENTS
  - A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 1 Specification Sections, apply to this Section.

#### 1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for the currenting the progress of construction during performance of the Work, including the following:
  - 1. Preliminary Construction Schedule.
  - 2. Contractor's Construction Schedule.
  - 3. Submittals Schedule.
  - 4. Daily construction reports.
  - 5. Material location reports.
  - 6. Field condition reports.
  - 7. Construction photographs.
- B. Related Sections include the following:
  - 1. Division 01 Section "Paymen Procedures" for submitting the Schedule of Values.
  - 2. Division 01 Section "Project Management and Coordination" for submitting and distributing meeting and conference minutes.
  - 3. Division 01 Section "Submittal Procedures" for submitting schedules and reports.
  - 4. Division 01 Section "Iloseout Procedures" for submitting photographic negatives as Project Record Downents at Project closeout.
- 1.3 DEFINITIONS
  - A. Activity: A discrete part of a project that can be identified for planning, scheduling, monitoring, and controlling the construction project. Activities included in a construction schedule consume time and resources.



Critical activities are activities on the critical path. They must start and finish on the planned early start and finish times.

- Predecessor activity is an activity that must be completed before a given activity can be started.
- CPM: Critical path method, which is a method of planning and scheduling a construction project where activities are arranged based on activity relationships. Network calculations determine when activities can be performed and the critical path of Project.
- C. Critical Path: The longest continuous chain of activities through the network schedule that establishes the minimum overall Project duration and contains no float.

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- D. Event: The starting or ending point of an activity.
- E. Float: The measure of leeway in starting and completing an activity.
  - 1. Float time is not for the exclusive use or benefit of either Owner or Contractor, but is a jointly owned, expiring Project resource available to both parties as needed to meet schedule milestones and Contract completion date.
  - 2. Free float is the amount of time an activity can be delayed without adversely affecting the early start of the following activity.
  - 3. Total float is the measure of leeway in starting or completing an activity without adversely affecting the planned Project completion date.
- F. Major Area: A story of construction, a separate building, or a similar significant construction element.
- G. Milestone: A key or critical point in time for reference or measurement.
- H. Network Diagram: A graphic diagram of a network schedule, showing activities and activity relationships.
- 1.4 SUBMITTALS
  - A. Qualification Data: For firms and persons specified in Quality Assurance" Article and inhouse scheduling personnel to demonstrate their constrainties and experience. Include lists of completed projects with project names and addresses, names and addresses of architects and owners, and other information specified.
  - B. Submittals Schedule: Submit three copie of schedule. Arrange the following information in a tabular format:
    - 1. Scheduled date for first submittal.
    - 2. Specification Section number and title.
    - 3. Submittal category (action or informational).
    - 4. Name of an contractor.
    - 5. Description of the Work covered.
  - C. Contractor's Construction Schedule: Submit three printed copies of initial schedule, one a reproducible paint and one a blue- or black-line print, large enough to show entire schedule for entire construction period.

- CPM Reports: Concurrent with CPM schedule, submit three printed copies of each of the following computer-generated reports. Format for each activity in reports shall contain activity number, activity description, original duration, remaining duration, early start date, early finish date, late start date, late finish date, and total float.
- 1. Activity Report: List of all activities sorted by activity number and then early start date, or actual start date if known.
- 2. Logic Report: List of preceding and succeeding activities for all activities, sorted in ascending order by activity number and then early start date, or actual start date if known.
- 3. Total Float Report: List of all activities sorted in ascending order of total float.

- E. Daily Construction Reports: Submit two copies at weekly intervals.
- F. Material Location Reports: Submit two copies at weekly intervals.
- G. Field Condition Reports: Submit two copies at weekly intervals.
- 1.5 QUALITY ASSURANCE
  - A. Scheduling Consultant Qualifications: An experienced specialist in CPM scheduling and reporting.
- 1.6 COORDINATION
  - A. Coordinate preparation and processing of schedules and reports with performance construction activities and with scheduling and reporting of separate contractors.
  - B. Coordinate Contractor's Construction Schedule with the Schedule of Values, list of subcontracts, Submittals Schedule, progress reports, payment requests, and other required schedules and reports.
    - 1. Secure time commitments for performing critical examents of the Work from parties involved.
    - 2. Coordinate each construction activity in the network with other activities and schedule them in proper sequence.

# PART 2 - PRODUCTS

# 2.1 SUBMITTALS SCHEDULE

- A. Preparation: Submit a schedule of submittals, arranged in chronological order by dates required by construction schedule. Include time required for review, resubmittal, ordering, manufacturing, fabrication, and delivery when establishing dates.
  - 1. Coordinate submittals Schedule with list of subcontracts, the Schedule of Values, and Contractor's Construction Schedule.
  - 2. Final Submittal: Submit concurrently with the first complete submittal of Contractor's Constraction Schedule.
- 2.2 CONTRACTOR'S CONSTRUCTION SCHEDULE (CPM SCHEDULE)

CM Schedule: Prepare Contractor's Construction Schedule using a CPM network analysis diagram.

- 1. Develop network diagram in sufficient time to submit CPM schedule so it can be accepted for use no later than 15 days after date established for the Notice to Proceed..
- 2. Establish procedures for monitoring and updating CPM schedule and for reporting progress. Coordinate procedures with progress meeting and payment request dates.
- 3. Use "one workday" as the unit of time.

- B. CPM Schedule Preparation: Prepare a list of all activities required to complete the Work. Using the preliminary network diagram, prepare a skeleton network to identify probable critical paths.
  - 1. Activities: Indicate the estimated time duration, sequence requirements, and relationship of each activity in relation to other activities. Include estimated time frames for the following activities:
    - a. Preparation and processing of submittals.
    - b. Purchase of materials.
    - c. Delivery.
    - d. Fabrication.
    - e. Installation.
  - 2. Processing: Process data to produce output data or a computer draw a, time-scaled network. Revise data, reorganize activity sequences, and reproduce as often as necessary to produce the CPM schedule within the limitations of the Cov ract Time.
  - 3. Format: Mark the critical path. Locate the critical path near tenter of network; locate paths with most float near the edges.
    - a. Subnetworks on separate sheets are permissible for activities clearly off the critical path.

# 2.3 REPORTS

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- A. Daily Construction Reports: Prepare a daily construction report recording the following information concerning events at Project site:
  - 1. List of subcontractors a Projectore
  - 2. List of separate contractors at Project site.
  - 3. Approximate count of percennel at Project site.
  - 4. High and low temperatures and general weather conditions.
  - 5. Accidents.
  - 6. Meetings and significant decisions.
  - 7. Unusual events (refer to special reports).
  - 8. Stoppages, delays, shortages, and losses.
  - 9. Meter readings and similar recordings.
  - 10. Emergency procedures.
  - 11. Orders and requests of authorities having jurisdiction.
  - 12. Change Orders received and implemented.
    - Construction Change Directives received.
    - Services connected and disconnected.
  - 15. Equipment or system tests and startups.
  - 16. Partial Completions and occupancies.
  - 17. Substantial Completions authorized.
- B. Material Location Reports: At monthly intervals, prepare a comprehensive list of materials delivered to and stored at Project site. List shall be cumulative, showing materials previously reported plus items recently delivered. Include with list a statement of progress on and delivery dates for materials or items of equipment fabricated or stored away from Project site.

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C. Field Condition Reports: Immediately on discovery of a difference between field conditions and the Contract Documents, prepare a detailed report. Submit with a request for information. Include a detailed description of the differing conditions, together with recommendations for changing the Contract Documents.

PART 3 - EXECUTION (not used)

END OF SECTION

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## SECTION 01 33 00

## SUBMITTAL PROCEDURES

## PART 1 - GENERAL

#### 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section

#### 1.2 SUMMARY

- A. Section includes requirements for the administrative and procedured requirements for submitting Shop Drawings, Product Data, Samples, and other submittals.
  - 1. Process designated submittals for the Project endronically through designated email system.

#### 1.3 DEFINITIONS

- A. Action Submittals: Written and graphic information and physical samples that require Architect's responsive action. Action s bmittals are those submittals indicated in individual Specification Sections as "action submittals."
- B. Informational Submittals: Whiter and graphic information and physical samples that do not require Architect's reporsive action. Submittals may be rejected for not complying with requirements. Informational submittals are those submittals indicated in individual Specification Sections as "informational submittals."
- C. Portable Document Format (PDF): An open standard file format licensed by Adobe Systems used for representing documents in a device-independent and display resolution-independent fixed tay ut document format.
- D. Eman System: A method to transmit certain electronic submittals between the Contractor, Architect, and Owner, via email.
  - For consistency, the standard file format will be PDF. Convert paper originals and other file formats to PDF prior to submission.
  - 2. In the event of system malfunction, submittals shall be processed in accordance with the Architect's instructions, until the system malfunction has been corrected.
  - 3. For this Project, process the following submittal types through the designated email system:
    - a. Product Data.

- b. Shop Drawings.
- c. Product Schedules.
- d. Qualification Data.
- e. Certificates (Welding, Installer, Manufacturer, Product, and Material, as applicable).
- f. Test Reports (Material, Product, Preconstruction, Compatibility, and Field, applicable).
- g. Research Reports.
- h. Warranty (sample).
- i. Design Data, including calculations.
- j. Coordination Drawings.
- k. Delegated-Design Services Certifications.
- 4. For Samples, provide electronic submittal of Sample cover sheet, dendfying location and actual delivery date of Samples. Deliver Samples to location (Arc. tect's office, Project site, etc.) as directed by the Architect.

# 1.4 SUBMITTAL ADMINISTRATIVE REQUIREMENTS

- A. Coordination: Coordinate preparation and processing of submittals with performance of construction activities.
  - 1. Coordinate each submittal with factication, purchasing, testing, delivery, other submittals, and related activities that require sequential activity.
  - 2. Where indicated, submit all summal items required for each Specification Section concurrently.
  - 3. Coordinate transmittal of different types of submittals for related parts of the Work so processing will pot be delayed because of need to review submittals concurrently for coordination.
    - a. Aremeet reserves the right to withhold action on a submittal requiring commution with other submittals until related submittals are received.
- B. Processing Time: Allow sufficient time for submittal review, including time for resubmittals. No extension of the Contract Time will be authorized because of failure to transmit submittals enough in advance of the Work to permit processing, including resubmittals.

Electronic Submittals: Identify and incorporate information in each electronic submittal file as follows:

- I. Include a cover sheet on each submittal item for identification. Do not combine different submittals under same cover sheet; only one submittal is to be provided per email.
  - a. Cover Sheet: Use PDF version of sample form included in Project Manual. Complete each item on form, sign and date. Architect will furnish PDF version of sample form.
- 2. Name submittal file as directed by Architect.

- 3. Transmit each submittal via email using subject line as directed by Architect.
- 4. Send submittal to designated Project-specific email address:
  - a. Use the following email address: <u>IER.deng@tetratech.com</u>
- 5. Contractor must have a color printer and copier in order to use the electronic submitted process.
- D. Resubmittals: Make resubmittals in same form and, for non-electronic submittals in the s number of copies as initial submittal.
  - 1. Note date and content of revision in label or title block and clearly indicate extent of revision.
  - 2. Resubmit submittals until they are marked with approval notation from Architect.
  - 3. Refer to Supplementary Conditions for provisions and wing Owner to obtain reimbursement from the Contractor for amounts paid to the Architect for evaluation of certain resubmittals.
- E. Distribution: Furnish copies of final submittals to manufacturers, subcontractors, suppliers, fabricators, installers, authorities having jurisdiction, and others as necessary for performance of construction activities.
- F. Use for Construction: Retain complete topics of submittals on Project site. Use only final action submittals that are marked with approval notation from Architect.

# PART 2 - PRODUCTS

- 2.1 SUBMITTAL PROCEDURES, GENERAL
  - A. General Submittal Procedure Requirements: Prepare and submit submittals required by individual Specification Sections. Types of submittals are indicated in individual Specification Sections.
- 2.2 ELECTRONIC SUBMITTAL PROCEDURES

Use the designated email system for submittals in this Article.

- Submit electronic submittals via email as PDF electronic files.
  - a. Architect will return annotated file. Annotate and retain one copy of file as an electronic Project record document file.
- 2. Contractor must have a color printer and copier in order to use the electronic submittal process.

# INTERIOR RENOVATIONS – FY18' MC7601000098

- B. Product Data: Collect information into a single submittal for each element of construction and type of product or equipment.
  - 1. Mark submittal to show which products and options are applicable.
  - 2. Include the following information, as applicable:
    - a. Manufacturer's catalog cuts.
    - b. Statement of compliance with specified referenced standards.
    - c. Testing by recognized testing agency.
  - 3. For equipment, include the following in addition to the above, as applicate:
    - a. Printed performance curves.
    - b. Clearances required to other construction, if not indicated on accompanying Shop Drawings.
- C. Shop Drawings: Prepare Project-specific information, drawn accurately to scale. Do not base Shop Drawings on reproductions of the Contract Documents or sandard printed data, unless submittal based on Architect's digital data drawing files is otherwise permitted.
  - 1. Preparation: Fully illustrate requirements in the contract Documents. Include the following information, as applicable:
    - a. Identification of products.
    - b. Schedules.
    - c. Compliance with specified standards.
    - d. Notation of dimensions established by field measurement.
    - e. Relationship and attachine a to adjoining construction clearly indicated.
    - f. Seal and signature of p of essional engineer if specified.
- D. Product Schedule: A creatized in individual Specification Sections, prepare a written summary indicating types of product required for the Work and their intended location. Include the following information in tabular form:
  - 1. Type of product. Include unique identifier for each product indicated in the Contract Discumstis or assigned by Contractor if none is indicated.
  - 2. Manufacturer and product name, and model number if applicable.
  - 3. Vumber and name of room or space.

Qualification Data: Prepare written information that demonstrates capabilities and experience of firm or person. Include lists of completed projects with project names and addresses, contact information of architects and owners, and other information specified.

Certificates:

1. Welding Certificates: Prepare written certification that welding procedures and personnel comply with requirements in the Contract Documents. Submit record of Welding Procedure Specification and Procedure Qualification Record on AWS forms. Include names of firms and personnel certified.

- 2. Installer Certificates: Submit written statements on manufacturer's letterhead certifying that Installer complies with requirements in the Contract Documents and, where required, is authorized by manufacturer for this specific Project.
- 3. Manufacturer Certificates: Submit written statements on manufacturer's letterhead certifying that manufacturer complies with requirements in the Contract Document Include evidence of manufacturing experience where required.
- 4. Product Certificates: Submit written statements on manufacturer's letterhead ce that product complies with requirements in the Contract Documents.
- 5. Material Certificates: Submit written statements on manufacturer's letterhead certifying that material complies with requirements in the Contract Documents
- G. Test Reports:
  - 1. Material Test Reports: Submit reports written by a qualific testing agency, on testing agency's standard form, indicating and interpreting test results of material for compliance with requirements in the Contract Documents.
  - 2. Product Test Reports: Submit written reports indicating that current product produced by manufacturer complies with requirements in the Contract Documents. Base reports on evaluation of tests performed by manufacture and witnessed by a qualified testing agency, or on comprehensive tests performed by a qualified testing agency.
  - 3. Preconstruction Test Reports: Submit reports written by a qualified testing agency, on testing agency's standard form, indusating and interpreting results of tests performed before installation of product, for compliance with performance requirements in the Contract Documents.
  - 4. Compatibility Test Robots. Submit reports written by a qualified testing agency, on testing agency's structure form, indicating and interpreting results of compatibility tests performed before insullation of product. Include written recommendations for primers and substrap preparation needed for adhesion.
  - 5. Field Tesa Reports: Submit written reports indicating and interpreting results of field tests performed either during installation of product or after product is installed in its final location, for compliance with requirements in the Contract Documents.
- H. Research Reports: Submit written evidence, from a model code organization acceptable to authorities having jurisdiction, that product complies with building code in effect for Project.

Warranty: Submit sample warranties as required in individual Specification Sections.

Design Data: Prepare and submit written and graphic information, including, but not limited to, performance and design criteria, list of applicable codes and regulations, and calculations. Include list of assumptions and other performance and design criteria and a summary of loads. Include load diagrams if applicable. Provide name and version of software, if any, used for calculations. Include page numbers.

## INTERIOR RENOVATIONS – FY18' MC7601000098

- K. Coordination Drawing Submittals: Comply with requirements specified in Division 01 Section "Project Management and Coordination."
- L. Delegated-Design Services Certification: Submit certificate, signed and sealed by the responsible design professional, for each product and system specifically assigned to Contractor to be designed or certified by a design professional.
  - 1. Indicate that products and systems comply with performance and design criteria in the Contract Documents. Include list of codes, loads, and other factors used in performing these services.
  - 2. In addition, for a project in New Jersey, provide three paper copies of certificate, signed and sealed (with raised seal) by the responsible design professional.

# 2.3 NON-ELECTRONIC SUBMITTAL PROCEDURES

- A. Samples: Submit Samples for review of kind, color, pattern, and texture for a check of these characteristics with other elements and for a comparison of these characteristics between submittal and actual component as delivered and installed.
  - 1. Transmit Samples that contain multiple, related components such as accessories together in one submittal package.
  - 2. Identification: Attach label on unexpected ide of Samples that includes the following:
    - a. Generic description of bancole
    - b. Product name and name of n anufacturer.
    - c. Sample source.
    - d. Number and title of applicable Specification Section.
  - 3. Disposition: Maintein sets of approved Samples at Project site, available for qualitycontrol comparisons throughout the course of construction activity. Sample sets may be used to determine haal acceptance of construction associated with each set.
  - 4. Samples for Initial Selection: Submit manufacturer's color charts consisting of units or sections of units showing the full range of colors, textures, and patterns available.

Number of Samples: Submit two full sets of available choices where color, pattern, texture, or similar characteristics are required to be selected from manufacturer's product line. Architect will return one submittal with options selected.

Samples for Verification: Submit full-size units or Samples of size indicated, prepared from same material to be used for the Work, cured and finished in manner specified, and physically identical with material or product proposed for use, and that show full range of color and texture variations expected. Samples include, but are not limited to, the following: partial sections of manufactured or fabricated components; small cuts or containers of materials; complete units of repetitively used materials; swatches showing color, texture, and pattern; color range sets; and components used for independent testing and inspection.

- a. Number of Samples: Submit two sets of Samples. Architect will return one set.
  - 1) If variation in color, pattern, texture, or other characteristic is inherent in material or product represented by a Sample, submit at least three sets of paired units that show approximate limits of variations.
- B. Shop Drawing Submissions:
  - 1. Submit eight (8) copies for review.
- C. Subcontract List: Prepare a written summary identifying individuals or firms proposed for each portion of the Work, including those who are to furnish products or equipment fabricated to a special design. Include the following information in tabular form:
  - 1. Name, address, and telephone number of entity performing subcontract or supplying products.
  - 2. Number and title of related Specification Section(s) evered by subcontract.
  - 3. Submit subcontract list in the following format:
    - a. Number of Copies: Four paper copies of subcontractor list, unless otherwise indicated. Architect will return one copy
- D. Key Personnel Names: No later than 15 day after date of Notice of Award, submit a list of key personnel assignments, including superintendent and other personnel in attendance at Project site.
  - 1. Identify individuals and ther duties and responsibilities; list addresses and telephone numbers, including memory, office, and cellular telephone numbers and email addresses.
    - a. Numer of copies: Four paper copies of key personnel list, unless otherwise indicated
- E. Closeout Submittals and Maintenance Material Submittals: Comply with requirements specified a Division 01 Section "Closeout Procedures."
- F. Maintenance Data: Comply with requirements specified in Division 01 Section "Operation and Maintenance Data."

# DELEGATED-DESIGN SERVICES

- Performance and Design Criteria: Where professional design services or certifications by a design professional are specifically required of Contractor by the Contract Documents, provide products and systems complying with specific performance and design criteria indicated.
- 1. If criteria indicated are not sufficient to perform services or certification required, submit a written request for additional information to Architect.

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## PART 3 - EXECUTION

#### 3.1 CONTRACTOR'S REVIEW

- A. Action and Informational Submittals: Review each submittal and check for coordination with other Work of the Contract and for compliance with the Contract Documents. Note corrections and field dimensions. Identify any deviations from Contract Document requirements Mark cover sheet with approval before submitting to Architect.
  - 1. Sign and date statement certifying that submittal has been reviewed, checked, and approved for compliance with the Contract Documents.

# 3.2 ARCHITECT'S ACTION

- A. General: Architect will not review submittals that do not bean Covaractor's approval and will return them without action.
- B. Action Submittals: Architect will review each submittat, make marks to indicate corrections or revisions required, and return it. Architect will mark submittal appropriately to indicate action, as follows:
  - 1. Final Unrestricted Release: Where the submattal is marked "Approved," the Work covered by the submittal may proceed provided it complies with the Contract Documents. Final acceptance will depend on that compliance.
  - 2. Final-but-Restricted Release. Where the submittal is marked "Approved as Noted," the Work covered by the submittal may proceed provided it complies both with Architect's notations and corrections on the submittal and the Contract Documents. Final acceptance will depend on that compliance.
  - 3. Resubmit: Where the submittal is marked "Approved, Revise and Return Corrected Copies," the Work covered by the submittal may proceed provided it complies both with Architect's notations and corrections on the submittal and the Contract Documents. Revise submittal according to Architect's notations and corrections and return corrected cobies. Final acceptance will depend on that compliance.
    - . Rejected: Where the submittal is marked "Rejected," do not proceed with the Work overed by the submittal. Prepare a new submittal for a product that complies with the Contract Documents.
      - Incomplete Resubmit: Where the submittal is marked "Incomplete, Submit Additional Information," do not proceed with the Work covered by the submittal. Prepare additional information requested, or required by the Contract Documents, that indicates compliance with requirements, and resubmit.
- C. Informational Submittals: Architect will review each submittal and will not return it, or will return it if it does not comply with requirements.

# DEARNG STERN ARMORY/READINESS CENTER WILMINGTON, DELAWARE

- D. Incomplete submittals are unacceptable, will be considered nonresponsive, and will be returned for resubmittal without review.
- E. Limit information submitted to specific products indicated. Do not submit extraneous matter. Submittals containing excessive extraneous matter will be returned for resubmittal without review.
- F. Submittals not required by the Contract Documents may be returned by the Architect vithout action.

Attachment: Cover Sheet

END OF SECTION

ARCHITECT: Tetra Tech	Check following as applicable:	
ARCHITECT: TETRA TECH	Re-submission	
PROJECT IDENTIFICATION	RESERVED FOR USE BY TETRA TECH	
Architect's	ACTION SUBMITTAL:	
Project No.: 200-76984-18002		
Proj. Name: Interior Renovations – FY18'		
Location: DEARNG Stem Armory/Readiness Center	Approved As Noted	
PRODUCT IDENTIFICATION	Revise and Resubmit	$\mathbf{Y}$
Specification Section No.		
A/E Submittal No	INFORMATIONAL SUBMITTAL:	
Name of Product:		
	No Action (ak n	
Name of Manufacturer:	Returned for Resubmittal	
SUBCONTRACTOR	Reviewed By.	
	Date:	
SUPPLIER		
RELATIONSHIP TO STRUCTURE         Building         Name	ith mormation given and the design concept expressed in the accuracy and completeness of other details is dimensions and quantities, or for substantiating instructions installation or performance of equipment or systems, all of wiremain the responsibility of the Contractor as required by the Documents. Review shall not constitute approval of safety provide the statement of the safety proval of safety provide the safety provide the safety provides the safety prov	e of such as for which e Contra
Contract Drawing No.:	or of any construction means, methods, techniques, sequence cedures.	
DEVIATION FROM CONTRACT DOCUMENTS:		
CONTRACTOR COMMENTO:		
ARCHITECT'S COMMENTS:		
CONTRACTOR'S STAMP CON	TRACTOR 'S CERTIFICATION	

I CERTIFY THAT THIS SUBMITTAL HAS BEEN REVIEWED AND APPROVED BY THE CONTRACTOR IN ACCORDANCE WITH THE GENERAL CONDITIONS.

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# SECTION 01 33 01 CADD RELEASE

PART 1 - GENERAL (Not Applicable)

PART 2 - PRODUCTS (Not Applicable)

# PART 3 - EXECUTION

# 3.1 USE AND INDEMNIFICATION AGREEMENT

- A. Instructions:
  - 1. Please be aware that Tetra Tech charges contractor(s) for electronic files (this applies to files in AutoCAD (or similar) format).
    - a. PDF's, which are simply an electronic scan of the drawings, do not require the use of the indemnification form; however we charge \$50 per PDF to cover our expenses. Tetra Tech must receive the contractor' check prior to sending PDF's.
  - 2. For AutoCAD type files, the cost is \$10 per chartronic drawing, regardless of the number of drawings they are requesting. The Use and Indemnification Agreement is to be signed by the Prime Contractor. Should a sub-onflector, such as a steel fabricator, ductwork detailer, desire electronic files, they would need to pursue this request through their Prime Contractor who has the contract with the Chant
  - 3. Due to the inherent value is the company of our typical details and our other standards, we limit the drawings oper that we will release via this indemnification form to plan type drawings. Typical detail sheets are not to be released in the form of an electronic AutoCAD drawing file
  - 4. In addition, our internal individual Base Plans will not be released; we limit what the contractor call purchase to the actual individual contract drawings.



Ait the Prime Contractor has determined the number of drawings that they will need, fill out the following two pages. The second page of the form, marked Use and Indemnification Agreement – Business Office, needs to be sent to the Business Office with the Contractor check made out to Tetra Tech. We will not release electronic files until we receive this form and the check.

END OF SECTION



# **Use and Indemnification Agreement**

Re: DEARNG Stern Armory/Readiness Center – Interior Renovations – FY18'

240 Continental Drive, Suite 200 Newark, Delaware 19713 Tel. (302) 738-7551 Fax (302) 454-5980

Tt Project No. 200-76984-18002

*Whereas*, \_\_\_\_\_\_\_ (hereinafter the "Contractor"), acknowledges that it has requested certain electronic files and/or media of the Drawings and/or Specifications for the above-referenced Project which are the property of Tetra Tech Engineers, Architects & Land scape Architects, P.C. d/b/a Tetra Tech Architects & Engineers (hereinafter "Tetra Tech").

Whereas, Contractor further acknowledges all requests for electronic files require a pre-payment of \$100/file (Each individual dawing in the set of Contract Documents represents 1 file), regardless of the number of files requested, prior to receiving said files from tera Tech

Now, therefore, Contractor hereby warrants and covenants that it will abide by the following provisions:

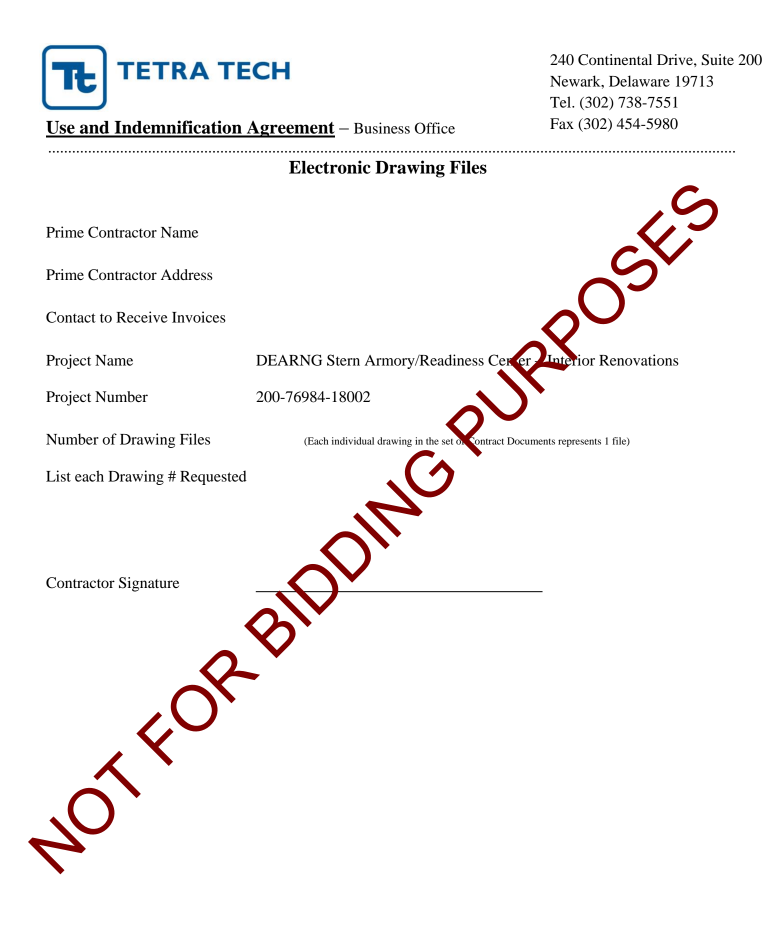
#### A. Indemnification

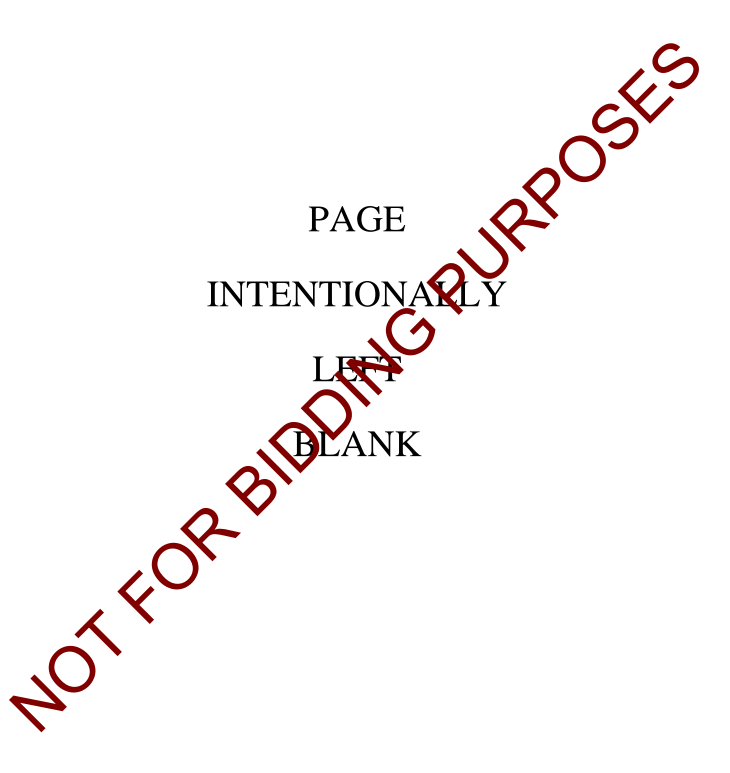
- 1. In consideration of permission to use electronic files or media, including but not limited to electronic files or dawings created by use of computer, for the Work of this Project only, and which the Contractor has requested from Tetra Tech, the Contractor to use fullest extent permitted by law, hereby agrees to indemnify and hold harmless Tetra Tech, its agents, employees, officers, director and contractor with any and all claims, damages, losses and expenses, including any attorneys' fees, arising out of, resulting from or inconnection with any and all use of said electronic materials, but only if such claim, damage, loss or expense is caused in whole or in part by the contractor, its employees, agents, officers, directors, or any other party directly or indirectly employed by any of them or any party for wose as any of them may be liable, regardless of whether or not it is caused by a party indemnified hereunder. Such obligation shall no be consult at to reduce or negate any other right or obligation of indemnification that would otherwise exist as to any party hereto. This is deconification shall not apply to the liability of the indemnifiee arising out of its own negligence. This indemnification shall not be limited in any way because of any limitation on damages, compensation or benefits under any statute, law or governmental requirements of any sort.
- 2. The following shall be included within the definition of "expenses" herein: (a) any one expended by the indemnified party of its employees, agents, officers and directors at their usual and customary billing rates, as well as all out-of-pocket expenses such as long-distance telephone calls, costs of reproduction, expenses of travel and lodging; (b) all costs a row, mays of experts, consultants, engineers, and any other party retained by the indemnified party reasonably required to defend the claim; (c) all costs, including reasonable attorneys' fees, incurred in bringing any action to enforce the provisions of this indemnification. The following shall be included within the definition of "action" herein: any case brought in any state or federal court, any arbitration, any mediation, and my similar forum for resolution of any dispute herein, and shall also include any counterclaim or third-party action in any such forum.

#### B. <u>Use and Compatibility</u>

- 1. Tetra Tech' instruments of service are functional without guarantee of compatibility with the Contractor's software or hardware, and Tetra Tech' sole responsibility for the electronic mediate to function a replacement for defective disks within thirty (30) days after delivery to Contractor.
- 2. Because data stored on electronic me ia can deteriorate undetected or be modified without Tetra Tech' knowledge, the Contractor agrees that Tetra Tech will not be held liable for the completeness or correctness of the electronic media after an acceptance period of thirty (30) days after delivery of the electronic files. Tetra Tech ideas confirm the accuracy of the final sealed hard copy drawings, previously submitted pursuant to the Prime Agreement for this Project.
- 3. The electronic file are sub-eited to the Contractor for a thirty (30) day acceptance period. During this period, the Contractor may review and examine these file and any errors detected during this time will be corrected by Tetra Tech. Any changes requested after the acceptance period will be considered additional services to be performed on a time and materials basis, at Tetra Tech's standard cost plus terms and conditions.
- 4. Tetra Tech atains ownership of the printed hard copy Drawings and Specifications and the electronic media. The Contractor is granted a license for the project is use, but only in the operation and maintenance of the Project. Use of these materials for modification, extension, or expansion of this P oject of on any other project, unless under the direction of Tetra Tech, shall be without liability to Tetra Tech and Tetra Tech's consultants.

# WINESS WHEREOF:





CAD RELEASE 01 33 01-4

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#### **SECTION 01 50 00**

## **TEMPORARY FACILITIES AND CONTROLS**

## PART 1 - GENERAL

#### 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, may apply to this Section.

## 1.2 SUMMARY

A. Section includes requirements for temporary utilities, support facilities, and security and protection facilities.

# 1.3 USE CHARGES

- A. General: Installation and removal of and use charges for temporary facilities shall be included in the Contract Sum unless otherwise indicated. Allow other entities to use temporary services and facilities without cost, including, but for limited to, Owner's construction forces, Architect, Engineer, testing agencies, and authorities agving jurisdiction.
- B. Sewer Service: Owner will not provide sewer-service for the project. Contractor shall provide all required temporary sanitary facilities.
- C. Water Service: Owner will provide on-site access to water service used by all entities for construction operations.
- D. Electric Power Service: Owner will provide on-site access to electric-power-service used by all entities for construction operations. Contractor shall furnish all necessary equipment to facilitate connection to power including coordination of permits with any inspection agency and or installation.
- E. Upon completion of the project and prior to demobilization the Contractor shall at his or her sole expense, remove any temporary utility service equipment and restore the service location to as pre-construction condition.

# INFORMATIONAL SUBMITTALS

- A. Site Plan: Show temporary facilities, utility hookups, staging areas, and parking areas for construction personnel.
- B. Dust-Control Plan: Submit coordination drawing and narrative that indicates the dust-control measures proposed for use, proposed locations, and proposed time frame for their operation.

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Identify further options if proposed measures are later determined to be inadequate. Include the following:

- 1. Locations of dust-control partitions at each phase of work.
- 2. Waste handling procedures.
- 3. Other dust-control measures.

# 1.5 QUALITY ASSURANCE

- A. Electric Service: Comply with NECA, NEMA, and UL standards and regulations for emporar electric service. Install service to comply with NFPA 70.
- B. Tests and Inspections: Arrange for authorities having jurisdiction to test and inspect each temporary utility before use. Obtain required certifications and permits.
- C. Accessible Temporary Egress: Comply with applicable provisions in ADA-ABA Accessibility Guidelines.

# 1.6 PROJECT CONDITIONS

A. Temporary Use of Permanent Facilities: Engage Instater of each permanent service to assume responsibility for operation, maintenance, and protection of each permanent service during its use as a construction facility before Owner's acceptance, regardless of previously assigned responsibilities.

# PART 2 - PRODUCTS

- 2.1 TEMPORARY FACILITES
  - A. Field Offices, General: Stori be set-up in the building.
  - B. Keep office clear and orderly. Furnish and equip offices as follows:
    - 1. Furniture required for Project-site documents including file cabinets, plan tables, plan recks, and bookcases.

Conference room of sufficient size to accommodate meetings of 6 individuals. Provide electrical power service and 120-V ac duplex receptacles, with no fewer than one receptacle on each wall. Furnish room with conference table, chairs, and 4-foot-square tack and marker boards.

- Drinking water and private toilet.
- Coffee machine and supplies.
- 5. Heating and cooling equipment necessary to maintain a uniform indoor temperature of 68 to 72 deg F.
- 6. Lighting fixtures capable of maintaining average illumination of 20 fc at desk height.
- C. Storage or Fabrication Sheds: Provide sheds sized, furnished, and equipped or fenced around to accommodate materials and equipment for construction operations as needed for secure area for equipment.

1. Store combustible materials apart from building.

## 2.2 EQUIPMENT

- A. Fire Extinguishers: Portable, UL rated; with class and extinguishing agent as required be locations and classes of fire exposures.
- B. HVAC Equipment: Unless Owner authorizes use of permanent HVAC system, provide verted self-contained, liquid-propane-gas or fuel-oil heaters with individual space thermostatic constants.
  - 1. Use of gasoline-burning space heaters, open-flame heaters, or salamander-upe neating units is prohibited.
  - 2. Heating Units: Listed and labeled for type of fuel being consumer, by a qualified testing agency acceptable to authorities having jurisdiction, and marked for intended location and application.
- C. Obtain permission from Owner to us existing Heating and Cooling equipment. Change filters monthly. Provide a set of clean filters when done and two (2) sets of spare filters.

## PART 3 - EXECUTION

#### 3.1 INSTALLATION, GENERAL

- A. Locate facilities where they will serve Project adequately and result in minimum interference with performance of the Work. Kelocate and modify facilities as required by progress of the Work.
  - 1. Locate facilities to linit steadisturbance as specified in Section 01 10 00 "Summary."
  - 2. Area Available: Sesignated area as shown on Sheet CC-01.
- B. Provide each acily ready for use when needed to avoid delay. Do not remove until facilities are no longer ne ded and remove prior to demobilization.
- 3.2 TEAPCRARY UTILITY INSTALLATION

General. Install temporary service or connect to existing service.

- Arrange with utility company, Owner, and existing users for time when service can be interrupted, if necessary, to make connections for temporary services.
- Water Service: Connect to Owner's existing water service facilities. Clean and maintain water service facilities in a condition acceptable to Owner. At Substantial Completion, restore these facilities to condition existing before initial use.
- C. Sanitary Facilities: Provide temporary toilets, wash facilities, and drinking water for use of construction personnel. Comply with requirements of authorities having jurisdiction for type, number, location, operation, and maintenance of fixtures and facilities.

# INTERIOR RENOVATIONS - FY18' MC7601000098

- D. Isolation of Work Areas in Occupied Facilities: Prevent dust, fumes, and odors from entering occupied areas.
  - 1. Prior to commencing work if necessary, isolate the HVAC system in area where work is to be performed according to coordination drawings.
    - a. Disconnect supply and return ductwork in work area from HVAC system servicing occupied areas.
    - b. Maintain negative air pressure within work area using HEPA-equipped airfiltration units, starting with commencement of temporary partition construction, and continuing until removal of temporary partitions is complete.
  - 2. Maintain dust partitions during the Work if needed. Use vacuum collection attachments on dust-producing equipment. Isolate limited work within occupied areas using portable dust-containment devices.
  - 3. Perform daily construction cleanup and final cleanup using approved, HEPA-filterequipped vacuum equipment.
- E. Electric Power Service: Provide electric power service and disvibution system of sufficient size, capacity, and power characteristics required for construction operations.
  - 1. Connect temporary service to Owner's existing power source, as directed by Owner.
- F. Lighting: Provide temporary lighting with local withing that provides adequate illumination for construction operations, observations, imprecious, and traffic conditions.
  - 1. Install and operate temporary righting that fulfills security and protection requirements without operating entire system.
- G. Telephone Service: Provide amportry telephone service in common-use facilities for use by all construction personnel. Install apphinimum of one telephone line for each field office.
  - 1. Provide addition, telephone lines for the following:
    - a. It ovice a dedicated telephone line for each facsimile machine in each field office.
    - A each elephone, post a list of important telephone numbers.
      - Police and fire departments.
      - Ambulance service.
      - . Contractor's home office.
      - d. Contractor's emergency after-hours telephone number.
      - e. Architect's office.

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- f. Engineers' offices.
- g. Owner's office.
- h. Principal subcontractors' field and home offices.
- 3. Provide superintendent with cellular telephone or portable two-way radio for use when away from field office.

- H. Electronic Communication Service: Provide a desktop computer in the primary field office adequate for use by Architect and Owner to access Project electronic documents and maintain electronic communications. Equip computer with not less than the following:
  - 1. Processor: Intel Pentium D or Intel CoreDuo, 3.0 GHz processing speed.
  - 2. Memory: 4 gigabyte.
  - 3. Disk Storage: 300 gigabyte hard-disk drive and combination DVD-RW/CD-RW drive.
  - 4. Display: 22-inch LCD monitor with 256-Mb dedicated video RAM.
  - 5. Full-size keyboard and mouse.
  - 6. Network Connectivity: 10/100BaseT Ethernet.
  - 7. Operating System: Microsoft Windows XP Professional or Microsoft Windows Vista Business.
  - 8. Productivity Software:
    - a. Microsoft Office Professional, XP or higher, including Word, Excel, and Outlook.
    - b. Adobe Reader 7.0 or higher.
    - c. WinZip 7.0 or higher.
  - 9. Printer: "All-in-one" unit equipped with printer server, combining color printing, photocopying, scanning, and faxing, or separate units or each of these three functions.
  - 10. Internet Service: Broadband modem, router and ISP, equipped with hardware firewall, providing minimum 384 Kbps upload and Mbps download speeds at each computer.
  - 11. Internet Security: Integrated software, providing software firewall, virus, spyware, phishing, and spam protection in a combined application.
  - 12. Backup: External hard drive, ministum () gigabyte, with automated backup software providing daily backups.

# 3.3 SUPPORT FACILITIES INSTAL AS ON

- A. Parking: Use designated areas of Owner's existing parking areas for construction personnel as directed.
- B. Project Signs: Project signs as need and approved by the DEARNG. Unapproved signs are not permitted
  - 1. Identification Signs: Provide Project identification signs as indicated on Drawings.
  - 2. Temporary Signs: Provide other signs as indicated and as required to inform public and individuals seeking entrance to Project or directions to construction field office.



- a. Provide temporary, directional signs for construction personnel and visitors.
- Maintain and touchup signs so they are legible at all times.

Waste Disposal Facilities: Comply with requirements specified in Section 01 74 19 "Construction Waste Management and Disposal."

D. Waste Disposal Facilities: Provide waste-collection containers in sizes adequate to handle waste from construction operations. Comply with requirements of authorities having jurisdiction. Comply with progress cleaning requirements in Section 01 73 00 "Execution."

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- E. Lifts and Hoists: Provide facilities necessary for hoisting materials and personnel.
  - 1. Truck cranes and similar devices used for hoisting materials are considered "tools and equipment" and not temporary facilities.
- F. Temporary Stairs: Until permanent stairs are available, provide temporary stairs where ladder are not adequate.
- G. Existing Stair Usage: Use of Owner's existing stairs will be permitted, provided stairs at cleaned and maintained in a condition acceptable to Owner. At Substantial Completion, retor stairs to condition existing before initial use.
  - 1. Provide protective coverings, barriers, devices, signs, or other procedures to potect stairs and to maintain means of egress. If stairs become damaged, restore damaged areas so no evidence remains of correction work.
- H. Temporary Use of Permanent Stairs: Use of new stairs for construction traffic will be permitted, provided stairs are protected and finishes restored to new condition at time of Substantial Completion.

# 3.4 SECURITY AND PROTECTION FACILITIES INSTALLATION

- A. Protection of Existing Facilities: Protect existing regetation, equipment, structures, utilities, and other improvements at Project site and cen adjucent properties, except those indicated to be removed or altered. Repair damage to existing facilities.
- B. Environmental Protection: Provide protection, operate temporary facilities, and conduct construction as required to complex with environmental regulations and that minimize possible air, waterway, and subsoil contamination or pollution or other undesirable effects.
  - 1. Comply with work restrictions specified in Section 01 10 00 "Summary."
- C. Temporary Erosian and obedimentation Control: Comply with requirements of 2003 EPA Construction general Permit by following applicable requirements as stipulated on the Erosion and Sediment Pain Sheets CE-01 to CE-04 approved by DNREC, including CCR if required by DNREC or authorities having jurisdiction, whichever is more stringent and requirements specified in Section 31 10 00 "Site Clearing."
- D. Temperary Erosion and Sedimentation Control: Provide measures to prevent soil erosion and discharge of soil-bearing water runoff and airborne dust to undisturbed areas and to adjacent properties and walkways, according to Erosion and Sediment Plan Sheets CE-01 to CE-04 approved by DNREC and requirements of 2003 EPA Construction General Permit or authorities having jurisdiction, whichever is more stringent.
  - 1. Verify that flows of water redirected from construction areas or generated by construction activity do not enter or cross tree- or plant- protection zones.
  - 2. Inspect, repair, and maintain erosion- and sedimentation-control measures during construction until permanent vegetation has been established.
  - 3. Clean, repair, and restore adjoining properties and roads affected by erosion and sedimentation from Project site during the course of Project.

- 4. Remove erosion and sedimentation controls and restore and stabilize areas disturbed during removal.
- E. Stormwater Control: Comply with requirements of authorities having jurisdiction including DNREC and CCR, if required by DNREC. Provide barriers in and around excavations and subgrade construction to prevent flooding by runoff of stormwater from heavy rains.
- F. Pest Control: Engage pest-control service to recommend practices to minimize attraction and harboring of rodents, roaches, and other pests and to perform extermination and control procedures at regular intervals so Project will be free of pests and their residues a Substantial Completion. Perform control operations lawfully, using environmentally safe materiars.
- G. Site Enclosure Fence: Before construction operations begin, furnish and insall site enclosure fence in a manner that will prevent people and animals from easily intering site except by existing entrance gates at south entrance.
  - 1. Extent of Fence: As required to enclose entire Project size or portion determined sufficient to accommodate construction operations.
  - 2. Maintain security of construction area by limiting number of keys and restricting distribution to authorized personnel. Furnish one set o keys to Owner.
- H. Security Enclosure and Lockup: Install temporary enclosure around partially completed areas of construction. Provide lockable entrances to prevent unauthorized entrance, vandalism, theft, and similar violations of security. Lock entrances a enclore each work day.
- I. Barricades, Warning Signs, and Light: comply with requirements of authorities having jurisdiction for erecting structurally adequate barricades, including warning signs and lighting.
- J. Temporary Egress: Maintain temporary egress from existing occupied facilities as indicated and as required by authorities having jurisdiction.
- K. Temporary Enclosure: Particle temporary enclosures for protection of construction, in progress and completed, from expresure, foul weather, other construction operations, and similar activities. Provide emporary weathertight enclosure for building exterior.
  - 1. Where heating or cooling is needed and permanent enclosure is incomplete, insulate te aporary enclosures.
- L. Tenderary Partitions: If necessary provide floor-to-ceiling dustproof partitions to limit dust and dirt migration and to separate areas occupied by Owner and tenants from fumes and noise.

Construct dustproof partitions with gypsum wallboard with joints taped on occupied side, and fire-retardant-treated plywood on construction operations side.

- Construct dustproof partitions with two layers of 6-mil polyethylene sheet on each side. Cover floor with two layers of 6-mil polyethylene sheet, extending sheets 18 inches up the sidewalls. Overlap and tape full length of joints. Cover floor with fire-retardanttreated plywood.
  - a. Construct vestibule and airlock at each entrance through temporary partition with not less than 48 inches between doors. Maintain water-dampened foot mats in vestibule.

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- 3. Where fire-resistance-rated temporary partitions are indicated or are required by authorities having jurisdiction, construct partitions according to the rated assemblies.
- 4. Insulate partitions to control noise transmission to occupied areas.
- 5. Seal joints and perimeter. Equip partitions with gasketed dustproof doors and security locks where openings are required.
- 6. Protect air-handling equipment.
- 7. Provide walk-off mats at each entrance through temporary partition.
- M. Temporary Fire Protection: If necessary install and maintain temporary fire-protection invitties of types needed to protect against reasonably predictable and controllable fire losses. Convey with NFPA 241; manage fire-prevention program.
  - 1. Prohibit smoking in construction areas.
  - 2. Supervise welding operations, combustion-type temporary heating junits, and similar sources of fire ignition according to requirements of authorities having jurisdiction.
  - 3. Develop and supervise an overall fire-prevention and -protection program for personnel at Project site. Review needs with local fire department and establish procedures to be followed. Instruct personnel in methods and procedures. Post warnings and information.
  - 4. Provide temporary standpipes and hoses for fire protection. Hang hoses with a warning sign stating that hoses are for fire-protection purposes only and are not to be removed. Match hose size with outlet size and equip with sub ble nozzles.

### 3.5 MOISTURE AND MOLD CONTROL

- A. Contractor's Moisture-Protection Plan: Avoid trapping water in finished work. Document visible signs of mold that may appear during construction.
- B. Items C, D, and E below apply only to existing facilities to remain.
- C. Exposed Construction Phase Before installation of weather barriers, when materials are subject to wetting and exposure a detoxirborne mold spores, protect as follows:
  - 1. Protect percus materials from water damage.
  - 2. Protect stor 4 and installed material from flowing or standing water.
  - 3. Keep porces and organic materials from coming into prolonged contact with concrete.
  - 4. Remove tanding water from decks.
  - 5. Keep deck openings covered or dammed.
- D. Partially Enclosed Construction Phase: After installation of weather barriers but before full enclosure and conditioning of building, when installed materials are still subject to infiltration of moisture and ambient mold spores, protect as follows:
  - . Do not load or install drywall or other porous materials or components, or items with high organic content, into partially enclosed building.
  - 2. Keep interior spaces reasonably clean and protected from water damage.
  - 3. Periodically collect and remove waste containing cellulose or other organic matter.
  - 4. Discard or replace water-damaged material.
  - 5. Do not install material that is wet.
  - 6. Discard, replace, or clean stored or installed material that begins to grow mold.

- 7. Perform work in a sequence that allows any wet materials adequate time to dry before enclosing the material in drywall or other interior finishes.
- E. Controlled Construction Phase of Construction: After completing and sealing of the building enclosure but prior to the full operation of permanent HVAC systems, maintain as follows:
  - 1. Control moisture and humidity inside building by maintaining effective dry-in conditio
  - 2. Use permanent HVAC system to control humidity.
  - 3. Comply with manufacturer's written instructions for temperature, relative humidate exposure to water limits.
    - a. Hygroscopic materials that may support mold growth, including wood and gypsum-based products, that become wet during the course of construction and remain wet for 48 hours are considered defective.
    - b. Measure moisture content of materials that have been exposed to moisture during construction operations or after installation. Record readings beginning at time of exposure and continuing daily for 48 hours. Identify materials containing moisture levels higher than allowed. Report findings in writing to Architect.
    - c. Remove materials that cannot be completely vestored to their manufactured moisture level within 48 hours.

# 3.6 OPERATION, TERMINATION, AND REMOVAL

- A. Supervision: Enforce strict discipline in the extemporary facilities. To minimize waste and abuse, limit availability of temporary facilities to essential and intended uses.
- B. Maintenance: Maintain facilities in rood perating condition until removal.
  - 1. Maintain operation of temporary enclosures, heating, cooling, humidity control, ventilation, and similar families on a 24-hour basis where required to achieve indicated results and to avoid possibility of damage.
- C. Temporary Facine Changeover: Change over from using temporary security and protection facilities to preparent facilities must occur before Demobilization and prior to Substantial Completion.
- D. Terpination and Removal: Remove each temporary facility when need for its service has ended, when it has been replaced by authorized use of a permanent facility, or no later than Substantial Completion. Complete or, if necessary, restore permanent construction that may have been delayed because of interference with temporary facility. Repair damaged Work, clean exposed surfaces, and replace construction that cannot be satisfactorily repaired.
  - 1. Materials and facilities that constitute temporary facilities are property of Contractor. Owner reserves right to take possession of Project identification signs.
  - 2. Remove temporary roads and paved areas not intended for or acceptable for integration into permanent construction. Where area is intended for landscape development, remove soil and aggregate fill that do not comply with requirements for fill or subsoil. Remove materials contaminated with road oil, asphalt and other petrochemical compounds, and other substances that might impair growth of plant materials or lawns. Repair or replace

street paving, curbs, and sidewalks at temporary entrances, as required by authorities having jurisdiction.

3. At Substantial Completion, repair, renovate, and clean permanent facilities used during construction period. Comply with final cleaning requirements specified in Section 01 77 00 "Closeout Procedures."

END OF SECTION

Republic

### SECTION 01 73 29

### **CUTTING & PATCHING**

#### PART 1 - GENERAL

#### 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supprementar Conditions and other Division 01 Specification Sections, apply to this Section

#### 1.2 SUMMARY

- A. This Section includes procedural requirements for cutting and patch
- B. Related Sections include the following:
  - 1. Divisions 03 through 09 Sections for specific requirements and limitations applicable to cutting and patching individual parts of the Work.

### 1.3 DEFINITIONS

- A. Cutting: Removal of in-place construction necessary to permit installation or performance of other Work.
- B. Patching: Fitting and repar work required to restore surfaces to original conditions after installation of other Work.

# 1.4 QUALITY ASSURANCE

- A. Structural Elements: Do not cut and patch structural elements in a manner that could change their loar-carrying capacity or load-deflection ratio.
- B. Operational Elements: Do not cut and patch operating elements and related components in a manner that results in reducing their capacity to perform as intended or that result in increased maintenance or decreased operational life or safety. Operating elements include the following:
  - Fire-suppression systems.
  - Mechanical systems piping and ducts.
  - 3. Control systems.
  - 4. Communication systems.
  - 5. Conveying systems.
  - 6. Electrical wiring systems.

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- C. Visual Requirements: Do not cut and patch construction in a manner that results in visual evidence of cutting and patching. Do not cut and patch construction exposed on the exterior or in occupied spaces in a manner that would, in Architect's opinion, reduce the building's aesthetic qualities. Remove and replace construction that has been cut and patched in a visually unsatisfactory manner.
- D. Cutting and Patching Conference: Before proceeding, meet at Project site with parties involved in cutting and patching, including mechanical and electrical trades. Review areas of potential interference and conflict. Coordinate procedures and resolve potential conflicts before proceeding.

### PART 2 - PRODUCTS

### 2.1 MATERIALS

- A. General: Comply with requirements specified in other Sections.
- B. In-Place Materials: Use materials identical to in-place materials. For exposed surfaces, use materials that visually match in-place adjacent surfaces to the fullest extent possible.
  - 1. If identical materials are unavailable or cannot or used, use materials that, when installed, will match the visual and functional performance of in-place materials.

### PART 3 - EXECUTION

### 3.1 EXAMINATION

- A. Examine surfaces to be cut and patched and conditions under which cutting and patching are to be performed.
  - 1. Comparability: Before patching, verify compatibility with and suitability of substrates, including compatibility with in-place finishes or primers.
  - 2. Proceed with installation only after unsafe or unsatisfactory conditions have been corrected.

# 2 PREPARATION

Temporary Support: Provide temporary support of Work to be cut.

Protection: Protect in-place construction during cutting and patching to prevent damage. Provide protection from adverse weather conditions for portions of Project that might be exposed during cutting and patching operations.

C. Adjoining Areas: Avoid interference with use of adjoining areas or interruption of free passage to adjoining areas.

D. Existing Utility Services and Mechanical/Electrical Systems: Where existing services/systems are required to be removed, relocated, or abandoned, bypass such services/systems before cutting to prevent interruption to occupied areas.

### 3.3 PERFORMANCE

- A. General: Employ skilled workers to perform cutting and patching. Proceed with cutting and patching at the earliest feasible time, and complete without delay.
  - 1. Cut in-place construction to provide for installation of other components or performance of other construction, and subsequently patch as required to restore surfaces to their original condition.
- B. Cutting: Cut in-place construction by sawing, drilling, breaking, chipping grinding, and similar operations, including excavation, using methods least likely to damage elements retained or adjoining construction. If possible, review proposed procedures while original Installer; comply with original Installer's written recommendations.
  - 1. In general, use hand or small power tools designed for sawing and grinding, not hammering and chopping. Cut holes and slots is small as possible, neatly to size required, and with minimum disturbance of adjacent surfaces. Temporarily cover openings when not in use.
  - 2. Finished Surfaces: Cut or drill from the expected or finished side into concealed surfaces.
  - 3. Concrete or Masonry: Cut using a subing machine, such as an abrasive saw or a diamond-core drill.
  - 4. Mechanical and Electrical Services: Cut off pipe or conduit in walls or partitions to be removed. Cap, valve, or pipe and seal remaining portion of pipe or conduit to prevent entrance of moisture or other foreign matter after cutting.
  - 5. Proceed with patching after construction operations requiring cutting are complete.
- C. Patching: Patch construction by filling, repairing, refinishing, closing up, and similar operations following performance of other Work. Patch with durable seams that are as invisible as possible. Provide materials and comply with installation requirements specified in other Sections.
  - 1. Inspection: Where feasible, test and inspect patched areas after completion to demonstrate integrity of installation.
    - exposed Finishes: Restore exposed finishes of patched areas and extend finish storation into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
      - a. Clean piping, conduit, and similar features before applying paint or other finishing materials.
      - b. Restore damaged pipe covering to its original condition.
  - 3. Floors and Walls: Where walls or partitions that are removed extend one finished area into another, patch and repair floor and wall surfaces in the new space. Provide an even surface of uniform finish, color, texture, and appearance. Remove in-place floor and wall coverings and replace with new materials, if necessary, to achieve uniform color and appearance.

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- a. Where patching occurs in a painted surface, apply primer and intermediate paint coats over the patch and apply final paint coat over entire unbroken surface containing the patch. Provide additional coats until patch blends with adjacent surfaces.
- 4. Ceilings: Patch, repair, or rehang in-place ceilings as necessary to provide an even-plane surface of uniform appearance.
- 5. Exterior Building Enclosure: Patch components in a manner that restores enclosure to a weathertight condition.
- D. Cleaning: Clean areas and spaces where cutting and patching are performed. Completely remove paint, mortar, oils, putty, and similar materials.

END OF SECTION

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# SECTION 01 74 19

### CONSTRUCTION WASTE MANAGEMENT & DISPOSAL

### PART 1 - GENERAL

### 1.1 SUMMARY

A. Section includes: Administrative and procedural requirements for construction wa management activities.

### 1.2 DEFINITIONS

- A. Construction, Demolition, and Land clearing (CDL) Waste: Includes all non-hazardous solid wastes resulting from construction, remodeling, alterations, repair demonstruction and land clearing. Includes material that is recycled, reused, salvaged or deposed as garbage.
- B. Salvage: Recovery of materials for on-site reuse, sale of donation to a third party.
- C. Reuse: Making use of a material without altering its form. Materials can be reused on-site or reused on other projects off-site. Examples include cut are not limited to the following: Crushing or grinding of concrete for use as subbase material. Chipping of land clearing debris for use as mulch.
- D. Recycling: The process of sorting dealing, treating, and reconstituting materials for the purpose of using the material in the manufacture of a new product.
- E. Source-Separated CDL Recycling The process of separating recyclable materials in separate containers as they are generated on the job-site. The separated materials are hauled directly to a recycling facility or transfer station.
- F. Co-mingled CDL Recycling: The process of collecting mixed recyclable materials in one container or site. The container is taken to a material recovery facility where materials are separated for ecycling.
- G. Approved Recycling Facility: Any of the following:
  - A facility that can legally accept CDL waste materials for the purpose of processing the materials into an altered form for the manufacture of a new product.
  - 2. Material Recovery Facility: A general term used to describe a waste-sorting facility. Mechanical, hand-separation, or a combination of both procedures, are used to recover recyclable materials.

#### SUBMITTALS

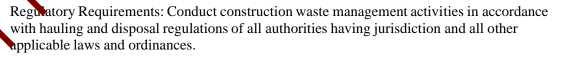
- A. Contractor shall develop a Waste Management Plan: Submit 3 copies of plan within 14 days of date established for the **Notice to Proceed**.
- B. Contractor shall provide Waste Management Report: Concurrent with each Application for

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CONSTRUCTION WASTE MANAGEMENT & DISPOSAL 01 74 19 - 1 Payment, submit **3** copies of report.

#### 1.4 PERFORMANCE REQUIREMENTS

- A. General: Divert a minimum of **75%** CDL waste, by weight, from the landfill by one, or a combination of the following activities:
  - 1. Salvage
  - 2. Reuse
  - 3. Source-Separated CDL Recycling
  - 4. Co-mingled CDL Recycling
- B. CDL waste materials that can be salvaged, reused or recycled include, but are not limited to, the following:
  - 1. Acoustical ceiling tiles
  - 2. Asphalt
  - 3. Asphalt shingles
  - 4. Cardboard packaging
  - 5. Carpet and carpet pad
  - 6. Concrete
  - 7. Drywall
  - 8. Fluorescent lights and ballasts
  - 9. Land clearing debris (vegetation, stumpage d
  - 10. Metals
  - 11. Paint (through hazardous waste o
  - 12. Wood
  - 13. Plastic film (sheeting, shrink wrap, packaging)
  - 14. Window glass
  - 15. Wood
  - 16. Field office waste, including office paper, aluminum cans, glass, plastic, and office cardboard.
- 1.5 QUALITY ASSURANCE
  - A. Waste Management Coordinator Qualifications: Experienced firm, with a record of successful waste management coordination of projects with similar requirements, that employs a LIED Accredited Professional, certified by the USGBC as waste management coordinator.





Preconstruction Conference: Schedule and conduct meeting at Project site prior to construction activities.

- 1. Attendees: Inform the following individuals, whose presence is required, of date and time of meeting.
  - a. Owner
  - b. Architect

- c. Contractor's superintendent
- d. Major subcontractors
- e. Waste Management Coordinator
- f. Other concerned parties.
- 2. Agenda Items: Review methods and procedures related to waste management including, but not limited to, the following:
  - a. Review and discuss waste management plan including responsibilities of Wast Management Coordinator.
  - b. Review requirements for documenting quantities of each type of waste and disposition.
  - c. Review and finalize procedures for materials separation and verify availability of containers and bins needed to avoid delays.
  - d. Review procedures for periodic waste collection and transportation to recycling and disposal facilities.
  - e. Review waste management requirements for each trade.
- 3. Minutes: Record discussion. Distribute meeting minutes to alignaticipants. Note: If there is a Project Architect, they will perform this role.
- 1.6 WASTE MANAGEMENT PLAN Contactor shall developend document the following:
  - A. Develop a plan to meet the requirements listed in missection at a minimum. Plan shall consist of waste identification, waste reduction plan and cost/revenue analysis. Distinguish between demolition and construction wave. In ficate quantities by weight throughout the plan.
  - B. Indicate anticipated types and quantities of demolition, site-cleaning and construction waste generated by the project. List all assumptions made for the quantities estimates.
  - C. List each type of waste and whether it will be salvaged, recycled, or disposed of in an landfill. The plan should include the following information:
    - 1. Types an extimated quantities, by weight, of CDL waste expected to be generated during vemolition and construction.
    - 2. Proposed methods for CDL waste salvage, reuse, recycling and disposal during densition including, but not limited to, one or more of the following:
      - Contracting with a deconstruction specialist to salvage materials generated,
      - b. Selective salvage as part of demolition contractor's work,
      - c. Reuse of materials on-site or sale or donation to a third party.
    - . Proposed methods for salvage, reuse, recycling and disposal during construction including, but not limited to, one or more of the following:
      - a. Requiring subcontractors to take their CDL waste to a recycling facility;
      - b. Contracting with a recycling hauler to haul recyclable CDL waste to an approved recycling or material recovery facility;
      - c. Processing and reusing materials on-site;
      - d. Self-hauling to a recycling or material recovery facility.



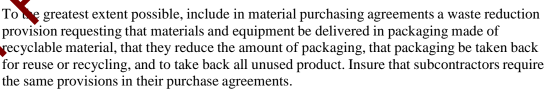
- 4. Name of recycling or material recovery facility receiving the CDL wastes.
- 5. Handling and Transportation Procedures: Include method that will be used for separating recyclable waste including sizes of containers, container labeling, and designated location on project site where materials separation will be located.
  - D. Cost/Revenue Analysis: Indicate total cost of waste disposal as if there was no waste management plan and net additional cost or net savings resulting from implementing waste management plan. Include the following:
    - 1. Total quantity of waste.
    - 2. Estimated cost of disposal (cost per unit). Include hauling and tppingfees and cost of collection containers for each type of waste.
    - 3. Total cost of disposal (with no waste management).
    - 4. Revenue from salvaged materials.
    - 5. Revenue from recycled materials.
    - 6. Savings in hauling and tipping fees by donating moter
    - 7. Savings in hauling and tipping fees that are avoided.
    - 8. Handling and transportation costs. Including cost of collection containers for each type of waste.
    - 9. Net additional cost or net savings from wastermanagement plan.

### PART 2 - PRODUCTS (Not Used)

### PART 3 – EXECUTION

# 3.1 CONSTRUCTION WASTE MANA JEMANS, GENERAL

- A. Provide containers for CDL was e that is to be recycled clearly labeled as such with a list of acceptable and unacceptable materials. The list of acceptable materials must be the same as the materials recycled at the receiving material recovery facility or recycling processor.
- B. The collection containers or recyclable CDL waste must contain no more than 10% non-recyclable material, by volume.
- C. Provide containers for CDL waste that is disposed in a landfill clearly labeled as such.
- D. Use devided material estimates to reduce risk of unplanned and potentially wasteful cuts.



F. Conduct regular visual inspections of dumpsters and recycling bins to remove contaminants.

### 3.2 SOURCE SEPARATION

A. General: Contractor shall separate recyclable materials from CDL waste to the maximum extent possible.

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Separate recyclable materials by type.

- 1. Provide containers, clearly labeled, by type of separated materials or provide other storage method for managing recyclable materials until they are removed from Project site.
- 2. Stockpile processed materials on-site without intermixing with other materials. Place, grade, and shape stockpiles to drain surface water and to minimize pest attraction. Gover to prevent windblown dust.
- 3. Stockpile materials away from demolition area. Do not store within drip line a remaining trees.
- 4. Store components off the ground and protect from weather.

### 3.3 CO-MINGLED RECYCLING

A. General: Do not put CDL waste that will be disposed in a landfillant, a co-mingled CDL waste recycling container.

# REMOVAL OF CONSTRUCTION WASTE MATERIALS

A. Remove CDL waste materials from project site on a regular basis. Do not allow CDL waste to accumulate on-site.

SECTION

- B. Transport CDL waste materials off Owner's property and legally dispose of them.
- C. Burning of CDL waste is not permitted.

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WASTE MANAGEMENT PROGRESS REPORT				
	DISPOSED IN MUNICIPAL SOLID WASTE LANDFILL	DIVERTED FROM LANDFILL BY RECYCLING, SALVAGE OR REUSE		
MATERIAL CATEGORY		Recycled	Salvaged Reused	
1. Acoustical Ceiling Tiles				
2. Asphalt				
3. Asphalt Shingles				
4. Cardboard Packaging				
5. Carpet and Carpet Pad				
6. Concrete				
7. Drywall				
8. Fluorescent Lights and				
Ballasts 9. Land Clearing Debris	•			
(vegetation, stumpage, dirt)				
10. Metals				
11. Paint (through hazardous				
waste outlets) 12. Wood				
13. Plastic Film (sheeting, shrink wrap, packaging)				
wrap, packaging) 14. Window Glass	0			
15. Field Office Waste (affic)				
paper, aluminum canse glass, plastic, and confee				
cardboard)				
16. Other (insert description)				
17. Other (inset description)				
Total (In Weight)		(TOTAL OF WEIGHT)	(TOTAL OF ALL ABOVE VALUES – IN WEIGHT)	
5		Percentage of Waste Diverted	(TOTAL WASTE DIVIDED BY TOTAL DIVERTED)	

### **SECTION 01 77 00**

### **CLOSEOUT PROCEDURES**

#### PART 1 - GENERAL

#### 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section

### 1.2 SUMMARY

- A. Section includes administrative and procedural requirements for contract closeout, including, but not limited to, the following:
  - 1. Substantial Completion procedures.
  - 2. Final completion procedures.
  - 3. Warranties.
  - 4. Final cleaning.
  - 5. Repair of the Work.
- B. Related Requirements:
  - 1. Section 01 73 00 "Executive" for progress cleaning of Project site.
- C. Delaware Department of Transportation (DelDOT) Standard Specifications.
- D. Delaware Department of Natural Resources and Environmental Control (DNREC) Erosion and Sediment Control Handbeck.
- 1.3 ACTION SUB AINTALS
  - A. Presuct Data: For cleaning agents.
  - B. Contractor's List of Incomplete Items: Initial submittal at Substantial Completion.
    - Certified List of Incomplete Items: Final submittal at Final Completion.

# CLOSEOUT SUBMITTALS

- A. Certificates of Release: From authorities having jurisdiction.
- B. Certificate of Insurance: For continuing coverage.
- C. Field Report: For pest control inspection.

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#### 1.5 MAINTENANCE MATERIAL SUBMITTALS

A. Schedule of Maintenance Material Items: For maintenance material submittal items specified in other Sections.

#### 1.6 SUBSTANTIAL COMPLETION PROCEDURES

- A. Contractor's List of Incomplete Items: Prepare and submit a list of items to be completed and corrected (Contractor's punch list), indicating the value of each item on the list and casons why the Work is incomplete.
- B. Submittals Prior to Substantial Completion: Complete the following a minimum of 10 days prior to requesting inspection for determining date of Substantial Completion. Similar below that are incomplete at time of request.
  - 1. Certificates of Release: Obtain and submit releases from action having jurisdiction permitting Owner unrestricted use of the Work and access to services and utilities. Include occupancy permits, operating certificates, and smilar releases.
  - 2. Submit closeout submittals specified in other Division of Sections, including project record documents, operation and maintenance menuals, final completion construction photographic documentation, damage or settlement surveys, property surveys, and similar final record information.
  - 3. Submit closeout submittals specified in individual Sections, including specific warranties, workmanship bonds, maintenance cryic agreements, final certifications, and similar documents.
  - 4. Submit maintenance material successful specified in individual Sections, including tools, spare parts, extra materials and similar items, and deliver to location designated by Architect. Label with manufacturer's name and model number where applicable.
    - a. Schedule of Mantenance Material Items: Prepare and submit schedule of maintenance material submittal items, including name and quantity of each item and name and number of related Specification Section. Obtain Architect's signature for releipt of submittals.
  - 5. Submit text/adjust/balance records.
  - 6. Submit sustainable design submittals not previously submitted.
  - 7. Submit changeover information related to Owner's occupancy, use, operation, and naintenance.

Procedures Prior to Substantial Completion: Complete the following a minimum of 10 days prior to requesting inspection for determining date of Substantial Completion. List items below that are incomplete at time of request.

- 1. Advise Owner of pending insurance changeover requirements.
- 2. Make final changeover of permanent locks and deliver keys to Owner. Advise Owner's personnel of changeover in security provisions.
- 3. Complete startup and testing of systems and equipment.
- 4. Perform preventive maintenance on equipment used prior to Substantial Completion.
- 5. Instruct Owner's personnel in operation, adjustment, and maintenance of products, equipment, and systems.

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- 6. Advise Owner of changeover in heat and other utilities.
- 7. Participate with Owner in conducting inspection and walkthrough with local emergency responders.
- 8. Terminate and remove temporary facilities from Project site, along with mockups, construction tools, and similar elements.
- 9. Complete final cleaning requirements, including touchup painting.
- 10. Touch up and otherwise repair and restore marred exposed finishes to eliminate visual defects.
- D. Inspection: Submit a written request for inspection to determine Substantial Completion a minimum of 10 days prior to date the work will be completed and ready for final inspection and tests. On receipt of request, Architect will either proceed with inspection or notify Contractor of unfulfilled requirements. Architect will prepare the Certificate of Substantial Completion after inspection or will notify Contractor of items, either on Contractor's est or additional items identified by Architect, that must be completed or corrected before certificine will be issued.
  - 1. Reinspection: Request reinspection when the Work identified in previous inspections as incomplete is completed or corrected.
  - 2. Results of completed inspection will form the basis of requirements for final completion.

# 1.7 FINAL COMPLETION PROCEDURES

- A. Submittals Prior to Final Completion: Before requesting final inspection for determining final completion, complete the following:
  - 1. Certified List of Incomplete Iter's: Submit certified copy of Architect's Substantial Completion inspection as of homs to be completed or corrected (punch list), endorsed and dated by Architect Certified copy of the list shall state that each item has been completed or otherwise received for acceptance.
  - 2. Certificate of instance. Submit evidence of final, continuing insurance coverage complying with neuronce requirements.
  - 3. Submit pest control final inspection report.
- B. Inspection, submit a written request for final inspection to determine acceptance a minimum of 10 days prior to date the work will be completed and ready for final inspection and tests. On receipt of request, Architect will either proceed with inspection or notify Contractor of unfuffiled requirements. Architect will prepare a final Certificate for Payment after inspection or will botify Contractor of construction that must be completed or corrected before certificate will be issued.
  - Reinspection: Request reinspection when the Work identified in previous inspections as incomplete is completed or corrected.

### LIST OF INCOMPLETE ITEMS (PUNCH LIST)

A. Organization of List: Include name and identification of each space and area affected by construction operations for incomplete items and items needing correction including, if necessary, areas disturbed by Contractor that are outside the limits of construction.

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- 1. Organize list of spaces in sequential order.
- 2. Include the following information at the top of each page:
  - a. Project name.
  - b. Date.
  - c. Name of Architect.
  - d. Name of Contractor.
  - e. Page number.
- 3. Submit list of incomplete items in the following format:
  - a. MS Excel electronic file. Architect will return annotated file.
  - b. PDF electronic file. Architect will return annotated file.
  - c. Three paper copies. Architect will return two copies.

### 1.9 SUBMITTAL OF PROJECT WARRANTIES

- A. Time of Submittal: Submit written warranties on request of A chite t for designated portions of the Work where commencement of warranties other manufate of Substantial Completion is indicated, or when delay in submittal of warranties might finit Owner's rights under warranty.
- B. Partial Occupancy: Submit properly executed war acties within 15 days of completion of designated portions of the Work that are completed and occupied or used by Owner during construction period by separate agreement with contractor.
- C. Organize warranty documents into an orderly sequence based on the table of contents of Project Manual.
  - 1. Bind warranties and bands 1 heavy-duty, three-ring, vinyl-covered, loose-leaf binders, thickness as necessary to accommodate contents, and sized to receive 8-1/2-by-11-inch paper.
  - 2. Provide heavy poper dividers with plastic-covered tabs for each separate warranty. Mark tab to identify the product or installation. Provide a typed description of the product or installation ancluding the name of the product and the name, address, and telephone numbers of Installer.
  - 3. Identify each binder on the front and spine with the typed or printed title "WARPANTIES," Project name, and name of Contractor.
  - A varianty Electronic File: Scan warranties and bonds and assemble complete warranty and bond submittal package into a single indexed electronic PDF file with links enabling navigation to each item. Provide bookmarked table of contents at beginning of document.

Provide additional copies of each warranty to include in operation and maintenance manuals.

PART 2 - PRODUCTS

### PART 3 - EXECUTION

### 3.1 FINAL CLEANING

- A. General: Perform final cleaning. Conduct cleaning and waste-removal operations to comply with local laws and ordinances and Federal and local environmental and introduction regulations.
- B. Cleaning: Employ experienced workers or professional cleaners for final cleaning. Clean each surface or unit to condition expected in an average commercial building cleaning and maintenance program. Comply with manufacturer's written instructions.
  - 1. Complete the following cleaning operations before requesting inspection for certification of Substantial Completion for entire Project or for a designated portion of Project:
    - a. Clean Project site, yard, and grounds, in a eas disturbed by construction activities, including landscape development areas, of reabish, waste material, litter, and other foreign substances.
    - b. Sweep paved areas broom clean. kemov petrochemical spills, stains, and other foreign deposits.
    - c. Rake grounds that are neither planted nor paved to a smooth, even-textured surface.
    - d. Remove tools, construction quipment, machinery, and surplus material from Project site.
    - e. Leave Project clean and ready for occupancy.
- C. Construction Waste Disposal: comply with waste disposal requirements in Section 01 50 00 "Temporary Facilities and Soutrols" and Section 01 74 19 "Construction Waste Management and Disposal."
- 3.2 REPAIR OF THE WORK
  - A. Complete report and restoration operations before requesting inspection for determination of Substantial Completion.



Repair or remove and replace defective construction. Repairing includes replacing defective parts, refinishing damaged surfaces, touching up with matching materials, and properly adjusting operating equipment. Where damaged or worn items cannot be repaired or restored, provide replacements. Remove and replace operating components that cannot be repaired. Restore damaged construction and permanent facilities used during construction to specified condition.

### INTERIOR RENOVATIONS – FY18' MC7601000098

### 3.3 SUMMARY OF CLOSEOUT DOCUMENTS

- A. Contractor's Affidavit of Payment of Debts and Claims (AIA Document G706)
- B. Contractor's Consent of Surety Company to Final Payment (AIA Document G707) (one copy)
- C. Contractor's Affidavit of Release of Liens (AIA Document G706A) (one copy)
- D. Copy of Letter of Guarantee and Warranty Information (three copies)
- E. Balancing Reports
- F. Subcontractor's Release of Liens had been submitted with each previous Application of Payment (AIA Document G706A) (one copy)
- G. Operation and Maintenance Manuals
- H. Record Shop Drawings and Submittals
- I. As-built Drawings: All construction changes should be notified and marked.
  - 1. Updated CAD files to reflect changes and as built conditions; AutoCadd dwg file 2010 to 2014 format.
  - 2. Three (3) hard copies of As-builts.
- J. Affidavit of Discharge of State Tex Liablity (Furnish an affidavit from the State Tax Department that all liabilities thereunder have been discharged by the Contractor and all subcontractors. (Delaware Division of Revenue, Mr. William Kirby, 302-577-8259).
- K. Punch List Closeout Letter
- L. Electrical Inspection Configur
- M. Bond Certification
- N. Boiler Startup no Combustion Reports

END OF SECTION