## PROJECT MANUAL

## LIMITED RESTORATION

of

## DELAWARE BREAKWATER LIGHT

Delaware Bay near Lewes, DE 19958

for

Division of Historical and Cultural Affairs

Dover, Delaware

## **Project Manager**

State of Delaware
Office of Management and Budget
Division of Facilities Management
540 South DuPont Highway
Suite 1, Tom Collins Building

**Dover, IE** 19901

State of Delaware Contract Number: MC2006000051

## Architect

Bernardon Haber Holloway Architects LLC
Three Mill Road, Suite 211
Wilmington, DE 19806

## **Consulting Restoration Architect**

Frens and Frens LLC 120 South Church Street West Chester, PA 19382

Bernardon Haber Holloway Project No. 8196.17-12

Issued for Bid October 5, 2012

October 5, 2012

Specifications for this project are arranged in accordance with the Construction Specification Institute numbering system and format. Section numbering is discontinuous and all numbers not appearing in the Table of Contents are not used for this Project.

## DOCUMENTS BOUND HEREWITH

Division Section Title	Page.
SERIES 0 - BIDDING AND CONTRACT REQUIREMENTS	
INVITATION TO BID	1
INSTRUCTIONS TO BIDDERS	14
BID FORM	7
BID BOND	1
AGREEMENT BETWEEN OWNER AND CONTRACTOR (AIA 10)	. 7
	1
PERFORMANCE BOND	2
PAYMENT BOND	2
APPLICATION OF PAYMENT (SAMPLE AIA G702 & G705)	2
GENERAL CONDITIONS TO THE CONTRACT (AIA 201)	40
SUPPLEMENTARY CONDITIONS TO THE CONTRACT	11
GENERAL REQUIREMENTS	14
DELAWARE DEPARTMENT OF LABOR PREVAILING WAGE RATES	S 1
DELAWARE PREVAILING WAGE RECULATIONS	22
CLASSIFICATION OF WORKERS UNDER	
DELAWARE'S PREVAILING WAGE RATÉS	20
DIVISION 1 - GENERAL REQUIREMENTS	
011000 SUMMARY	4
011400 WORK RESTRICTIONS	2
012300 ALTERNATES	3
012500 CONTRACT MODIFICATION AND PROCEDURES	2
012700 UNIT PRICES	2
012900 PAYMENT PROCEDURES	3
013100 PROJECT MANAGEMENT AND COORDINATION	4
013200 CONSTITUCT ON PROGRESS DOCUMENTATION	4
013233 PHOTOGRAPHIC DOCUMENTATION	2
013300 SUBMITTAL PROCEDURES	10
013510HISTORIC TREATMENT PROCEDURES	5
014000 QVALITY REQUIREMENTS	7
014700 RÉFERENCE STANDARDS AND DEFINITIONS	4
015000 TEMPORARY FACILITIES AND CONTROLS	4
015000 ENVIRONMENTAL PROTECTION	5
"BREAKWATER LIGHTHOUSE LEAD BASED PAINT INSPECTION	
LEWES HARBOR, DELAWARE BAY	15
ASBESTOS-CONTAINING MATERIAL SURVEY AND QUANTITY	
ESTIMATION REPORT BREAKWATER LIGHTHOUSE	28
016000 PRODUCT REQUIREMENTS	10

TABLE OF CONTENTS 1

October 5, 2012 BHH Project No. 8196.17-12

Project Manual

DIVISION 1 - GENERAL REQUIREMENTS continued	
017300 EXECUTION REQUIREMENTS	6
017329 CUTTING AND PATCHING	4
017700 CLOSEOUT PROCEDURES	6
017823 OPERATION AND MAINTENANCE DATA	6
017839 PROJECT RECORD DOCUMENTS	
	$\mathbf{A} \mathbf{\lambda} \mathbf{s}$
DIVISION 2 - SITE CONSTRUCTION	$\mathbf{X}$
NOT APPLICABLE	<b>7</b>
	<b>)</b>
DIVISION 3 - CONCRETE	•
NOT APPLICABLE	
DIVISION 4 - MASONRY	
NOT APPLICABLE	
DIVISION 5 - METALS	
059900 HISTORIC METALS RESTORATION	3
037700 THIS TORIC METTLES RESTORTITION	3
DIVISION 6 - WOOD AND PLASTICS	
NOT APPLICABLE	
NOT ALL EXCLUDED	
DIVISION 7 - THERMAL AND MOISTURE PROTECTION	
079200 JOINT SEALANTS	5
O77200 JOHAT BEALANAIS	3
DIVISION 8 - DOORS AND WINDOWS	
080152 WOOD WINDOW RESTORATION	6
085169 METAL STORM WINDOWS	3
088000 RESTORATION GLASS AND GLAZING	3
000000 RESTORATION GENERAL GENERAL	3
DIVISION 9 - FINISHES	
099113 EXTERIOR PAYNENG	7
0))113 LATERIOR TATVIETO	,
DIVISION 10 - SPECIAL FIES	
NOT APPLICABLE	
NOT ALTERNATE	
DIVISION 11 - EQUIPMENT	
NOT APPLICABLE	
1101 ELCOBEL	
DWINON 12 - FURNISHINGS	
APPLICABLE	
HI LICADLE	

2 TABLE OF CONTENTS

## **DIVISION 13 - SPECIAL CONSTRUCTION**

NOT APPLICABLE

## **DIVISION 14 - CONVEYING SYSTEMS**

NOT APPLICABLE

## **DIVISION 22 - PLUMBING**

NOT APPLICABLE

## **DIVISION 23 – HVAC**

NOT APPLICABLE

## **DIVISION 26 – ELECTRICAL**

NOT APPLICABLE

TABLE OF CONTENTS 3

## ADVERTISEMENT FOR BIDS

Sealed bids for OMB/DFM Contract No. MC2006000051 – Delaware Breakwater Lighthouse – Miscellaneous Repairs, will be received by the State of Delaware, Office of Management and Budget, Division of Facilities Management, in the reception area of the Facilities Management Office in the Thorus Collins Building, 540 S. DuPont Highway, Suite 1 (Third Floor), Dover, DE 19901 until 11:30 a.m., It is time on Friday, November 16, 2012, at which time they will be publicly opened and read aloud in the Conference Room. Bidder bears the risk of late delivery. Any bids received after the stated time vill be returned unopened.

Project involves stabilization and miscellaneous repairs to the Delaware Breakwater Lighthous, located in the Delaware Bay, near Lewes, Delaware. Work is anticipated to begin in the spring of 2 15.

A MANDATORY Pre-Bid Meeting will be held on Wednesday, October 24, 212 at 10:00 a.m. beginning in the Sunroom (adjacent to the Cafeteria) of the Cape May – Lewes Ferry Terminal (Lewes, Delaware side) Building for the purpose of establishing the listing of subcontactors and to answer questions. Representatives of each party to any Joint Venture must attend this meeting. ATTENDANCE OF THIS MEETING IS A PREREQUISITE FOR BIDDING ON THIS CONTRACT.

Sealed bids shall be addressed to the Division of Facilities Management, Thomas Collins Building, 540 S. DuPont Highway, Suite 1, Dover, DE 19901. The outer envelope should clearly indicate: "OMB/DFM CONTRACT NO. MC2006000051 – DELAWARE BREAKWATER LIGHTHOUSE – MISCELLANEOUS REPAIRS - SEALED BID - TO NOT OPEN."

Contract documents may be obtained at the office of Bernardon Haber Holloway Architects, Three Mill Road, Suite 211, Wilmington, DE 19806, Plon (302) 622-9550, upon receipt of \$75.00 per set/non-refundable. Checks are to be made payable to "Bernardon Haber Holloway Architects".

Construction documents will be available in review at the following locations: Bernardon Haber Holloway Architects; Delaware Contractors A sociation; Associated Builders and Contractors.

PART 1 - Minority Busine's Enterprises (MBE), Disadvantaged Business Enterprises (DBE) and Women-Owned Business Enterprises (WBE) will be afforded full opportunity to submit bids on this contract and will not be subject to distrimination 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

INVITATION TO BID IB - 1

## INSTRUCTIONS TO BIDDERS

## **TABLE OF ARTICLES**

- 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
- 8. 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 as 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 Age cy
- 1.5 BIDDING DOCUMENTS: Bidding Documents include the Bidding 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 Non-collusion Statement), and other sample bidding and contract forms. The proposed Contract Documents consist of the form of Agreement between the Owner and Contractor, a) 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 of Fidders (if any), General Conditions, Supplementary General Conditions, General Pequirements, Special Provisions (if any), the form of agreement between the Owner and the Contractor, Drawings (if any), Specifications (Project Manual), and all adderda.
- 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 STIPULAZE.) SUM. In the case of conflict between the instructions contained therein and the General Requirements herein, these General Requirements shall prevail.
- 1.8 GENERAL REQUIREMENTS (or CONDITIONS): General Requirements (or conditions) re-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.
  - 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.
- 1.10 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 sta therein, submitted in accordance with the Bidding Documents. BASE BID: The sum stated in the Bid for which the Bidder offers to perform the Work 1.14 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 arrequired to be stated in the bid). ALTERNATE BID (or ALTERNATE): An amount stand in the Bid, where applicable, to 1.15 be added to or deducted from the amount of the Bas Bil if the corresponding change in the Work, as described in the Bidding Documents is accepted. UNIT PRICE: An amount stated in the lid, where applicable, as a price per unit of 1.16 measurement for materials, equipment or services or a portion of the Work as described in the Bidding Documents. SURETY: The corporate body which is jound with and for the Contract, or which is liable, 1.17 and which engages to be responsible or the Contractor's payments of all debts pertaining to and for his acceptable performance of the Work for which he has contracted. BIDDER'S DEPOSIT: The scurity designated in the Bid to be furnished by the Bidder as a 1.18 guaranty of good fait to 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 CONTRA he written agreement covering the furnishing and delivery of material or work to be performed. CONTRACTOR: Any individual, firm or corporation with whom a contract is made by the 1.20 Ag ncy. 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 specificany 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 he Bill 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 John Vepturer shall be qualified and capable to complete the Work with their own forces
2.3.2	Included with the Bid submission, and as a requirement to bid, a copy of the executed Joint Venture Agreement shall be submitted and signed by all Joint Venturers involved.
2.3.3	All required Bid Bord, Performance Bonds, Material and Labor Payment Bonds must be executed by both Jord Venturers 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 Venturers shall sign the Bid Form and shall submit a valid Delaware Business iccase Number with their Bid or shall state that the process of application for a Delaware Business License has been initiated.
2.3.6	Both Joint Venturers 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 attendance.
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.

## 2.4 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 of 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 issuing Agency or 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 Documents available on the above terms for the purpose of obtaining Bids on the Work. No license or grant of use is conferred by issuance of copies of the Bidding Documents.

## 3.2 INTERPRETATION OF BIDDING 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 Bid is submitted, shall examine the site and local conditions, and shall report any errors, inconsistencies, or ambiguities discovered to the tronitect.
- Bidders or Sub-bidders requiring clarification or interpretation of the Bidding Documents shall make a written request to the Architect at least seven 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.
- The apparent silence of the specifications as to any detail, or the apparent omission from it of detailed description 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.

- 3.2.4 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.
- 3.2.5 The Owner will bear the costs for all impact and user fees associated with the project

## 3.3 SUBSTITUTIONS

- 3.3.1 The materials, products and equipment described in the Bidding Documers establish a standard of quality, required function, dimension, and appearance to be not by any proposed substitution. The specification of a particular manufacturer or mode 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 days prior 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 for an 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 Bids, 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 any no obligation to consider any substitutions after the Contract award.
- 3.4 ADDEND
- 3.4.1 Add and will be mailed or delivered to all who are known by the Architect to have received 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.
  - No Addenda will be issued later than 4 days prior to the date for receipt of Bids except an Addendum withdrawing the request for Bids or one which extends the time or changes the location for the opening of bids.
- 3.4.4 Each bidder shall ascertain 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 Addendum could be grounds for determining a bid to be non-responsive.

## ARTICLE 4: BIDDING PROCEDURES

AKTICLE 4.	DIDDING I ROCEDURES
4.1	PREPARATION OF BIDS
4.1.1	Submit the bids on the Bid Forms included with the Bidding Documents.
4.1.2	Submit the original Bid Form for each bid. Bid Forms may be removed from the project manual for this purpose.
4.1.3	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 support both words and figures, in case of discrepancy between the two, the written amount shange term.
4.1.5	Interlineations, alterations or erasures must be initialed by the signer of the Bid.
4.1.6	BID ALL REQUESTED ALTERNATES AND UNK 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 add inda 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 BN Form and do not qualify the Bid in any other manner.
4.1.8	Each copy of the Bid shah increde me legal name of the Bidder and a statement whether the Bidder is a sole proprietor, a partnership, a corporation, or any legal entity, 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 included with the Bid Forms and include it with their Bid.
- In the construction of all Public Works projects for the State of Delaware or any agency thereof, preference in employment of laborers, 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.

## 4.2 BID SECURITY

- All bids shall 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 m lieu of the bid bond a security deposit in the form of a certified check, bank treasure is 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 qual 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 subom 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.
- 4.2.3 In the event of any successful Bidder refusing or negleting 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, ection 6962(d)(10)b, each Bidder shall submit with their Bid a completed List of Stb-Contractors included with the Bid Form. NAME ONLY ONE SUBCONTRACTOR FOR EACH TRADE. A Bid will be considered non-responsive unless the completed lift is included.
- 4.3.2 Provide the Name and Address for each listed subcontractor. Addresses by City, Town or Locality, plus State, vil 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 elects to list themselves as a Subcontractor for any category, they must specifically name themselves on the Bid Form and be able to document their capability to act as Subcontractor in that category in accordance with this law.

## EQUALITY OF EMPLOYMENT OPPORTUNITY ON PUBLIC WORKS

During the performance of this contract, the contractor agrees as follows:

A. The Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex 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, color, sex or national origin. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and

Project Manual

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 contracting agency setting forth this nondiscrimination clause.

B. 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, color, sex or national origin."

## 4.5 PREVAILING WAGE REQUIREMENT

- 4.5.1 Wage Provisions: In accordance with <u>Delaware Code</u>, Title 29, 8 ction 6960, renovation projects whose total cost shall exceed \$15,000, and \$100,000 for key construction, 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.
- 4.5.2 The prevailing wage shall be the wage paid to a my forty of employees performing similar work as reported in the Department's annual prevailing wage survey or in the absence of a majority, the average paid to all employees reported.
- 4.5.3 The employer shall pay all mechanics and labour 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 amount accound at time of payment, computed at wage rates not less than those stated in the spicin ations, regardless of any contractual relationship which may be alleged to exist be ween the employer and such laborers and mechanics.
- 4.5.4 The scale of the wages to be paid shall be posted by the employer in a prominent and easily accessible place at the six of the work.
- 4.5.5 Every contract based upon these specifications shall contain a stipulation that sworn payroll information, as required by the Department of Labor, be furnished weekly. The Department of Labor storn keep and maintain the sworn payroll information for a period of 6 months from the last day of the work week covered by the payroll.

## 4.6 **CUBMISSION OF BIDS**

Enclose the Bid, the Bid Security, and any other documents required 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 the 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 the time and date for receipt of bids indicated in the Advertisement for Bids. Bids received 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 or telegraphic bids are invalid and will not receive consideration.
- Withdrawn Bids may be resubmitted up to the date and time designated for the receipe of Bids, provided that they are then fully in compliance with these Instructions to Bidders

## 4.7 MODIFICATION OR WITHDRAW OF BIDS

- 4.7.1 Prior to the closing date for receipt of Bids, a Bidder may withdraw a Biddey personal request and by showing proper identification to the Architect. A request for yithdraw by letter or fax, if the Architect is notified in writing prior to receipt of fax, is exceptable. A fax directing a modification in the bid price will render the Bid informal, country 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.
- 4.7.2 Bidders submitting Bids that are late shall be notified a soon as practicable and the bid shall be returned.
- 4.7.3 A Bid may not be modified, withdrawn or vanceled 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. Bid shall be binding for 30 days after the date of the Bid opening.

## ARTICLE 5: CONSIDERATION OF BID

## 5.1 OPENING/REJECTION OF SIDS

- Unless otherwise states, Bids received on time will be publicly opened and will be read aloud. An apparent 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 accompanied by a required Bid Security or by other data required by the Bidding Documents, or a Bid which is 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.

## 2 COMPARISON OF BIDS

- After the Bids have been opened and read, the bid prices 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 technicalities, 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 or its 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 Price.
- The prices quoted are to be those for which the material will be furnished F.O.B. Job Site and include all charges that 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 notes. Cash or separate discounts should be computed and incorporated into Unit Bid Price(s).

## 5.3 DISQUALIFICATION OF BIDDERS

- 5.3.1 An agency shall determine that each Bidder on any Public World 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 summed 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 s feet plan;
  - D. Whether the Bider's qualified legally to contract with the State;
  - E. Whether the Bidder supplied all necessary information concerning its responsibility; and,
  - F. Ay ther specific criteria for a particular procurement, which an agency 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 five (5) working days of said determination.
  - 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 Bid or Bids.
- 5.3.3.1 More than one Bid for the same Contract from an individual, firm or corporation under the same or different names.
- 5.3.3.2 Evidence of collusion among Bidders.

5.3.3.3 Unsatisfactory performance record as evidenced by past experience. 5.3.3.4 If the Unit Prices are obviously unbalanced either in excess or below reasonable cost analysis values. 5.3.3.5 If there are any unauthorized additions, interlineation, conditional or alternation irregularities of any kind which may tend to make the Bid incomplete, indentite or ambiguous as to its meaning. If the Bid is not accompanied by the required Bid Security and other data required by the 5.3.3.6 Bidding Documents. If any exceptions or qualifications of the Bid are noted on the 5.3.3.7 ACCEPTANCE OF BID AND AWARD OF CONTRA 5.4 5.4.1 A formal Contract shall be executed with the successful Bidder within twenty (20) calendar days after the award of the Contract. 5.4.2 Per Section 6962(d)(13) a., Title 29, Delaware Code, "The contracting agency shall award any public works contract within birty (30) days of the bid opening to the lowest responsive and responsible Bidder, nless the Agency elects to award on the basis of best value, in which case the election to ward on the basis of best value shall be stated in the Invitation To Bid." Each Bid on any Public Wooks Contract must be deemed responsive by the Agency to be 5.4.3 considered for avarlar A responsive Bid shall conform in all material respects to the requirements and citeria set forth in the Contract Documents and specifications. 5.4.4 have the right to accept Alternates in any order or combination, and to determine he ow Bidder on the basis of the sum of the Base Bid, plus accepted Alternates. the successful Bidder shall execute a formal contract, submit the required Insurance 5.4.5 Ce tificate, and furnish good and sufficient bonds, unless specifically waived in the General Requirements, in accordance with the General Requirement, within twenty (20) days of official notice of contract award. Bonds shall be for the benefit of the Agency with surety in the amount of 100% of the total contract award. Said Bonds 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. If the successful Bidder fails to execute the required Contract and Bond, 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 be made to the next lowest qualified Bidder of the Work or readvertised, as the Agency may

decide.

- 5.4.7 Prior to receiving an award, the successful Bidder shall furnish to the Agency proof of State of Delaware Business Licensure. If the Bidder does not currently have a Business License, they may obtain an application by writing to: Division of Revenue, Carvel State Office Building, 820 French Street, Wilmington, DE 19899. A copy of the letter written to the Division of Revenue, sent with your Bid will be adequate proof for your firm to be considered for award until such time as you receive your license.
- 5.4.8 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 or S. ocontractors.

## ARTICLE 7: PERFORMANCE BOND AND PAYMENT BOND

- 7.1 BOND REQUIREMEN S
- 7.1.1 The cost of furnishing the required Bonds that are stipulated in the Bidding Documents shall be included in the Bid.
- 7.1.2 If the Bide or a 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.
- 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
- The bonds shall be dated on or after 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 affix a 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.



## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION

DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

BID FORM				
For Bids Due:	Friday, November 16, 2012 at 11:30 AM	То:	State of Delaware Office of Management and Budget Division of Facilities Management Thomas Collins Building 540 South DuPont Highway Dover, Delaware 19901	
Name of Bidde	r:			
Delaware Busin	ness License No.:	Taxpa	nyer ID No.:	
(Other License	Nos.):			
therewith, that I performed, and exception, herebrequired to exec	ne has visited the site and has familiarized that his bid is based upon the materials, sys	hir self weems and materials,	dding Documents and that this bid is made in accordance with the local conditions under which the Work is to be equipment described in the Bidding Documents without plant, equipment, supplies, transport and other facilities the lump sum itemized below:	
(\$				

BID FORM 1

Project Manual

## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

## **BID FORM**

## **ALTERNATES**

Alternate prices conform to applicable project specification section. Refer to specifications for a complete discription of the following Alternates. An "ADD" or "DEDUCT" amount is indicated by the crossed out part that does not apply.

1.	Alternate 1: Remove lead paint and paint exterior metal from the Gallery Level brackets to the roof finial.
	Add:
	(\$)
	Additional number of days to complete Alternate 1 bid work
2.	Alternate 2: Remove lead paint and paint all exterior metal profess from Gallery Level brackets down to base of Light with the exception of the main entrance.
	Add:
	(\$)
	Additional number of days to complete Alternate 2 bid work
3.	Alternate 3: Custom Wood Window sames including repairs to existing frames and new sashes.
	Add:
	Additional number of days to complete Alternate 1 bid work
4	

BID FORM 2

## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

## **BID FORM**

## **UNIT PRICES**

Unit prices conform to applicable project specification section. Refer to the specifications for a complete description of the following Unit Prices:

BID FORM 3

Project Manual

## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

## **BID FORM** I/We acknowledge Addendums numbered \_\_\_\_\_ and the price(s) submitted include any cost/schedule imp have. This bid shall remain valid and cannot be withdrawn for 30 days from the date of opening of bids, and the undersigned shall abide by the Bid Security forfeiture provisions. Bid 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 wany bid received. This bid is based upon work being accomplished by the Sub-Contractors named on the list attalled to this bid. Should I/We be awarded this contract, I/We pledge to achieve substantial completion of air the work within calendar days of the Notice to Proceed. The undersigned represents and warrants that he has complied and shall composite with all requirements of local, state, and national laws; that no legal requirement has been or shall be violated to haking 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 not, directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken action in restraint of free competitive bidding. Upon receipt of written notice of the acceptance of this Pid, the Binder shall, within twenty (20) calendar days, execute the agreement in the required form and deliver the Contract Bands, and Insurance Certificates, required by the Contract Documents. I am / We are an Individual / a Partnership / a Co. By (Individual's / General Partner's / Corp rate Name) (State of Corporation) **Business Address:**

## **ATTACHMENTS**

Witness:

Sub-Contractor List
Non-Collusion Statement
Bid Security
Employing Delawareans Reporting Requirements
(Others as Required by Project Manuals)

BID FORM 4

By:

(Title)

( Authorized Signature )

Date: \_\_\_\_\_

## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

## **BID FORM**

## SUBCONTRACTOR LIST

In accordance with Title 29, Chapter 6962 (d)(10)b <u>Delaware Code</u>, the following sub-contractor listing nust accompany the bid submittal. The name and address of the sub-contractor **must be listed for each category** where he bid er 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 all categories where he/she is qualified and intends to perform such work.

Su	bcontractor Category	<b>Subcontractor</b>	Address (City & Star)
1.	Carpentry		
2.	Metal Restoration		<u> </u>
3.	Painting		
4.	Roof Repairs	15 / C	
,	401 th		

BID FORM 5

## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

## **BID FORM**

## **NON-COLLUSION STATEMENT**

This is to certify that the undersigned bidder has neither directly nor indirectly, entered into any agree ent, participated in any collusion or otherwise taken any action in restraint of free competitive bidding in connection which his proposal submitted this date to the Office of Management and Budget, Division of Facilities Management.

All the terms and conditions of the Delaware Breakwater Light Limited Restoration, PFM Contract No. MC2006000051 have been thoroughly examined and are understood.

NAME OF BIDDER:		
AUTHORIZED REPRESENTATIVE (TYPED):		
AUTHORIZED REPRESENTATIVE (SIGNATURE):	<b>D</b> Y	
TITLE:	<b>y</b>	
ADDRESS OF BIDDER:		
PHONE NUMBER:		
Sworn to and Subscribed before me this	day of	20
My Colymission expires	NOTARY PUBLIC	

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

BID FORM 6

## DELAWARE BREAKWATER LIGHT LIMITED RESTORATION DELAWARE BAY near LEWES, DE 19958 CONTRACT NUMBER MC2006000051

## **BID FORM**

## EMPLOYING DELAWAREANS REPORTING REQUIREMENTS

Consistent with Section 40 of Senate Bill 130, below are the reporting requirements that must be filled out for projects funded through "Building Delaware's Future Now Fund". This information shall be submitted along with your bid proposal.

Contrac	ctor Name:							
Project	Name:	Delaware Breakwater L	ight Limite	d Restoration		T .		
1.	The number of pe	eople reasonably anticipa	ated to be en	nployed on the	Projec:			
2.	The number and p	percentage of such emplo	oyees who a	are bona fide leg	gal residents	of the State o	f Delaware:	
	Number:		Percenta	age:	<u> </u>			
3.	The total number	r of employees of the bide	der:					
4.	The total percenta	tage of employees of such	h bidd ir wh	oure oona fide	residents of	the State of D	elaware:	
5.		percentage of employees						
	Delaware: Numb	ber:		Percentage:				

No bid for any contract hereunder shall be responsive unless the prospective bidder discloses the information requested.

Bona fide Delaware resident defined in section 40, paragraph d: (d) For the purposes of this section, "bona fide legal resident of this State" stall mean any resident who has established residence of at least 90 days in the State.

All contractors, warded contracts hereunder shall submit a report to the Director of the Office of Management and Budget setting force the actual number and percentage of employees of such contractor who are bona fide legal residents of the State. To the extent subcontractors are employed in connection with any such contractor, the contractor shall further disclose the actual number and percentage of employees of such subcontractor who are bona fide legal residents of the State. Such reports shall be due on the earlier of 30 days from the completion of the project or December 31 of each calendar year.

BID FORM 7

# STATE OF DELAWARE OFFICE OF MANAGEMENT AND BUDGET

# **BID BOND**

TO ACCOMPANY PROPOSAL (Not necessary if security is used)

KNOW ALL MEN B	Y THESE PRESENTS T	That:
	of	in the County of  as Principal, and in the County of
and State of		as <b>Principal</b> , and
	of	in the County of
and State of	as <b>Surety</b> , legally a	uthorized to do business in the State of Delaware
("State"), are held and firmly	unto the <b>State</b> in the sum	n of
Doll	ars (\$	), or percent not to exceed
		Dollare (\$)
of amount of bid on Contract	No	, to be paid to be <b>State</b> for the use and ich payment well and trul, to be made, we do bind
benefit of Division of Facili	ties Management for wh	ich payment well and trul, to be made, we do bind
		istrators, and successors, jointly and severally for and
in the whole firmly by these p	presents.	
NOW THE CONDIT	TION OF THIS ORI IGA	ATION IS SUCH That if the above bonded Principal
		ement certain proposal to enter into this contract for
		n the Star shall be awarded this Contract, and if said
<b>Principal</b> shall well and trul	v enter into and execute.	this contract as may be required by the terms of this
		Management this Contract to be entered into within
twenty days after the date of	of official notice of the	award thereof in accordance with the terms of said
proposal, then this obligation	shall be void or els to be	and remain in full force and virtue.
proposan, unon uno congunon		, which is a rest of the control of
Sealed with seal	and dated this	day of in the year of our Lord two
thousand and	20 ).	<u></u>
SEALED, AND DELIVEREI	D IN T. E	
	me of	
		Name of Bidder (Organization)
		, ,
Corporate	By:	
Seal	,	Authorized Signature
<b>Y</b> 2000		
Attest		
		Title
<b>Y</b>		
		Name of Surety
Witness:	By:	
		Tr'.d
		Title

# AOT FOR BIDDING PURPOSES



# 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 words, indicate day, month and year)

in the year

BETWEEN the Owner:

(Name, address and other information)

and the Contractor:

(Name, address and other information)

for the following Project:

(Name, location, and detailed description)

The Architect:

(Name, address and other information)

The Owner and Contractor great follows.

ADDITIONS AND DELETIONS:

The author of this document has added information age ed for its completion. The author may also have evised be text of the original AM standard orm. An Additions and Dele ions Report that notes added into mation as well as revisions to the standard form text is available from 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.

AIA Document A201™–2007, 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.

(494282766)

#### **TABLE OF ARTICLES**

- THE CONTRACT DOCUMENTS 1
- THE WORK OF THIS CONTRACT 2
- DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION 3
- **CONTRACT SUM**
- **PAYMENTS**
- DISPUTE RESOLUTION 6
- TERMINATION OR SUSPENSION 7
- MISCELLANEOUS PROVISIONS 8
- **ENUMERATION OF CONTRACT DOCUMENTS** 9
- INSURANCE AND BONDS 10

# ARTICLE 1 THE CONTRACT DOCUMENTS

The Contract Documents consist of this Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution 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 of epeated herein. The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, representations or agreements, either written or oral. An enumeration of the Co. tract Documents, other than a Modification, appears in Article 9.

# ARTICLE 2 THE WORK OF THIS CONTRACT

The Contractor shall fully execute the Work described in the Contract Documents, except as specifically indicated in the Contract Documents to be the responsibility of others.

# ARTICLE 3 DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION

§ 3.1 The date of commencement of the Work shall be the date of this Agreement unless a different date is stated below or provision is mae for the date to be fixed in a notice to proceed issued by the Owner. (Insert the date of copy were vent if it differs from the date of this Agreement or, if applicable, state that the date will be fixed in a notice to proceed.)

If, prior to the commencement of the Work, the Owner requires time to file mortgages and other security interests, the Ovner's time requirement shall be as follows:

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

§ 3.3 The Contractor shall achieve Substantial Completion of the entire Work not later than ) days from the date of commencement, or as follows:

(Insert number of calendar days. Alternatively, a calendar date may be used when coordinated with the date of commencement. If appropriate, insert requirements for earlier Substantial Completion of certain portions of the Work.)

2

User Notes:

#### Portion of Work

#### Substantial Completion Date

, subject to adjustments of this Contract Time as provided in the Contract Documents. (Insert provisions, if any, for liquidated damages relating to failure to achieve Substantial Completion on time or for bonus payments for early completion of the Work.)

#### ARTICLE 4 CONTRACT SUM

§ 4.1 The Owner shall pay the Contractor the Contract Sum in current funds for the Contractor's performa ), subject to additions and deductions as provided in the Contract. The Contract Sum shall be (\$ Documents.

§ 4.2 The Contract Sum is based upon the following alternates, if any, which are described in the Contract Documents and are hereby accepted by the Owner:

and ments permit the (State the numbers or other identification of accepted alternates. If the bidding or propos Owner to accept other alternates subsequent to the execution of this Agreement, attach a so edule of such other alternates showing the amount for each and the date when that amount expires.

# § 4.3 Unit prices, if any:

which the unit price will be applicable.) (Identify and state the unit price; state quantity limitations, if a v.

Price Per Unit Units and Linnations Item

§ 4.4 Allowances included in the Contract Sum, if allowance price.) (Identify allowance and state exclusions, if ag

> Price Item

# 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 treib, ct, the Owner shall make progress payments on account of the Contract Sum to the Contractor as provided belt wand elsewhere in the Contract Documents.

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

5.1.3 Provided that an Application for Payment is received by the Architect not later than the day of a month, day of the same Owner shall make payment of the certified amount to the Contractor not later than the onth. If an Application for Payment is received by the Architect after the application date fixed above, payment ) days after the Architect receives the Application for Payment. shall be made by the Owner not later than ( (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 values submitted by the Contractor in accordance with the Contract Documents. The schedule of values shall allocate the entire Contract Sum among the various portions of the Work. The schedule of values shall be prepared in such form and supported

Init.

User Notes:

AIA Document A101™ - 2007. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997 and 2007 by The itute of Architects. All rights reserved. Madabata, This ALC Time man, is presidented by U.S. Sopragio it a considerable and it is a second for a considerable and it is American Institute of Architects. All rights reserved. problem is unless, after the second This document was produced by AIA software at 15:39:52 on 03/20/2008 under Order No.1000331056 1 which expires on 12/12/2008, and is not for resale.

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.

- § 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 Subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:
  - Take that portion of the Contract Sum properly allocable to completed Work as determined by .1 multiplying the percentage completion of each portion of the Work by the share of the Contract our allocated to that portion of the Work in the schedule of values, less retainage of ). Pen Urg final determination of cost to the Owner of changes in the Work, amounts not in dispute stall be included as provided in Section 7.3.9 of AIA Document A201TM-2007, General Conditions of the Contract for Construction;
  - Add that portion of the Contract Sum properly allocable to materials and equipment telivered and .2 suitably stored at the site for subsequent incorporation in the completed construction (c., approved in advance by the Owner, suitably stored off the site at a location agreed upon in triting), less retainage of (
  - Subtract the aggregate of previous payments made by the Owner; and .3
  - Subtract amounts, if any, for which the Architect has withheld or rullified a crifficate for Payment as provided in Section 9.5 of AIA Document A201-2007.
- √.6 shall be further modified under § 5.1.7 The progress payment amount determined in accordance with Section the following circumstances:
  - Add, upon Substantial Completion of the Work, a sum sun cient to increase the total payments to the full amount of the Contract Sum, less such amounts the Architect shall determine for incomplete Work, retainage applicable to such work and unsettled craims; and (Section 9.8.5 of AIA Document A201–2007 requires release of applicable retainage upon Substantial Completion of Work with consect of surety, if any.)
    Add, if final completion of the Work is the real er materially delayed through no fault of the
  - Contractor, any additional amounts avable in accordance with Section 9.10.3 of AIA Document A201-2007.
- § 5.1.8 Reduction or limitation of retainage, if they, shall be as follows:

(If it is intended, prior to Substantial Compation of the entire Work, to reduce or limit the retainage resulting from the percentages inserted in Section 5.1.6.2 and 5.1.6.2 above, and this is not explained elsewhere in the Contract Documents, insert here provisions for yuch reduction or limitation.)

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

# § 5.2 FINAL PAYMENT

- § 5.2.1 Thal 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 the Contract except for the Contractor's responsibility to correct Work as provided in Section 12.2.2 of AIA Document A201-2007, and to satisfy other requirements, if any, which extend beyond final payment; and
  - a final Certificate for Payment has been issued by the Architect. .2
- § 5.2.2 The Owner's final payment to the Contractor shall be made no later than 30 days after the issuance of the Architect's final Certificate for Payment, or as follows:

Init.

# ARTICLE 6 DISPUTE RESOLUTION § 6.1 INITIAL DECISION MAKER

The Architect will serve as Initial Decision Maker pursuant to Section 15.2 of AIA Document A201–2007, unless the parties appoint below another individual, not a party to this Agreement, to serve as 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.)

#### **§ 6.2 BINDING DISPUTE RESOLUTION**

For any Claim subject to, but not resolved by, mediation pursuant to Section 15.3 of AIA Document A201–2007 the method of binding dispute resolution shall be as follows:

(Check the appropriate box. If the Owner and Contractor do not select a method of binding dispute resolution below, or do not subsequently agree in writing to a binding dispute resolution method other than lifigation. Claims will be resolved by litigation in a court of competent jurisdiction.)

<b>X</b> ]	Arbitration pursuant to Section 15.4 of AIA Document A201-	2007
]	Litigation in a court of competent jurisdiction	
]	Other (Specify)	$\mathbf{\hat{A}}$

# ARTICLE 7 TERMINATION OR SUSPENSION

§ 7.1 The Contract may be terminated by the Owner or the Contract as provided in Article 14 of AIA Document A201–2007.

§ 7.2 The Work may be suspended by the Owner as provided in Article 14 of AIA Document A201-2007.

# ARTICLE 8 MISCELLANEOUS PROVISIONS

§ 8.1 Where reference is made in this Agreement, a provision of AIA Document A201–2007 or another Contract Document, the reference refers to that provision as mended or supplemented by other provisions of the Contract Documents.

§ 8.2 Payments due and unpaid upe y the Contract shall bear interest from the date payment is due at the rate stated below, or in the absence thereof, at the legal rate prevailing from time to time at the place where the Project is located.

(Insert rate of interest agreed mon if any.)

per annum

Init.

§ 8.3 The Owner's representative: (Name, address and other information)

8.4 The Contractor's representative: (Name, address and other information)

(494282766)

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

§ 8.6 Other provisions:

# ARTICLE 9 ENUMERATION OF CONTRACT DOCUMENTS

§ 9.1 The Contract Documents, except for Modifications issued after execution of this Agreement, are enumerated the sections below.

§ 9.1.1 The Agreement is this executed AIA Document A101–2007, Standard Form of Agreement Between Ov and Contractor.

§ 9.1.2 The General Conditions are AIA Document A201-2007, General Conditions of the Contract Construction.

§ 9.1.3 The Supplementary and other Conditions of the Contract:

Date **Document** Title

§ 9.1.4 The Specifications:

(Either list the Specifications here or refer to an exhibit attached to the Agreem nt.,

Title of Specifications exhibit:

(Table deleted)

§ 9.1.5 The Drawings:

(Either list the Drawings here or refer to an exhibit attacked to this Agreement.)

Title of Drawings exhibit:

(Table deleted)

§ 9.1.6 The Addenda, if any:

**Pages** Number

Portions of Addenda relating to bic time requirements are not part of the Contract Documents unless the bidding requirements are also enumerated in his Article 9.

forming part of the Contract Documents: § 9.1.7 Additional document

Document £201TM-2007, Digital Data Protocol Exhibit, if completed by the parties, or the

Other documents, if any, listed below:

(List here any additional documents that are intended to form part of the Contract Documents. AIA Document A201-2007 provides that bidding requirements such as advertisement or invitation to bid, Instructions to Bidders, sample forms and the Contractor's bid are not part of the Contract Documents unless enumerated in this Agreement. They should be listed here only if intended to be part of the Contract Documents.)

# ARTICLE 10 INSURANCE AND BONDS

Init.

The Contractor shall purchase and maintain insurance and provide bonds as set forth in Article 11 of AIA Document A201-2007.

AIA Document A101™ - 2007. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997 and 2007 by The orași (1904). Topologică a naciaretur bolitea în cul alfore tad cure uninter-pres di configere achie (1), ambi inceptine con contribuico o dupor di se od tad c American Institute of Architects. All rights reserved. Not PROBLED TO LACK

This document was produced by AIA software at 15:39:52 on 03/20/2008 under Order No.1000331056\_1 which expires on 12/12/2008, and is not for resale. (494282766) User Notes:

(State bonding requirements, if any, and limits of liability for insurance required in Article 11 of AIA Document A201-2007.)

Type of insurance or bond

Limit of liability or bond amount (\$ 0.00)

NNER (Signature)	CONTRACTOR (Signature)
Printed name and title)	(Printed name and title)
COR	

# AOT FOR BIDDING PURPOSES

# STATE OF DELAWARE OFFICE OF MANAGEMENT AND BUDGET

# **PERFORMANCE BOND**

D - .. 1 M-- ... 1- - ...

	Bond Number:	
		フ
KNOW ALL PERSONS BY THESE PRESENTS, that we		_ 1
("Principal"), and, a	corporation, eg	ally
authorized to do business in the State of Delaware, as sure	ety ("Surety"), are held and firmly bo	und
unto the Division of Facilities Management ("Owner"),	, in the amount of	
(\$), to be paid to <b>Owner</b> , for which paymen	nt well and truly to be made, we do be	oind
ourselves, our and each and every of our heirs, executors	, administrations successors and assign	gns,
jointly and severally, for and in the whole, firmly by these	presents.	_
Sealed with our seals and dated this day of	, 20	
·		
NOW THE CONDITION OF THIS OBLIGATION IS	SUCH, that if <b>Principal</b> , who has b	een
awarded by Owner that certain contract known as		
day of, 20 (the "Contract"		
reference, shall well and truly provide and furnish all make		
the work required under and pursuant to the terms and co		
Documents (as defined in the Contract) or any changes		
provided, shall make good and reimburse Owner sufficien		
Contract that <b>Owner</b> may sustain by reason or any failure	1 7	
shall also indemnify and save harmless <b>Wher</b> from all co	<u>.</u>	
or by reason of the performance of the Contract and for a		
this obligation shall be void, otherwise to be and remain in	• •	.11011
uns oungation shall be volu, ound with to be ally fellialli ill	Tun torce and effect.	

**Surety**, for value received, lereby 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 cover ants 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 theteur der or by any payment thereunder before the time required therein, or by any waiver of any modifications 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, 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 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:		•
	_ By:	(SEAL)
Name:	Name: Title:	
(Corporate Seal)	Title	
	SURETY  Name:	
Witness or Attest: Address:		
,	By:	(SEAL)
Name: (Corporate Sea.)	Name: Title:	
40		

# STATE OF DELAWARE OFFICE OF MANAGEMENT AND BUDGET

# **PAYMENT BOND**

	Bor	nd Number:	
KNOW ALL PERSONS BY THESE PRI	ESENTS, that we, _		, as principal
("Principal"), and	, a	co	poration, legally
authorized to do business in the State of D	elaware, as surety ('	'Surety"), are here	and firmly bound
unto the Division of Facilities Managem	ent ("Owner"), in	the amount of	
(\$), to be paid to <b>Owner</b> , fo			
ourselves, our and each and every of our l			essors and assigns,
jointly and severally, for and in the whole f	firmly by these prese	ents.	
		$\circ$	
Sealed with our seals and dated this	day of		
NOW THE CONDITION OF THIS OBI		<b>-</b>	
awarded by Owner that certain contract k			
day of, 20 (the "Contra		•	•
shall well and truly pay all and every pers		1 0	
and about the performance of the work un	wer the Contract, all	I and every sums o	of money due him,
her, them or any of them, for all such	ternals, labor and se	ervice for which P	<b>'rincipal</b> is liable,
shall make good and reimburse Owner su	ifficient funds to pay	y such costs in the	completion of the
Contract as Owner may sustain by haso	of any failure or d	default on the part	of Principal, and
shall also indemnify and save by traces of			
or by reason of the performance f the Co	ontract and for as lor	ng as provided by	the Contract; then
this obligation shall be void otherwise to b	e and 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 **Sulety** 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.

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	CY
	Name:	
Witness or Attest: Address:		3
	_ By:	(SEAL)
Name:	Name: Title:	(SE/E)
(Corporate Seal)	Title.	
	SULETY	
	Name:	
Witness or Attest: Address:		
	By:	(SEAL)
Name: (Corporate Seal.)	Name: Title:	
(Corporate Sca.)		



TO OWNER:	PRO JECT	внн		APPLICATION NO: 001	Distribution to:
				PERIOD TO:	OWNER:
FROM CONTRACTOR:	VIA ARCHITECT:	,	Bernardon Haber Holloway Architects PC Three Mill Road, Suite 211 Wilmington, Delaware 19806	CONTRACT FOR: General Construction CONTRACT DATE: PROJECT NOS: / /	ction ARCHITECT: ☐ CONTRACTOR: ☐ FIELD: ☐
CONTRACTOR'S ABBI ICATION FOR BAYER	DAVEELLY		The undersigned C	ontractor certifies that to the best of t	The undersioned Contractor certifies that to the best of the Contractor's knowledge, information
CONTRACTOR S APPLICATION FOR		4	and belief the Worl	covered by this Application for Pay	and belief the Work covered by this Application for Payment has been completed in accordance
Application is made for payment, as shown below, in connection with the Continuation Sheet, AIA Document G703, is attached.	onnection with the C	Quanto Control	with the Contract I which previous Cer	Documents, that all amounts have bee tificates for Payment were issued and	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		0.00	that current paymen	that current payment shown herein is now due.	
2, Net change by Change Orders		\$	CONTRACTOR:		
3. CONTRACT SUM TO DATE (Line $1 \pm 2$ )		\$	By:		Date:
4. TOTAL COMPLETED & STORED TO DATE (Column G on G703)	on G703)	\$	State of:		
5. RETAINAGE:		•	County of:		
a. 0 % of Completed Work		•	S oscribed and sworn to before	rn to before	
(Column D + E on G703)	49	0.00	me th	day of	
<b>b.</b> 0 — % of Stored Material			<		
(Column F on G703)	&   	0.00			
Total Retainage (Lines 5a + 5b or Total in Column I of G703)	I of G703)	\$ 0.00	My Con dission expires:	pires:	
6. TOTAL EARNED LESS RETAINAGE		\$ 0.00	ARCHITECT	ARCHITET'S CERTIFICATE FOR PAYMENT	MENT
(Line 4 Less Line 5 Total)		:	In accordance with	te C ntract Documents, based on on-	e Contract Documents, based on on-site observations and the data comprising
7. LESS PREVIOUS CERTIFICATES FOR PAYMENT		\$ 0.00	this application,	clief the Work has progressed as in	this application, a few test certifies to the Owner take to the test of the Architect a submission and belief the Work has progressed as indicated, the quality of the Work is in
(Line 6 from prior Certificate)			accordance with the	he Centract Rocuments, and the Co	intract Rocuments, and the Contractor is entitled to payment of the
8. CURRENT PAYMENT DUE		\$ 0.00	AMOUNT CERTIFIE		
9. BALANCE TO FINISH, INCLUDING RETAINAGE			AMOUNT CERTIFIED.		\$ 0.00
(Line 3 less Line 6)	<del>90</del>	0.00	(Attach explanation Application and on	(Attach explanation if amount set fied dit is from the an Ambication and on the Continual on Sect of at are charg	it is from the amount applied. Initial all figures on this et it ut are changed to conform with the amount certified.)
Training that the most training	ADITIONS	DEDITCTIONS	ADCUITECT.		
CHANGE ORDER SUMMARY	# AUDITIONS	DEDOCTIO	ARCHITECT.		Date:
Total changes approved in previous months by Owner			- Ag		
Total approved this Month	\$ 0.00	0000	This Certificate is	This Certificate is not negotiable. The AMOUNT (CR	SKTIFIED is payable only to the Contractor
			named herein, issu	ance, payment and acceptance of the	named herein, issuance, payment and acceptance of lightent at without prejudice to any rights of
NET CHANGES by Change Order	<i>a</i>	0.00	the Owner of Cont	the Owner of Condactor united tims Contract	

AIA Document G7021# - 1992. Copyright © 1953, 1963, 1965, 1978 and 1992 by The American Institute of Architects. All rights reserved. WARMEL This AIA Document is produced by U.S. Copyright on distribution or distribution of this AIA" Document, or any portion of it, may result in sovere civil and ordinal penalthus, and will be cosedued to the majorishment was produced by AIA software at 15.47.58 on 03/02/2006 under No.1000210037\_1 which expires on 12/26/2006, and is not for resale.

User Notes:



# Continuation Sheet

AIA Document G702, APPLICA TION AND CERTIFICATION FOR PAYMENT,

the hearest dollar. , attached. containing Contractor's signed cerbrication In tabulations below, amounts are stated

for line items may apply. Use Column I on Contracts where variable retaing

PERIOD TO:

APPLICATION NO: 001 APPLICATION DATE:

ARCHITECT'S PROJECT NO:

	I	RETAINAGE (IF VARIABLE RATE)	\$ 0.00	
Č.	Н	BALANCE TO RI FINISH (IF (C - G)	\$ 0.00	
ARCHITECT S PROSECT NO.		% (G÷C)	0.00 %	
ARCHIEC	G	TOTAL COMPLETED AND STORED TO DATE (D+E+F)	\$ 0.00	
	Н	MATERIALS PRESENTLY STORED (NOT IN D OR E)	\$ 0.00	
ļ	n	(PLETED THIS PERIOD	\$ 0.00	
	D Q	WORK COMPLETED F) OM REVIOUS AIPLICATION (D + C)	\$ 0.60	
	C	SCHEDULED VALUE	\$ 0.00	
	8	DESCRIPTION OF WORK	GRAND TOTAL	
	Ą	ITEM NO.		

AIA Document G703™ – 1992. Copyright © 1963, 1965, 1966, 1967,1970, 1979, 1983 and 1992 by The American Institute of Architects. All rights reserved. WARNING: This AIA<sup>®</sup> Secondary of the AIA<sup>®</sup> Sec

User Notes:

# General Conditions of the Contract for Construction

#### for the following PROJECT:

(Name and location or address)

#### THE OWNER:

(Name and address)

#### THE ARCHITECT:

(Name and address)

#### **TABLE OF ARTICLES**

- **GENERAL PROVISIONS**
- 2 OWNER
- 3 CONTRACTOR
- **ARCHITECT**
- **SUBCONTRACTORS** 5
- SEPARATE CONTRACTORS CONSTRUCTION BY OWNER OF
- CHANGES IN THE WO 7
- 8 TIME
- PAYMENTS A D COMPLETION 9
- PROTECTION OF PERSONS AND PROPERTY 10
- INJURANCE AND BONDS

INCOVERING AND CORRECTION OF WORK

MISCELLANEOUS PROVISIONS

- TERMINATION OR SUSPENSION OF THE CONTRACT
- **CLAIMS AND DISPUTES** 15

# ADDITIONS AND

The author of the doc mentinas added inform tipp medical for its completion. The author may also have revised the text of the original Alanta dard form. An Additions and elet ons neport that notes added initimation as well as revisions to the standard form text is available from 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.

AIA Document A201TH - 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. Brights the a A. A.: Each server is presented by E.B. Copyright. Laborated the professional by E.B. Copyright. Laborated the professional by E.B. Copyright. Laborated the professional by E.B. Copyright.

init.

```
(Numbers and Topics in Bold are Section Headings)
                                                                2.4.1, 11.3.1.1, 12.2.1, 13.5.2, 13.5.3, 14.2.4
                                                                Architect's Administration of the Contract
                                                                3.1.3, 4.2, 3.7.4, 15.2, 9.4.1, 9.5
                                                                Architect's Approvals
Acceptance of Nonconforming Work
                                                                2.4.1, 3.1.3, 3.5.1, 3.10.2, 4.2.7
9.6.6, 9.9.3, 12.3
                                                                Architect's Authority to Reject Work
Acceptance of Work
                                                                3.5.1, 4.2.6, 12.1.2, 12.2.1
9.6.6, 9.8.2, 9.9.3, 9.10.1, 9.10.3, 12.3
                                                                Architect's Copyright
Access to Work
                                                                1.1.7, 1.5
3.16, 6.2.1, 12.1
                                                                Architect's Decisions
Accident Prevention
                                                                3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13
10
                                                                6.3.1, 7.3.7, 7.3.9, 8.1.3, 8.3.1, 9.2.1 9.4.1
Acts and Omissions
3.2, 3.3.2, 3.12.8, 3.18, 4.2.3, 8.3.1, 9.5.1, 10.2.5,
                                                                9.9.1, 13.5.2, 15.2, 15.3
                                                                Architect's Inspections
10.2.8, 13.4.2, 13.7.1, 14.1, 15.2
                                                                                                    2, 9.10.1, 13.5
                                                                3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.8.3,
Addenda
                                                                Architect's Instructions
1.1.1, 3.11.1
                                                                3.2.4, 3.3.1, 4.2.6, 4.2.7,
Additional Costs, Claims for
                                                                Architect's Interpretations
3.7.4, 3.7.5, 6.1.1, 7.3.7.5, 10.3, 15.1.4
                                                                4.2.11, 4.2.12
Additional Inspections and Testing
                                                                Architect's Pojec Re
9.4.2, 9.8.3, 12.2.1, 13.5
                                                                4.2.10
Additional Insured
                                                                Architek's Relationship with Contractor
11.1.4
                                                                1.1.2 1.5 1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5.1,
Additional Time, Claims for
                                                                3.7.5, 3.9.2, 3.9.3, 3.10, 3.11, 3.12, 3.16, 3.18,
3.2.4, 3.7.4, 3.7.5, 3.10.2, 8.3.2, 15.1.5
                                                                4.18, 4.73, 4.2, 5.2, 6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5,
Administration of the Contract
                                                                9.7, 3.8, 9.9, 10.2.6, 10.3, 11.3.7, 12, 13.4.2, 13.5,
3.1.3, 4.2, 9.4, 9.5
Advertisement or Invitation to Bid
                                                                 Architect's Relationship with Subcontractors
1.1.1
                                                                1.1.2, 4.2.3, 4.2.4, 4.2.6, 9.6.3, 9.6.4, 11.3.7
Aesthetic Effect
                                                                Architect's Representations
4.2.13
                                                                9.4.2, 9.5.1, 9.10.1
Allowances
                                                                Architect's Site Visits
3.8, 7.3.8
                                                                3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.5
All-risk Insurance
                                                                 Asbestos
11.3.1, 11.3.1.1
                                                                 10.3.1
Applications for Payment
                                                                 Attorneys' Fees
4.2.5, 7.3.9, 9.2, 9.3, 9.4, 9.5
                                                                 3.18.1, 9.10.2, 10.3.3
11.1.3
                                                                 Award of Separate Contracts
Approvals
                                7.12.8, 3.12.9, 3.12.10,
                                                                 6.1.1.6.1.2
2.1.1, 2.2.2, 2.4, 3.1 3, 3.10
                                                                 Award of Subcontracts and Other Contracts for
4.2.7, 9.3.2, 13.5.1
                                                                 Portions of the Work
Arbitration
                                                                 5.2
8.3.1, 11.3.10, 13
                    1, 15.3.2, 15.4
                                                                 Basic Definitions
 ARCHICECT
                                                                 1.1
                                                                 Bidding Requirements
 Arcor ct, Drinition of
                                                                 1.1.1, 5.2.1, 11.4.1
  1.1
                                                                 Binding Dispute Resolution
    hiteot, Extent of Authority
                                                                 9.7.1, 11.3.9, 11.3.10, 13.1.1, 15.2.5, 15.2.6.1, 15.3.1,
 4, 1, 3, 12, 7, 4, 1, 4, 2, 5, 2, 6, 3, 1, 7, 1, 2, 7, 3, 7, 7, 4,
9.2.1, 9.3.1, 9.4, 9.5, 9.6.3, 9.8, 9.10.1, 9.10.3, 12.1,
                                                                 15.3.2, 15.4.1
                                                                 Boiler and Machinery Insurance
12.2.1, 13.5.1, 13.5.2, 14.2.2, 14.2.4, 15.1.3, 15.2.1
                                                                 11.3.2
 Architect, Limitations of Authority and
                                                                 Bonds, Lien
 Responsibility
                                                                 7.3.7.4, 9.10.2, 9.10.3
 2.1.1, 3.12.4, 3.12.8, 3.12.10, 4.1.2, 4.2.1, 4.2.2,
                                                                 Bonds, Performance, and Payment
 4.2.3, 4.2.6, 4.2.7, 4.2.10, 4.2.12, 4.2.13, 5.2.1, 7.4.1,
                                                                 7.3.7.4, 9.6.7, 9.10.3, 11.3.9, 11.4
 9.4.2, 9.5.3, 9.6.4, 15.1.3, 15.2
```

Architect's Additional Services and Expenses

Init.

INDEX

AIA Document A201<sup>TM</sup> = 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. See all the part of the pa

Here, the control of the control of

(3760293115)

Building Permit	Completion, Substantial
3.7.1	4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, 9.8, 9.9.1, 9.10.3,
Capitalization	12.2, 13.7
1.3	Compliance with Laws
Certificate of Substantial Completion	1.6.1, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 4.1.1, 9.6.4,
9.8.3, 9.8.4, 9.8.5	10.2.2, 11.1, 11.3, 13.1, 13.4, 13.5.1, 13.5.2, 13.6,
Certificates for Payment	14.1.1, 14.2.1.3, 15.2.8, 15.4.2, 15.4.3
4.2.1, 4.2.5, 4.2.9, 9.3.3, <b>9.4</b> , 9.5, 9.6.1, 9.6.6, 9.7.1,	Concealed or Unknown Conditions
9,10.1, 9.10.3, 14.1.1.3, 14.2.4, 15.1.3	3.7.4, 4.2.8, 8.3.1, 10.3
Certificates of Inspection, Testing or Approval	Conditions of the Contract
	1.1.1, 6.1.1, 6.1.4
13.5.4 Certificates of Insurance	Consent, Written
	3.4.2, 3.7.4, 3.12.8, 3.14.2, 4.1.2, 9.3.2, 9.8
9.10.2, 11.1.3	9.10.2, 9.10.3, 11.3.1, 13.2, 13.4.2, 16.4.4.
Change Orders	Consolidation or Joinder
1.1.1, 2.4.1, 3.4.2, 3.7.4, 3.8.2.3, 3.11.1, 3.12.8, 4.2.8,	15.4.4
5.2.3, 7.1.2, 7.1.3, <b>7.2</b> , 7.3.2, 7.3.6, 7.3.9, 7.3.10,	CONSTRUCTION BY OWNER OR BY
8.3.1, 9.3.1.1, 9.10.3, 10.3.2, 11.3.1.2, 11.3.4, 11.3.9,	SEPARATE CONTRACTORS
12.1.2, 15.1.3	1.1.4, <b>6</b>
Change Orders, Definition of	Construction Change Directive, Definition of
7.2.1	
CHANGES IN THE WORK	7.3.1
2.2.1, 3.11, 4.2.8, 7, 7.2.1, 7.3.1, 7.4, 7.4.1, 8.3.1,	Construction Chang. Diffectives 1.1.1, 3.4.2, 3. 28, 4.2.8, 7.1.1, 7.1.2, 7.1.3, 7.3,
9.3.1.1, 11.3.9	
Claims, Definition of	9,3.1.1
15.1.1	Construction Schedules, Contractor's
CLAIMS AND DISPUTES	3.10, 3.12.1, 3.12.2, 6.1.3, 15.1.5.2
3.2.4, 6.1.1, 6.3.1, 7.3.9, 9.3.3, 9.10.4, 10.3.3, 15,	Contingent Assignment of Subcontracts
15.4	3.4, 1.2.2.2
Claims and Timely Assertion of Claims	Continuing Contract Performance
15.4.1	18.1.3
Claims for Additional Cost	Contract, Definition of
3.2.4, 3.7.4, 6.1.1, 7.3.9, 10.3.2, <b>15.1.4</b>	1.1.2
Claims for Additional Time	CONTRACT, TERMINATION OR
3.2.4, 3.7.46.1.1, 8.3.2, 10.3.2, <b>15.1.5</b>	SUSPENSION OF THE
Concealed or Unknown Conditions Claims for	5.4.1.1, 11.3.9, 14
3.7.4	Contract Administration
Claims for Damages	3.1.3, 4, 9.4, 9.5
3.2.4, 3.18, 6.1.1, 8.3.3, 9.5, 1, 9.6.7, 10, 3.3, 11.1.1,	Contract Award and Execution, Conditions Relating
11.3.5, 11.3.7, 14.1.3, 14.2.4, 15.1.6	to
Claims Subject to Arbitation	3.7.1, 3.10, 5.2, 6.1, 11.1.3, 11.3.6, 11.4.1
15.3.1, 15.4.1	Contract Documents, The
Cleaning Up	1.1.1
3.15, 6.3	Contract Documents, Copies Furnished and Use of
Commencement of the Work, Conditions Relating to	1.5.2, 2.2.5, 5.3
2.2.1, 3, 2, 3.4.1, 3.7.1, 3.10.1, 3.12.6, 5.2.1, 5.2.3,	Contract Documents, Definition of
6.2.2, 1.1. 8.2.2, 8.3.1, 11.1, 11.3.1, 11.3.6, 11.4.1,	1,1.1
15.1.4	Contract Sum
Comme cement of the Work, Definition of	3.7.4, 3.8, 5.2.3, 7.2, 7.3, 7.4, <b>9.1</b> , 9.4.2, 9.5.1.4,
8.2	9.6.7, 9.7, 10.3.2, 11.3.1, 14.2.4, 14.3.2, 15.1.4,
ommunications Facilitating Contract	15.2.5
Administration	Contract Sum, Definition of
	9.1
3.9.1, <b>4.2.4</b> Completion, Conditions Relating to	Contract Time
2.4 L 2.11. 2.15. 4.2.2. 4.2.0. 8.2.0.4.2.0.8.0.0.1	3.7.4, 3.7.5, 3.10.2, 5.2.3, 7.2.1.3, 7.3.1, 7.3.5, 7.4,
3.4.1, 3.11, 3.15, 4.2.2, 4.2.9, 8.2, 9.4.2, 9.8, 9.9.1,	8.1.1, 8.2.1, 8.3.1, 9.5.1, 9.7.1, 10.3.2, 12.1.1, 14.3.2,
9.10, 12.2, 13.7, 14.1.2	15.1.5.1, 15.2.5
COMPLETION, PAYMENTS AND	Contract Time, Definition of
9	
	1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The

AIA Document A201™ – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. One objects may also become a small great and the Life the trick of a last translation of the American control on the relation of the American control on the relation of the American control on the relation of the American control of the American control of the American control of the relation of the American control of the relation of the American control of the

8.1.1	Costs
CONTRACTOR	2.4.1, 3.2.4, 3.7.3, 3.8.2, 3.15.2, 5.4.2, 6.1.1, 6.2.3,
3	7.3.3.3, 7.3.7, 7.3.8, 7.3.9, 9.10.2, 10.3.2, 10.3.6,
Contractor, Definition of	11.3, 12.1.2, 12.2.1, 12.2.4, 13.5, 14
3.1, 6.1.2	Cutting and Patching
Contractor's Construction Schedules	3.14, 6.2.5
<b>3.10</b> , 3.12.1, 3.12.2, 6.1.3, 15.1.5.2	Damage to Construction of Owner or Separate
Contractor's Employees	Contractors
3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, 10.3,	3.14.2, 6.2.4, 10.2.1.2, 10.2.5, 10.4, 11.1.1, 11.3,
11.1.1, 11.3.7, 14.1, 14.2.1.1,	12.2.4
Contractor's Liability Insurance	Damage to the Work
11.1	3.14.2, 9.9.1, 10.2.1.2, 10.2.5, 10.4.1, 11.3 (7, 12.2)
Contractor's Relationship with Separate Contractors	Damages, Claims for
and Owner's Forces	5.2.4, 5.16, 0.1.1, 6.5.5, 5.5.1, 7.0.7, 10.5.5
3.12.5, 3.14.2, 4.2.4, 6, 11.3.7, 12.1.2, 12.2.4	11.3.5, 11.3.7, 14.1.3, 14.2.4, 15.1.6
Contractor's Relationship with Subcontractors	Damages for Delay
1.2.2, 3.3.2, 3.18.1, 3.18.2, 5, 9.6.2, 9.6.7, 9.10.2,	6.1.1, 8.3.3, 9.5.1.6, 9.7, 10.3.2 <b>Date of Commencement of the Work</b> , Definition of
11.3.1.2, 11.3.7, 11.3.8	
Contractor's Relationship with the Architect	8.1.2  Date of Substantial Completion, Definition of
1.1.2, 1.5, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5.1,	
3.7.4, 3.10, 3.11, 3.12, 3.16, 3.18, 4.1.3, 4.2, 5.2,	8.1.3
6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6,	Day, Definition o
10.3, 11.3.7, 12, 13.5, 15.1.2, 15.2.1	8.1.4  Decision of the splitter
Contractor's Representations	Decisions of the 3. chitect 3.7.4 4.2.6 4.2.7, 4.2.11, 4.2.12, 4.2.13, 15.2, 6.3,
3.2.1, 3.2.2, 3.5.1, 3.12.6, 6.2.2, 8.2.1, 9.3.3, 9.8.2	73.7 73.9, 3.1.3, 8.3.1, 9.2.1, 9.4, 9.5.1, 9.8.4, 9.9.1,
Contractor's Responsibility for Those Performing the	13.5.2, 14.2.2, 14.2.4, 15.1, 15.2
Work	Decisions to Withhold Certification
3.3.2, 3.18, 5.3.1, 6.1.3, 6.2, 9.5.1, 10.2.8	9.4.1, 9.5, 9.7, 14.1.1.3
Contractor's Review of Contract Documents	Defective or Nonconforming Work, Acceptance,
3.2	Rejection and Correction of
Contractor's Right to Stop the Work	2.3.1, 2.4.1, 3.5.1, 4.2.6, 6.2.5, 9.5.1, 9.5.2, 9.6.6,
9.7	9.8.2, 9.9.3, 9.10.4, 12.2.1
Contractor's Right to Terminate the Contract	Defective Work, Definition of
14.1, 15.1.6	3.5.1
Contractor's Submittals 3.10, 3.11, 3.12.4, 4.2.7, 5.2.1, 5.2. 9, .0.3, 3.8.2,	Definitions
3.10, 3.11, 3.12.4, 4.2.7, 3.2.1, 3.2.7, 3.7, 3.7, 3.7, 3.7, 3.7, 3.7, 3.7, 3	1.1, 2.1.1, 3.1.1, 3.5.1, 3.12.1, 3.12.2, 3.12.3, 4.1.1,
9.8.3, 9.9.1, 9.10.2, 9.10.3, 11.1.3, 11.1.2	15.1.1, 5.1, 6.1.2, 7.2.1, 7.3.1, 8.1, 9.1, 9.8.1
Contractor's Superintendent	Delays and Extensions of Time
3.9, 10.2.6	3.2., 3.7.4, 5.2.3, 7.2.1, 7.3.1, 7.4.1, <b>8.3</b> , 9.5.1, 9.7.1,
Contractor's Supervision and Construction	10.3.2, 10.4.1, 14.3.2, 15.1.5, 15.2.5
Procedures 1.2.2, 3.3, 3.4, 3.72, 4.2.7, 4.2.7, 6.1.3, 6.2.4,	Disputes
7.1.3, 7.3.5, 7.4, 7, 2.2, 10, 12, 14, 15.1.3	6.3.1, 7.3.9, 15.1, 15.2
Contractual Liable ty Insurance	Documents and Samples at the Site
11.1.1.8 11.2	3.11
Coordinated and Correlation	Drawings, Definition of
12, 5. 1, 3. 1, 3.10, 3.12.6, 6.1.3, 6.2.1	1.1.5
(opies hurnished of Drawings and Specifications	Drawings and Specifications, Use and Ownership of
1. 2.20, 3.11	3.11
opyrights	Effective Date of Insurance
1.5, 3.17	8.2.2, 11.1.2
Correction of Work	Emergencies
2.3, 2.4, 3.7.3, 9.4.2, 9.8.2, 9.8.3, 9.9.1, 12.1.2, 12.2	<b>10.4</b> , 14.1.1.2, 15.1.4
Correlation and Intent of the Contract Documents	Employees, Contractor's
1.2	3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2,
Cost, Definition of	10.3.3, 11.1.1, 11.3.7, 14.1, 14.2.1.1
7.3.7	Equipment, Labor, Materials or

No.1000331056\_1 which expires on 12/12/2008, and is not for resale. User Notes:

Insurance 1.1.3, 1.1.6, 3.4, 3.5.1, 3.8.2, 3.8.3, 3.12, 3.13.1, 3.18.1, 6.1.1, 7.3.7, 9.3.2, 9.8.4, 9.9.1, 9.10.2, **11** 3.15.1, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.7, 9.3.2, 9.3.3, Insurance, Boiler and Machinery 9.5.1.3, 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 11.3.2 Execution and Progress of the Work Insurance, Contractor's Liability 1.1.3, 1.2.1, 1.2.2, 2.2.3, 2.2.5, 3.1, 3.3.1, 3.4.1, 3.5.1, 11.1 3.7.1, 3.10.1, 3.12, 3.14, 4.2, 6.2.2, 7.1.3, 7.3.5, 8.2, Insurance, Effective Date of 9.5.1, 9.9.1, 10.2, 10.3, 12.2, 14.2, 14.3.1, 15.1.3 8.2.2, 11.1.2 Extensions of Time Insurance, Loss of Use 3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3, 7.4.1, 9.5.1, 9.7.1, 11.3.3 10.3.2, 10.4.1, 14.3, 15.1.5, 15.2.5 Insurance, Owner's Liability Failure of Payment 9.5.1.3, 9.7, 9.10.2, 13.6, 14.1.1.3, 14.2.1.2 Insurance, Property Faulty Work 10.2.5, **11.3** (See Defective or Nonconforming Work) Insurance, Stored Materials **Final Completion and Final Payment** 9.3.2, 11.4.1.4 4.2.1, 4.2.9, 9.8.2, 9.10, 11.1.2, 11.1.3, 11.3.1, 11.3.5, INSURANCE AND BONDS 12.3.1, 14.2.4, 14.4.3 Financial Arrangements, Owner's Insurance Companies, Con Partial Occupancy 2.2.1, 13.2.2, 14.1.1.4 9.9.1, 11.4.1.5 Fire and Extended Coverage Insurance Insurance Companies, Settlement with 11.3.1.1 11,4.10 GENERAL PROVISIONS wract Documents Intent of the Co 1 1.2.1, 4.2.7, 4.2.1, 4.2.13, 7.4 Governing Law Interest 🖊 13.1 12.6 Guarantees (See Warranty) Interpretation Hazardous Materials 1.2.., 1.4, 4.1.1, 5.1, 6.1.2, 15.1.1 10,2.4, **10.3** Interpretations, Written Identification of Subcontractors and Suppliers 4.2.11, 4.2.12, 15.1.4 5.2.1 Judgment on Final Award Indemnification 15.4.2 3.17.1, 3.18, 9.10.2, 10.3.3, 10.3.5, 10.3.6, 11,3 Labor and Materials, Equipment 1.1.3, 1.1.6, 3.4, 3.5.1, 3.8.2, 3.8.3, 3.12, 3.13, 3.15.1, Information and Services Required of he 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.7, 9.3.2, 9.3.3, 9.5.1.3, 2.1.2, **2.2**, 3.2.2, 3.12.4, 3.12.10, 6.1.3, 6.1.3, 6.2.5 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 9.6.1, 9.6.4, 9.9.2, 9.10.3, 10.3.3, 12.11.4.47(3.5.1, Labor Disputes 13.5.2, 14.1.1.4, 14.1.4, 15.1.3 8.3.1 **Initial Decision** Laws and Regulations 15.2 1.5, 3.2.3, 3.6, 3.7, 3.12.10, 3.13.1, 4.1.1, 9.6.4, 9.9.1, Initial Decision Maker, Del. ition of 10.2.2, 11.1.1, 11.3, 13.1.1, 13.4, 13.5.1, 13.5.2, 13.6.1, 14, 15.2.8, 15.4 Initial Decision Make Decisions Liens 14.2.2, 14.2.4, 5.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 2.1.2, 9.3.3, 9.10.2, 9.10.4, 15.2.8 Initial Decision Maker, Extent of Authority 14.2.2, 14.2.4, 15.1.8, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 Limitations, Statutes of 12.2.5, 13.7, 15.4.1.1 Injury or Da nage to Person or Property Limitations of Liability 2.3.1, 3.2.2, 3.5.1, 3.12.10, 3.17.1, 3.18.1, 4.2.6, **10.2.8**, 10.4.1 4.2.7, 4.2.12, 6.2.2, 9.4.2, 9.6.4, 9.6.7, 10.2.5, 10.3.3, In cetions 11.1.2, 11.2.1, 11.3.7, 12.2.5, 13.4.2 31, 3, 3, 3, 3, 7, 1, 4, 2, 2, 4, 2, 6, 4, 2, 9, 9, 4, 2, 9, 8, 3, Limitations of Time 9.9.2, 9.10.1, 12.2.1, 13.5 2.1.2, 2.2, 2.4, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2.7, Instructions to Bidders 5.2, 5.3.1, 5.4.1, 6.2.4, 7.3, 7.4, 8.2, 9.2.1, 9.3.1, 1.1.1 9.3.3, 9.4.1, 9.5, 9.6, 9.7.1, 9.8, 9.9, 9.10, 11.1.3, Instructions to the Contractor 11.3.1.5, 11.3.6, 11.3.10, 12.2, 13.5, 13.7, 14, 15 3.2.4, 3.3.1, 3.8.1, 5.2.1, 7, 8.2.2, 12, 13.5.2 Loss of Use Insurance Instruments of Service, Definition of 11.3.3 1.1.7

AIA Document A201<sup>TM</sup> – 2007. Copyright © 1911. 1915. 1918, 1925, 1937. 1951, 1958, 1961, 1963, 1966, 1970. 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. 3. 1997, 1918,

Englished, the former and appropriate and the first of the first on No.1000331056\_1 which expires on 12/12/2008, and is not for resale. User Notes:

Material Suppliers	2.1.2, <b>2.2</b> , 3.2.2, 3.12.10, 6.1.3, 6.1.4, 6.2.5, 9.3.2.
1.5, 3.12.1, 4.2.4, 4.2.6, 5.2.1, 9.3, 9.4.2, 9.6, 9.10.5	9.6.1, 9.6.4, 9.9.2, 9.10.3, 10.3.3, 11.2.1, 11.3, 13.5.1,
Materials, Hazardous	13.5.2, 14.1.1.4, 14.1.4, 15.1.3
10.2.4, 10.3	Owner's Authority
Materials, Labor, Equipment and	1.5, 2.1.1, 2.3.1, 2.4.1, 3.4.2, 3.8.1, 3.12.10, 3.14.2,
1.1.3, 1.1.6, 1.5.1, 3.4.1, 3.5.1, 3.8.2, 3.8.3, 3.12,	4.1.2, 4.1.3, 4.2.4, 4.2.9, 5.2.1, 5.2.4, 5.4.1, 6.1, 6.3.1,
3.13.1, 3.15.1, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.7, 9.3.2,	7.2.1, 7.3.1, 8.2.2, 8.3.1, 9.3.1, 9.3.2, 9.5.1, 9.6.4,
9.3.3, 9.5.1.3, 9.10.2, 10.2.1.2, 10.2.4, 14.2.1.1,	9.9.1, 9.10.2, 10.3.2, 11.1.3, 11.3.3, 11.3.10, 12.2.2,
14.2.1.2	12.3.1, 13.2.2, 14.3, 14.4, 15.2.7
Means, Methods, Techniques, Sequences and	Owner's Financial Capability
Procedures of Construction	2.2.1, 13.2.2, 14.1.1.4
3,3.1, 3.12.10, 4.2.2, 4.2.7, 9.4.2	Owner's Liability Insurance
Mechanic's Lien	11.2
2.1.2, 15.2.8	Owner's Loss of Use Insurance
Mediation	11,3.3
8.3.1, 10.3.5, 10.3.6, 15.2.1, 15.2.5, 15.2.6, <b>15.3</b> ,	Owner's Relationship with Subcont acture
15.4.1	1.1.2, 5.2, 5.3, 5.4, 9.6.4, 9.10.2, 4.2.2
Minor Changes in the Work	Owner's Right to Carry Ou the York
1.1.1, 3.12.8, 4.2.8, 7.1, <b>7.4</b>	2.4, 14.2.2
MISCELLANEOUS PROVISIONS	Owner's Right to Clean Up
	6.3
13 Modifications, Definition of	Owner's Right to Person Construction and to
	Award Separate Contracts
1.1.1 Modifications to the Contract	6.1
1.1.1, 1.1.2, 3.11, 4.1.2, 4.2.1, 5.2.3, <b>7</b> , 8.3.1, 9.7.1,	Owner's Right to Stop the Work
	24
10.3.2, 11.3.1	Owner's Right to Suspend the Work
Mutual Responsibility	14.J
6.2	owner's Right to Terminate the Contract
Nonconforming Work, Acceptance of	14.2
9.6.6, 9.9.3, 12.3 Nonconforming Work, Rejection and Correction of	Ownership and Use of Drawings, Specifications
Nonconforming work, Rejection and Correction of	and Other Instruments of Service
2.3.1, 2.4.1, 3.5.1, 4.2.6, 6.2.4, 9.5.1, 9.8.2, 9.9.3,	1.1.1, 1.1.6, 1.1.7, <b>1.5</b> , 2.2.5, 3.2.2, 3.11.1, 3.17.1,
9.10.4, 12.2.1	4.2.12, 5.3.1
Notice	Partial Occupancy or Use
2.2.1, 2.3.1, 2.4.1, 3.2.4, 3.3.1, 3.7.2, 2.12.9, 5.2.7,	9.6.6, <b>9.9</b> , 11.3.1.5
9.7.1, 9.10, 10.2.2, 11.1.3, 11.4.6, 12.2	Patching, Cutting and
13.5.1, 13.5.2, 14.1, 14.2, 15.2.8, 15.4	3.14, 6.2.5
Notice, Written	Patents
2.3.1, 2.4.1, 3.3.1, 3.9.2, 2. 2.9 3.12.10, 5.2.1, 9.7.1,	3.17
9.10, 10.2.2, 10.3, 11.1.2, 11., 6, 12.2.2.1, <b>13.3</b> , 14,	Payment, Applications for
15.2.8, 15.4.1	4.2.5, 7.3.9, 9.2.1, <b>9.3</b> , 9.4, 9.5, 9.6.3, 9.7.1, 9.8.5,
Notice of Claims	9.10.1, 14.2.3, 14.2.4, 14.4.3
3.7.4, 4.5, 10.2 3, 15.1.2, 15.4	Payment, Certificates for
Notice of Testing and Inspections	4.2.5, 4.2.9, 9.3.3, <b>9.4</b> , 9.5, 9.6.1, 9.6.6, 9.7.1, 9.10.1,
13.5.1, 14.5.2	9.10.3, 13.7, 14.1.1.3, 14.2.4
Observations, Contractor's	Payment, Failure of
3.2, 3, 4	9.5.1.3, <b>9.7</b> , 9.10.2, 13.6, 14.1.1.3, 14.2.1.2
Cocupanty	Payment, Final
2.1 2 9 6.6, 9.8, 11.3.1.5	4.2.1, 4.2.9, 9.8.2, 9.10, 11.1.2, 11.1.3, 11.4.1, 11.4.5,
Orders, Written	12.3.1, 13.7, 14.2.4, 14.4.3
1.1.1, 2.3, 3.9.2, 7, 8.2.2, 11.3.9, 12.1, 12.2.2.1,	Payment Bond, Performance Bond and
<b>1</b> 3.5.2, 14.3.1	7.3.7.4, 9.6.7, 9.10.3, 11.4.9, 11.4
OWNER	Payments, Progress
2	9.3, 9.6, 9.8.5, 9.10.3, 13.6, 14.2.3, 15.1.3
Owner, Definition of	PAYMENTS AND COMPLETION
2.1.1	
Owner, Information and Services Required of the	9
	1054 1059 1061 1063 1066 1970 1976 1987 1997 and 2007 by The

AIA Document A201™ – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. So of the other hands from the data of the control of the other hands from the control of the control of the other hands from the control of th

No.1000331056\_1 which expires on 12/12/2008, and is not for resale. User Notes: (3760293115)

Rights and Remedies Payments to Subcontractors 1.1.2, 2.3, 2.4, 3.5.1, 3.7.4, 3.15.2, 4.2.6, 4.5, 5.3, 5.4, 5.4.2, 9.5.1.3, 9.6.2, 9.6.3, 9.6.4, 9.6.7, 11.4.8. 6.1, 6.3, 7.3.1, 8.3, 9.5.1, 9.7, 10.2.5, 10.3, 12.2.2, 14.2.1.2 12.2.4, 13.4, 14, 15.4 PCB Royalties, Patents and Copyrights 10.3.1 3.17 Performance Bond and Payment Bond Rules and Notices for Arbitration 7.3.7.4, 9.6.7, 9.10.3, 11.4.9, 11.4 15.4.1 Permits, Fees, Notices and Compliance with Laws Safety of Persons and Property 2.2.2, 3.7, 3.13, 7.3.7.4, 10.2.2 **10.2**, 10.4 PERSONS AND PROPERTY, PROTECTION Safety Precautions and Programs OF 3.3.1, 4.2.2, 4.2.7, 5.3.1, **10.1**, 10.2, 10.4 10 Samples, Definition of Polychlorinated Biphenyl 3.12.3 10.3.1Samples, Shop Drawings, Product Product Data, Definition of 3.11, 3.12, 4.2.7 3.12.2 Samples at the Site, Documents **Product Data and Samples, Shop Drawings** 3.11 3.11, 3.12, 4.2.7 Schedule of Values **Progress and Completion** 9.2, 9.3.1 4.2.2, 8.2, 9.8, 9.9.1, 14.1.4, 15.1.3 Schedules, Construction **Progress Payments** 1.4.1.2, 3.10, 6.12, 1, 3, 22, 6.1.3, 15.1.5.2 9.3, **9.6**, 9.8.5, 9.10.3, 13.6, 14.2.3, 15.1.3 Separate Continues and Contractors Project, Definition of the 1.1.4, 3.12.5, 3.14.2, 4.2.4, 4.2.7, 6, 8.3.1, 11.4.7, 1.1.4 12.1. Project Representatives Skop Drawings, Definition of 4.2.10 3.12.1 Snop Prawings, Product Data and Samples Property Insurance 10.2.5, 11.3 PROTECTION OF PERSONS AND PROPERTY Site, Use of **3.13**, 6.1.1, 6.2.1 Regulations and Laws Site Inspections 1.5, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 4.1.1, 9.6.4, 3.2.2, 3.3.3, 3.7.1, 3.7.4, 4.2, 9.4.2, 9.10.1, 13.5 10.2.2, 11.1, 11.4, 13.1, 13.4, 13.5.1, 13.5.2, 13.6, Site Visits, Architect's 15.2.8, 15.4 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.5 Rejection of Work Special Inspections and Testing 3.5.1, 4.2.6, 12.2.1 4.2.6, 12.2.1, 13.5 Releases and Waivers of Liens Specifications, Definition of the 9.10.2 1.1.6 Representations Specifications, The 9.3.3, 9.4.2, 9.5.1, 3,2,1, 3,5,1, 3,12,6, 6,2 1.1.1, **1.1.6**, 1.2.2, 1.5, 3.11, 3.12.10, 3.17, 4.2.14 9.8.2, 9.10.1 Statute of Limitations Representatives 2.1.1, 3.1.1, 3.4.1, 4.2.1, 4.2.2, 4.2.10, 5.1.1, 13.7, 15.4.1.1 Stopping the Work 5.1.2, 13.2 Responsibility for Mose Performing the Work 2.3, 9.7, 10.3, 14.1 Stored Materials 3.3.2, 18, 4.2.3, 5.3.1, 6.1.3, 6.2, 6.3, 9.5.1, 10 6.2.1, 9.3.2, 10.2.1.2, 10.2.4, 11.4.1.4 Subcontractor, Definition of 93.1, 9.62, 9.8.5, 9.9.1, 9.10.2, 9.10.3 Review of Contract Documents and Field 5.1.1 SUBCONTRACTORS Anditions by Contractor **3.2**, 3.12.7, 6.1.3 Subcontractors, Work by Review of Contractor's Submittals by Owner and 1.2.2, 3.3.2, 3.12.1, 4.2.3, 5.2.3, 5.3, 5.4, 9.3.1.2, 3.10.1, 3.10.2, 3.11, 3.12, 4.2, 5.2, 6.1.3, 9.2, 9.8.2 9.6.7 Suhcontractual Relations Review of Shop Drawings, Product Data and 5.3, 5.4, 9.3,1.2, 9.6, 9.10, 10.2.1, 11.4.7, 11.4.8, Samples by Contractor 14.1, 14.2.1 3.12

AIA Document A201TM - 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. 59 600 Medical . But were at its not use bed by ? The are

This document was produced by AIA software at 15:07:25 on 06/16/2008 under Order

7

Submittals	3.1.3, 3.3.3, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3, 9.9.2,
3.10, 3.11, 3.12, 4.2.7, 5.2.1, 5.2.3, 7.3.7, 9.2, 9.3,	9.10.1, 10.3.2, 11.4.1.1, 12.2.1, <b>13.5</b>
9.8, 9.9.1, 9.10.2, 9.10.3, 11.1.3	TIME
Submittal Schedule	8
3.10.2, 3.12.5, 4.2.7	Time, Delays and Extensions of
Subrogation, Waivers of	3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3.1, 7.4.1, <b>8.3</b> , 9.5.1, 9.7.1,
6.1.1, 11.4.5, <b>11.3.7</b>	10.3.2, 10.4.1, 14.3.2, 15.1.5, 15.2.5
Substantial Completion	Time Limits
4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, <b>9.8</b> , 9.9.1, 9.10.3,	2.1.2, 2.2, 2.4, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2.
12.2, 13.7	4.4, 4.5, 5.2, 5.3, 5.4, 6.2.4, 7.3, 7.4, 8.2, 9.2, 9.3 (,
Substantial Completion, Definition of	9.3.3, 9.4.1, 9.5, 9.6, 9.7, 9.8, 9.9, 9.10, 11.1.3,
9.8.1	11.4.1.5, 11.4.6, 11.4.10, 12.2, 13.5, 13.7, 4, 15.1.
Substitution of Subcontractors	15.4
5.2.3, 5.2.4	Time Limits on Claims
Substitution of Architect	3.7.4, 10.2.8, <b>13.7</b> , 15.1.2
4.1.3	Title to Work
Substitutions of Materials	9.3.2, 9.3.3
3.4.2, 3.5.1, 7.3.8	Transmission of Data in Digital Form
Sub-subcontractor, Definition of	1.6
5.1.2	UNCOVERING AND CORPECTION OF
Subsurface Conditions	WORK
3.7.4	12
Successors and Assigns	Uncovering of Work
13.2	12.1 Unfo escer Conditions, Concealed or Unknown
Superintendent	
3.9, 10.2.6	37.4 8.3.1, 0.3
Supervision and Construction Procedures	Unit Prices 7.3.6.2.7.3.4
1.2.2, 3.3, 3.4, 3.12.10, 4.2.2, 4.2.7, 6.1.3, 6.2.4,	Ose of Documents
7.1.3, 7.3.7, 8.2, 8.3.1, 9.4.2, 10, 12, 14, 15.1.3	1.1.1, 1.5, 2.2.5, 3.12.6, 5.3
Surety 2 0 0 5 0 10 2 0 10 2 14 2 2 15 2 7	Use of Site
3.4.1.2, 3.0.3, 3.10.2, 3.10.0, 1.11.1.	3.13, 6.1.1, 6.2.1
Surety, Consent of	Values, Schedule of
9.10.2, 9.10.3	9.2, 9.3.1
Surveys	Waiver of Claims by the Architect
2.2.3	13.4.2
Suspension by the Owner for Coven ence	Waiver of Claims by the Contractor
14.3	9.10.5, 11.4.7, 13.4.2, 15.1.6
Suspension of the Work	Waiver of Claims by the Owner
5.4.2, 14.3 Suspension or Termination of the Contract	9.9.3, 9.10.3, 9.10.4, 11.4.3, 11.4.5, 11.4.7, 12.2.2.1,
5.4.1.1, 11.4.9, 14	13.4.2, 14.2.4, 15.1.6
	Waiver of Consequential Damages
Taxes 3.6, 3.8.2.1, 7.4.7.4	14.2.4, 15.1.6
Termination by the Contractor	Waiver of Liens
14.I, 156	9.10.2, 9.10.4
Termination by the Owner for Cause	Waivers of Subrogation
5.4.1. 14.2,75.1.6	6.1.1, 11.4.5, <b>11.3.</b> 7
Termination by the Owner for Convenience	Warranty
14	3.5, 4.2.9, 9.3.3, 9.8.4, 9.9.1, 9.10.4, 12.2.2, 13.7.1
Normination of the Architect	Weather Delays
4.1.3	15.1.5.2
Termination of the Contractor	Work, Definition of
14.2.2	1.1.3
TERMINATION OR SUSPENSION OF THE	Written Consent
CONTRACT	1.5.2, 3.4.2, 3.7.4, 3.12.8, 3.14.2, 4.1.2, 9.3.2, 9.8.5,
14	9.9.1, 9.10.2, 9.10.3, 11.4.1, 13.2, 13.4.2, 15.4.4.2
Tests and Inspections	Written Interpretations
a post street and a service	

Init.

AIA Document A201<sup>TM</sup> – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. A 1991 to (3760293115)

4.2.11, 4.2.12 Written Notice 2.3, 2.4, 3.3.1, 3.9, 3.12.9, 3.12.10, 5.2.1, 8.2.2, 9.7, 9.10, 10.2.2, 10.3, 11.1.3, 11.4.6, 12.2.2, 12.2.4, **13.3**, 14, 15.4.1 Written Orders
1.1.1, 2.3, 3.9, 7, 8,2.2, 11.4.9, 12.1, 12.2, 13.5.2, 14.3.1, 15.1.2



Init.

AIA Document A201<sup>TM</sup> = 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1967, 1997 and 2007 by The American Institute of Architects. All rights reserved. As instance of the authority of a standard product of the authority of the authori

This document was produced by AIA software at 15:07:25 on 06/16/2008 under Order No.1000331056\_1 which expires on 12/12/2008, and is not for resale. (3760293115)

# 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 of proposal, or 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 integral agreement between the parties hereto and supersedes prior negotiations, representations or agreement services written or oral. The Contract may be amended or modified only by a Modification. The Contract Documents shall not be construed to create a contractual relationship of any kind (1) between the Contractor and the Archivet or the Architect's consultants, (2) between the Owner and a Subcontractor or a Sub-subcontractor (5) between the Owner and the Architect or the Architect's consultants or (4) between any persons or entities other can 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 Work performed under the Contract Documents may be the whole or a part and which may include construction by the Owne 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 INSTRUMENT OF STRUCE

Instruments of Service are representations, in any medium of expression now known or later developed, of the tangible and in ngole creative work performed by the Architect and the Architect's consultants under their respective profess and services agreements. Instruments of Service may include, without limitation, studies, surveys nodels, sketches, drawings, specifications, and other similar materials.

# § 1.1. NITIAL DECISION MAKER

Init.

te Inital Decision Maker is the person identified in the Agreement to render initial decisions on Claims in rdarce 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.

- § 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 numbered 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 articles such as "the" and "an," but the fact that a modifier or an article is absent from one statement and a another is not intended to affect the interpretation of either statement.

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

§ 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 control www, statutory and other reserved rights, including copyrights. The Contractor, Subcontractors, Sub-subcontractors, 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 the Project is not to be construed as publication in derogation of the Architect's or Architect's consultants' reserve rights.

§ 1.5.2 The Contractor, Subcontractors, Sub-subcontractors and material 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. It any, shown on the Instruments of Service. The Contractor, Subcontractors, Sub-subcontractors, and maistran or quipment suppliers may not use the Instruments of Service 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 the architect's consultants.

# § 1.6 TRANSMISSION OF DATA IN DIGITAL FORM

If the parties intend to transmit Instruments (Service of any other information or documentation in digital form, they shall endeavor to establish necessar, protecols governing such transmissions, unless otherwise already provided in the Agreement or the Contract Locuidents.

# ARTICLE 2 OWNER

#### § 2.1 GENERAL

§ 2.1.1 The Owner 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 Owner shall designate in writing a representative who shall have express authority to find the Owner with respect to all matters requiring the Owner's approval or authorization. Except as otherwise levided in Section 4.2.1, the Architect does not have such authority. The term "Owner" means the Owner or Conner's authorized representative.

§ 2.1.2 The Owner small 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 information shall include a correct statement of the record legal title to the property on which the Project is located, ually inferred 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 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 locations for the site of the Project, and a legal description of the site. The Contractor shall be entitled to rely on the accuracy of 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 Documents with 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 Contractor's written request for such information or services.
- § 2.2.5 Unless otherwise provided in the Contract Documents, the Owner shall furnish to tractor one copy of the Contract Documents for purposes of making reproductions pursuant to Section 1.5.2

# § 2.3 OWNER'S RIGHT TO STOP THE WORK

If the Contractor fails to correct Work that is not in accordance with the requirements 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 and portion thereof, until the cause for such order has been eliminated; however, the right of the Owner to step the Work shall 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 WORK

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 noise from the Owner to commence and continue correction of such default or neglect with diligence and prompt ess, the Owner may, without prejudice to other remedies the Owner may have, correct such deficiencies. In sach case an 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 Architect's additional 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 conhereafter due the Contractor are not sufficient to cover such amounts, the Contractor shall pay the difference to wner.

# ARTICLE 3 CONTRACTOR § 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 Docume is 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 to bind the Contractor with respect to all matters under this Contract. The term "Contractor" means the Contractor's authorized representative.

- 2 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.

# § 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 th purpose of discovering errors, omissions, or inconsistencies in the Contract Documents; however, the Contract shall 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 Contractor's capacity as a contractor and not as a licensed design profesional. unless otherwise specifically provided 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 in Contractor shall promptly report to the Architect any nonconformity discovered by or made known 💓ntractor 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 because 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 demage 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 resenting from errors, inconsistencies or omissions in the Contract Documents, for differences between their measurements or conditions and the Contract Documents, or for nonconformities of the Contract Documents is applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities.

# § 3.3 SUPERVISION AND CONSTRUCTION PROCESURES

§ 3.3.1 The Contractor shall supervise and deet the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for and avecontrol over, construction means, methods, techniques, sequences and procedures and for coordinate ig an portions 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 construction team, methods, techniques, sequences or procedures, the Contractor shall evaluate the jobsite safety the of and, except as stated below, shall be fully and solely responsible for the jobsite safety of such means, methods rechniques, sequences or procedures. If the Contractor determines that such means, methods, techniques, sequences or procedures may not be safe, the Contractor shall give timely written notice to the Owner and Architect and shall not proceed with that portion 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 without acceptance of changes proposed by the Contractor, the Owner shall be solely responsible for an loss or damage arising solely from those Owner-required means, methods, techniques, sequences or proce ures.

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

§ 3.3.3 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

Init.

§ 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.

- § 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 vill be of good quality and new unless the Contract Documents require or permit otherwise. The Contractor is ther warrants that the Work will conform to the requirements of the Contract Documents and will be free from effects, except for those inherent in the quality of the Work the Contract Documents require or permit Work, certerials, or equipment not conforming to these requirements may be considered defective. The Contractor is 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. Frequired by the Architect, the Contractor shall furnish satisfactory evidence as to the kind and quality of macroials and equipment.

# § 3.6 TAXES

Init.

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 ret effective or merely scheduled to go into effect.

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

- § 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 inspections by government agencies necessary for proper execution and completion of the Work that are customarily so used after execution of the Contract and legally required at the time bids are received or negotiation concluded.
- § 3.7.2 The Contractor shall comply with an egive natices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities applicable to performance of the Work.
- § 3.7.3 If the Contractor performs Work cowing it to be contrary to applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, the Contractor shall assume appropriate responsibility for such Work and shall bear the costs acributable to correction.
- § 3.7.4 Concealed or Unknown Conditions. If the Contractor encounters conditions at the site that arc (1) subsurface or otherwise conteated physical conditions that differ materially from those indicated in the Contract Documents or (2) on nown 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 promptly provide notice to the Owner and the Architect before conditions are disturbed and in no event later than 21 days after first observance of the conditions. The Architect will promptly investigate such conditions and, if the Architect determines that they differ materially and cause an increase or docrease in the Contractor's cost of, or time required for, performance of any part of the Work, will recommend an quitable adjustment in the Contract Sum or Contract Time, or both. If the Architect determines that the conditions at he size are not materially different from those indicated in the Contract Documents and that no change in the forms of the Contract is justified, the Architect shall promptly notify the Owner and Contractor in writing, stating the reasons. If either party disputes 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, arehaeological 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.

#### § 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,
  - .1 allowances shall cover the cost to the Contractor of materials and equipment delivered at the sne and all required taxes, less applicable trade discounts;
  - .2 Contractor's costs for unloading and handling at the site, labor, installation costs, overhead, profit and other expenses contemplated for stated allowance amounts shall be included in the contract Sum but not in the allowances; and
  - whenever costs are more than or less than allowances, the Contract Sum shall be adjusted accordingly 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 costs under Section 3.8.2.2.
- § 3.8.3 Materials and equipment under an allowance shall be selected by the Owner with reasonable promptness.

#### § 3.9 SUPERINTENDENT

Init.

- § 3.9.1 The Contractor shall employ a competent superintendent (not recessary 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 hinding as negiven to the Contractor.
- § 3.9.2 The Contractor, as soon as practicable after aware 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 within the 14 day period shall constitute, atice of no reasonable objection.
- § 3.9.3 The Contractor shall not employ proposed superintendent to whom the Owner or Architect has made reasonable and timely objection. The contractor shall not change the superintendent without the Owner's consent, which shall not unreasonably be withheld or delayed.

# § 3.10 CONTRACTOR'S CONS RUCTION SCHEDULES

- § 3.10.1 The Contractor, prouply after being 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 Documents, shall be revised at appropriate intervals as required by the conditions of the Work and Project shall be related to the entire Project to the extent required by the Contract Documents, and shall provide for expeditious and practicable execution of the Work.
- § 2.10. The Contractor shall prepare a submittal schedule, promptly after being awarded the Contract and thereafter at necessary to maintain a current submittal schedule, and shall submit the schedule(s) for the Architect's approval. The Architect's approval shall not unreasonably be delayed or withheld. The submittal schedule shall (1) be exercised with the Contractor's construction schedule, and (2) allow the Architect reasonable time to review submittals. 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.

# § 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 Vert.
- § 3.12.3 Samples are physical examples that illustrate materials, equipment or workmanship and es ablish standards by which the Work will be judged.
- § 3.12.4 Shop Drawings, Product Data, Samples and similar submittals are not Contract Documents. Their purpose is to demonstrate the way by which the Contractor proposes to conform to the information giver 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 Scotic 14. 7 Informational submittals upon which the Architect is not expected to take responsive action may be so dentified in the Contract Documents. Submittals that are not required by the Contract Documents may be referred 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 submittan 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 delay in the Work or in the activities of the Owner or of separate contractors.
- § 3.12.6 By submitting Shop Drawings, Product Deta, San ples 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 a pastraction criteria related thereto, or will do so and (3) checked and coordinated the information contained with a suon submittals with the requirements of the Work and of the Contract Documents.
- § 3.12.7 The Contractor shall perform no portion of the Work for which the Contract Documents require submittal and review of Shop Drawings. Product Data, Samples or 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, or dividuous from requirements of the Contract Documents by the Architect's approval of Shop Drawings, Produc Data, Samples or 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 at a minor change in the Work, or (2) a Change Order or Construction Change Directive has been issued against hing the deviation. The Contractor shall not be relieved of responsibility for errors or omissions in Shop Trawings, Product Data, Samples or similar submittals by the Architect's approval thereof.
- **3.12.9** The Contractor shall 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 written notice, the Architect's approval of a resubmission shall not apply to such revisions.
- § 3.12.10 The Contractor shall not be required to provide professional services that constitute the practice of architecture or engineering unless such services are specifically required by the Contract Documents for a portion of the Work or unless the Contractor needs to provide such services in order to carry out the Contractor's responsibilities for construction means, methods, techniques, sequences and procedures. The Contractor shall not be

required to provide 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 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 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 Conformance with information given and the design concept expressed in the Contract Documents. shall not be responsible for the adequacy of the performance and design criteria specified in the Cortract Documents.

# § 3.13 USE OF SITE

The Contractor shall confine operations at the site to areas permitted by applicable laws stantes, dinances, codes, rules and regulations, and lawful orders of public authorities and the Contract Document. 📶 not unreasonably 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 paching shall be restored to the condition 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 partially completed construction of the Owner or separate contractors by cutting, patering or otherwise altering such construction, or by excavation. The Contractor shall not cut or otherwise alter uch construction by the Owner or a separate contractor except with written consent of the Owner and of such sequence contractor; such consent shall not be unreasonably withheld. The Contractor shall not unreasonably whold from the Owner or a separate contractor the Contractor's consent to cutting or otherwise altering the Wo

# § 3.15 CLEANING UP

§ 3.15.1 The Contractor shall keep the eremices 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 waste materials, rubbish, the Contractor's to its, construction equipment, machinery and surplus materials from and about the Project.

§ 3.15.2 If the Contractor fail, to clean up as provided in the Contract Documents, the Owner may do so and Owner shall be entitled to rambur mont from the Contractor.

# § 3.16 ACCESS TO WORK

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

# § 2.17 OYALTIES, PATENTS AND COPYRIGHTS

te Conractor shall pay all royalties and license fees. The Contractor shall defend suits or claims for infringement opyrights and patent rights 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, Architect's consultants, 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, 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 which would otherwise exist as to a party or person described in this Section 3.18.

§ 3.18.2 In claims against any person or entity indemnified under this Section 3.18 by an employee of the Central tor, a Subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be in 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 architectur, or an entity lawfully practicing architecture in the jurisdiction where the Project is located. That person or entity is it confied as the Architect in 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 Architectus set forth in the Contract Documents shall not be restricted, modified or extended without written content of the Dwner, Contractor and Architect. Consent shall not be unreasonably withheld.

§ 4.1.3 If the employment of the Architect is terminated, the Owner shall employ a successor architect as to whom the Contractor has no reasonable objection and whose shall be 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 up at the date the Architect issues the final 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 a sit he 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 of the Work observed is being performed in a manner indicating that the Work, when fully completed, will be in a cordance with the Contract Documents. However, the Architect will not be required to make exhaustics or continuous on-site inspections to check the quality 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 Contractors rights and responsibilities under the Contract Documents, except as provided in Section 3.3.1.

\$4.2.3 Of the basis of the site visits, the Architect will keep the Owner reasonably informed about the progress and gut tity of the portion of the Work completed, and report to the Owner (1) known deviations from the Contract Documents and from the most recent construction schedule submitted by the Contractor, and (2) defects and deficiencies observed in the Work. The Architect 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 responsible 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 FACILITATING CONTRACT ADMINISTRATION

Except as otherwise 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 arising out of or relating to the Contract. Communications by and with the Architect's consultants shall be through the Architect. Communications by and with Subcontractors and material suppliers shall be through the Contractor. Communications by and with separate contractors shall be through the Owner.

- § 4.2.5 Based on the Architect's evaluations of the Contractor's Applications for Payment, the Architect will review and 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 he 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 exampled However, neither this authority of the Architect nor a decision made in good faith either to exercise or no 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 positions of the Work.
- § 4.2.7 The Architect will review and approve, or take other appropriate action upon, the Contract of 's submittals such as Shop Drawings, Product Data and Samples, but only for the limited purpose of cheeling for conformance with information given and the design concept expressed in the Contract Docume its. The Architect's action will be taken in accordance with the submittal schedule approved by the Architect of in the beence 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 repain 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 rachitect's review shall not constitute approval of safety precautions or, unless otherwise specifically stated by the Architect, of any construction means, methods, techniques, sequences or procedures. The Architect's approval of a specific item shall not indicate approval of an assembly of which the item 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. The Architect will investigate and make determinations and recommendations regarding conecaled and anknown conditions as provided in Section 3.7.4.
- § 4.2.9 The Architect will conduct inspections to determine the date or dates of Substantial Completion and the date of final completion; issue Carificates of Substantial Completion pursuant to Section 9.8; receive and forward to the Owner, for the Owner's receive and records, written warranties and related documents required by the Contract and assembled by the Contract of Tursuant to Section 9.10; and issue a final Certificate for Payment pursuant to Section 9.10.
- § 4.2.10 If the comparant Architect agree, the Architect will provide one or more 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 be incorporated in the Contract Documents.
- § A.Z.: The prehitect will interpret and decide matters concerning performance under, and requirements of, the contract Documents on written request of either the Owner or Contractor. The Architect's response to such requests which hade in writing within any time limits agreed upon 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 will be in writing or in the form of drawings. When making such interpretations and decisions, the Architect will endeavor to 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 decisions on matters relating to aesthetic effect will be final if consistent with the intent expressed in the Contract Documents.

Init.

§ 4.2.14 The Architect will review 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.

# ARTICLE 5 SUBCONTRACTORS

# § 5.1 DEFINITIONS

§ 5.1.1 A Subcontractor is a person or entity who has a direct contract with the Contractor to perform a portion of the Work 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 "Subcontract 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. 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 represent tive of the Subsubcontractor.

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

§ 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 equipmentation a special design) proposed for each principal portion of the Work. The Architect may reply with a 14 days to the Contractor in writing stating (1) whether the Owner or the Architect has reasonable diection to any such proposed person or entity or (2) that the Architect requires additional time for review. Fullure 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 emity to whom the Owner or Architect has made reasonable and timely objection. The Contractor shall not a required to contract with anyone to whom the Contractor has made reasonable objection.

§ 5.2.3 If the Owner or Architect has reasonable of jection to a person or entity proposed by the Contractor, the Contractor shall propose another to whom the Owner or Architect has no reasonable objection. If the proposed but rejected Subcontractor was reasonably canable of performing the Work, the Contract Sum and Contract Time shall be increased or decreased by the difference, Cany, occasioned by such change, and an appropriate Change Order shall be issued before commencement of the substitute Subcontractor's Work. However, no increase in the Contract Sum or Contract Time shall be allowed for such change unless the Contractor has acted promptly and responsively in submitting names as require

§ 5.2.4 The Contractor of I me substitute a Subcontractor, person or entity previously selected if the Owner or Architect makes reasonable bjection to such substitution.

# § 5.3 SUBCONT ACTUAL RELATIONS

Init.

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 obligations and responsibilities, in fluore the esponsibility for safety of the Subcontractor's Work, which the Contractor, by these Documents, sumes poward the Owner and Architect. Each subcontract agreement shall preserve and protect the rights of the Ower and Architect under the Contract Documents with respect to the Work to be performed by the Subcontractor 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 Sub-subcontractors. 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 make copies of applicable portions of such documents available to their respective proposed Sub-subcontractors.

# § 5.4 CONTINGENT ASSIGNMENT OF SUBCONTRACTS

- § 5.4.1 Each subcontract agreement for a portion of the Work is assigned by the Contractor to the Owner, provided that
  - .1 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
  - .2 assignment is subject to the prior rights of the surety, if any, obligated under bond relating to the Contract.

When 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 Subcont accompensation 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 furthe resign the subcontract to a successor contractor or other entity. If the Owner assigns the subcontract to a successor contractor or other entity, the Owner shall nevertheless remain legally responsible for all of the successor contractor)'s obligations under the subcontract.

# ARTICLE 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS § 6.1 OWNER'S RIGHT TO PERFORM CONSTRUCTION AND TO AWARD SEMARATE CONTRACTS

- § 6.1.1 The Owner reserves the right to perform construction or open tions 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. In 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 15.
- § 6.1.2 When separate contracts are awarded for Effect at portions of the Project or other construction or operations on the site, the term "Contractor" in the Contract Documents in each case shall mean the Contractor who executes each separate Owner-Contractor Agreement.
- § 6.1.3 The Owner shall provide for coordination of the activities of the Owner's own forces 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. The construction schedules shall then constitute the schedules to be used by the Contractor, separate contractors and the Owner until subsequently revised.
- § 6.1.4 Unless therwise provided in the Contract Documents, when the Owner 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, 11 and 12.

# 6.2 MU UAĹ RESPONSIBILITY

- § 2.1 The Contractor shall afford the Owner and separate contractors reasonable opportunity for introduction and sorage of their materials and equipment and performance of their activities, and shall connect and coordinate the Contractor's construction and operations with theirs 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 defects in such other construction that would render it unsuitable for such proper execution and results. Failure of the Contractor so to report shall constitute an acknowledgment that

21

the Owner's or separate contractor's completed or partially completed construction is fit and proper to receive the Contractor's Work, except as to defects not then reasonably discoverable.

- § 6.2.3 The Contractor shall reimburse the Owner for costs the Owner incurs that are payable to a separate contractor because of the Contractor's delays, improperly timed activities or defective construction. The Owner shall be responsible to the Contractor for costs the Contractor incurs because of a separate contractor's delays, improperly timed activities, damage to the Work or defective construction.
- § 6.2.4 The Contractor shall promptly remedy damage the Contractor wrongfully causes to completed or partially completed construction or to property of the Owner, separate contractors as provided in Section 10.2.5.
- § 6.2.5 The Owner and each separate contractor shall have the same responsibilities for cutting and patching as are described 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 built their respective contracts for maintaining the premises and surrounding area free from waste material, and rubbish, the Owner may clean up and the Architect will allocate the cost among those responsible.

# 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 miner 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 Covner, 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 ssued by the Architect alone.
- § 7.1.3 Changes in the Work shall be performed under applicable provisions of the Contract Documents, and the Contractor shall proceed promptly, unless otherwis provided in the Change Order, Construction Change Directive or order for a minor change in the Work.

## § 7.2 CHANGE ORDERS

Init.

- § 7.2.1 A Change Order is a written instrument prepared by the Architect and signed by the Owner, Contractor and Architect stating their agreement with the following:
  - .1 The change in the Wo.
  - .2 The amount of the adjustment, if any, in the Contract Sum; and
  - .3 The extent 6th adjustment, if any, in the Contract Time.

# § 7.3 CONSTRUCTION CHANGE DIRECTIVES

- § 7.3.1 A Constructio Change Directive is a written order prepared by the Architect and signed by the Owner and Architect, directing a change in the Work prior to agreement on adjustment, if any, 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 additions, 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 absence of total agreement on the terms of a Change Order.
- § 7.3.3 If the Construction Change Directive provides for an adjustment to the Contract Sum, the adjustment shall be based on one of the following methods:
  - .1 Mutual acceptance of a lump sum properly itemized and supported by sufficient substantiating data to permit evaluation;
  - .2 Unit prices stated in the Contract Documents or subsequently agreed upon;
  - .3 Cost to be determined in a manner agreed upon by the parties and a mutually acceptable fixed or percentage fee; or

- .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 are materially changed in a proposed Change Order or Construction Change Directive so that application of such unit 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 Work involved and advise the Architect of the Contractor's agreement or disagreement with the method, if any, provided in the Construction Change Directive for determining the proposed adjustment in the Contract Sum of Contract Time.
- § 7.3.6 A Construction Change Directive signed by the Contractor indicates the Contractor's agreement the ewit, 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 appenditures and savings of those performing the Work attributable to the change, including, in case of an increase in the contract Sum, an amount 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 set Il 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:
  - .1 Costs of labor, including social security, old age and unimployment insurance, fringe benefits required by agreement or custom, and workers' compensation insurance;
  - .2 Costs of materials, supplies and equipment, including cost of transportation, whether incorporated or consumed;
  - .3 Rental costs of machinery and equipment, exclusive of hand tools, whether rented from the Contractor or others;
  - .4 Costs of premiums for all bonds and insurance permit fees, and sales, use or similar taxes related to the Work; and
  - .5 Additional costs of supervision and field office personnel directly attributable to the change.
- § 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 acqual net cost as confirmed by the Architect. When both additions and credits covering related Work or scostil stions are involved in a change, the allowance for overhead and profit shall be figured on the basis of net increase if also, with respect to that change.
- § 7.3.9 Pending final determination of the total cost of a Construction Change Directive to 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 mount that the Architect determines, in the Architect's professional judgment, to be reasonably just fied. 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 Ween the Owner and Contractor agree with a determination made by the Architect concerning the adjustments of the Contract Sum and Contract Time, or otherwise reach agreement upon the adjustments, such a preement shall be effective immediately and the Architect will prepare a Change Order. Change Orders may be its ed for all or any part of a Construction Change Directive.

## § 7.4 MINOR CHANGES IN THE WORK

Init.

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

- § 8.1.1 Unless otherwise provided, Contract Time is the period of time, including authorized adjustments, allotted in the Contract Documents for Substantial Completion of the Work.
- § 8.1.2 The date of commencement of the Work is the date established in the Agreement.
- § 8.1.3 The date of Substantial Completion is the date certified by the Architect in accordance with Section 9.8.
- § 8.1.4 The term "day" as used in the Contract Documents shall mean calendar day unless otherwise specifically defined.

## § 8.2 PROGRESS AND COMPLETION

- § 8.2.1 Time limits stated in the Contract Documents are of the essence of the Contract. By executing the greement 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 viting, prematurely commence operations on the site or elsewhere prior to the effective date of insurance required by a ticle 11 to be furnished by the Contractor and Owner. The date of commencement of the Work sharing de by the effective date of such insurance.
- § 8.2.3 The Contractor shall proceed expeditiously with adequate forces and snar ac-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 commactor employed by the Owner; or by changes ordered in the Work; or by labor disputes, fire, updated occur, 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 other causes that the Architect determines may jumn then the Contract Time shall be extended by Change Order for such reasonable time as the Architect mandetermine.
- § 8.3.2 Claims relating to time shall be made in accordance with applicable provisions of Article 15.
- woody of damages for delay by either party under other provisions of § 8.3.3 This Section 8.3 does not preclude it the Contract Documents.

# ARTICLE 9 PAYMENTS AND COMPLETEN § 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 Contracto for performance of the Work under the Contract Documents.

# § 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 hitech may require. This schedule, unless objected to by the Architect, shall be used as a basis for reviewing e Contactor's Applications for Payment.

# 3 APPLICATIONS FOR PAYMENT

Init.

§ 9.3.1 At least ten days before the date established for each progress payment, the Contractor shall submit to the Architect an itemized Application for Payment prepared 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 payment 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 7.3.9, such 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 in 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 intend to pay a Subcontractor or material supplier, unless such Work has been performed by others whom the Contractor intends to pay.
- § 9.3.2 Unless otherwise provided in the Contract Documents, payments shall be made on account of materials and equipment delivered and suitably stored at the site for subsequent incorporation in the Work. If approved in advance by the Owner, payment may similarly be made for materials and equipment suitably stored off the site at a location agreed 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 materials and equipment or otherwise protect the Owner's interest, and shall include the costs of applications 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 warrants to the Owner no later than the time of payment. The Contractor further warrants that upon submittal an Apply ation for Payment all Work for which Certificates for Payment have been previously issued and promise received from the Owner shall, to the best of the Contractor's knowledge, information and belief, be free and lear of liens, claims, security interests or encumbrances in favor of the Contractor, Subcontractors, marrial suppliers, or other persons or entities making a claim by reason of having provided labor, materials and equip neither atting to the Work.

## § 9.4 CERTIFICATES FOR PAYMENT

- § 9.4.1 The Architect will, within seven days after receipt of the Contracter's Application for Payment, either issue to the Owner a Certificate for Payment, with a copy to the Contract r, 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, based on the Architect's evaluation of the Work and the data comprising the Application for Payment, that, to the best of the Architect's knowledge, information and belief the Work has progressed to the point indicated and that the quality of the Work is in accordance with the Contract Documents. The foregoing representations are subject to an evaluation of the Work for conformative with the Contract Documents upon Substantial Completion, to results of subsequent tests and inspections, to correct an ominor deviations from the Contract Documents prior to completion and to specific qualifications expressed by the Architect. The issuance of a Certificate for Payment will further constitute a representation that the Contractor is entitled to payment in the amount certified. However, the issuance of a Certificate for Payment will not be a representation that the Architect has (1) made exhaustive or continuous onsite inspections to check the quality or quantity of the Work, (2) reviewed construction means, methods, techniques, sequences or procedures (3) eviewed 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) made examination to ascertain how or for that purpose the Contractor has used money previously paid on account of the Contract Sum.

## § 9.5 DECISIONS O WITHHOLD CERTIFICATION

- § 9.5.1 The Architect may withhold a Certificate for Payment in whole or in part, to the extent reasonably necessary to project be Owner, if in the Architect's opinion the representations to the Owner required by Section 9.4.2 cannot be made. If ye Architect is unable to certify payment in the amount of the Application, the Architect will notify the ontracor and Owner as provided in Section 9.4.1. If the Contractor and Architect cannot agree on a revised ount the Architect will promptly issue a Certificate for Payment for the amount for which the Architect is able to make such representations to the Owner. The Architect may also withhold 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 filed or reasonable evidence indicating probable filing of such claims unless .2 security acceptable to the Owner is provided by the Contractor;

User Notes:

Init.

- .3 failure of the Contractor to make payments properly to Subcontractors or for labor, materials or equipment;
- .4 reasonable evidence that the Work cannot be completed for the unpaid balance of the Contract Sum;
- .5 damage to the Owner or a separate contractor;
- .6 reasonable evidence that the Work will not be completed within the Contract Time, and that the unpaid balance would not be adequate to cover actual or liquidated damages for the anticipated delay; or
- .7 repeated failure to carry out the Work in accordance with the Contract Documents.
- § 9.5.2 When the above reasons for withholding certification are removed, certification will be made for amounts previously withheld.
- § 9.5.3 If the Architect withholds certification for payment under Section 9.5.1.3, the Owner may, at its sole option, issue joint checks to the Contractor and to any Subcontractor or material or equipment suppliers to whom the Contractor 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 with real extraction 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.
- § 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 polycentages ctually 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 take 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 e idence from the Contractor that the Contractor has properly paid Subcontractors and material and equipment supplies amounts paid by the Owner to the Contractor for subcontracted Work. If the Contractor fails to furnish such evidence within seven days, the Owner shall have the right to contact Subcontractors to ascertain whether the chave been properly paid. Neither the Owner nor Architect shall have an obligation to pay or to see to the payment. If money to a Subcontractor, except as may otherwise be required by law.
- § 9.6.5 Contractor payment 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 or Payment, a progress payment, or partial or entire use or occupancy of the Project by the Owner shall accordance of Work not in accordance with the Contract Documents.
- § 9.6.7 Utless the Contractor provides the Owner with a payment bond in the full penal sum of the Contract Sum, payments acceived by the Contractor for Work properly performed by Subcontractors 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 mercy to be placed in a separate account and not commingled with money of the Contractor, shall create any Educiary liability or tort liability on the part of the Contractor for breach of trust or shall entitle any person or entity to an award of punitive damages against the Contractor for breach of the requirements of this provision.

# § 9.7 FAILURE OF PAYMENT

If the Architect does not issue a Certificate for Payment, through no fault of the Contractor, within seven days after receipt of the Contractor's Application for Payment, or if the Owner does not pay the Contractor within seven days after the date established in the Contract Documents the amount certified by the Architect or awarded by binding dispute resolution, then the Contractor may, upon seven additional days' written notice to the Owner and Architect,

Init.

stop the Work until payment of the amount owing has been received. The Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable costs of shutdown, delay and start-up, plus interest as provided for in the Contract Documents.

## § 9.8 SUBSTANTIAL COMPLETION

- § 9.8.1 Substantial Completion 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 separately, is substantially complete, the Contractor shall prepare and submit to the Architect a comprehensive items to be completed or corrected prior to final payment. Failure to include an item on such list does not after the responsibility of the Contractor to complete all Work in accordance with the Contract Documents.
- § 9.8.3 Upon receipt of the Contractor's list, the Architect will make an inspection to determine whether the Work or designated portion thereof is substantially complete. If the Architect's inspection discloses and ite it, hether 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 interactor shall, before issuance of the Certificate of Substantial Completion, complete or correct says, 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.
- § 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, maintenarce, but, utilities, damage to the Work and insurance, and shall fix the time within which the Contractor shall haish all tems 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 provides in the Certificate of Substantial Completion.
- § 9.8.5 The Certificate of Substantial Completion shalf a submitted to the Owner and Contractor for their written acceptance of responsibilities assigned to them in such Ce difficate. Upon such acceptance and consent of surety, if any, the Owner shall make payment of retainage supplying to such Work or designated portion thereof. Such payment shall be adjusted for Work that is incomplet for not in accordance with the requirements of the Contract Documents.

# § 9.9 PARTIAL OCCUPANCY OR USE

- § 9.9.1 The Owner may occupy or se a recompleted or partially completed portion of the Work at any stage when such portion is designated by separate agreement with the Contractor, provided such occupancy or use 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 occurrence 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 them for payments, retainage, if any, security, ain chance, 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 he 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 unreasurably withheld. The stage of the progress of the Work shall be determined by written agreement between he Owner and Contractor or, if no agreement is reached, by decision of the Architect.
- 9.9.2 Immediately prior to such partial occupancy or use, the Owner, Contractor and Architect shall jointly inspect 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

Init.

§ 9.10.1 Upon receipt of the Contractor's written notice 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 under the Contract Documents and the Contract fully performed, the Architect will promptly issue a final Certificate for Payment stating that to the best of the Architect's knowledge, information and belief, and on the basis of the Architect's on-site visits and inspections, the Work has been completed in accordance with terms and conditions of the Contract Documents and that the entire balance found to be due the Contractor and noted in the final Certificate is due and payable. The Architect's final Certificate for Payment will constitute a further representation 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 final 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 amount withheld by Owner) have been paid or otherwise satisfied, (2) a certificate evidencing that insurance required by Contract Documents to remain in force after final payment is currently in effect and will not be canceled be ano to expire until at least 30 days' prior written notice has been given to the Owner, (3) a written statement in at the Contractor knows of no substantial reason that the insurance will not be renewable to cover the period required by the Contract Documents, (4) consent of surety, if any, to final payment and (5), if required by he was, other data establishing payment or satisfaction of obligations, such as receipts, releases and waivers of lies 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, in Commactor 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.

§ 9.10.3 If, after Substantial Completion of the Work, final completion hereof is faterially 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 rully completed and accepted. If the remaining balance for Work not fully completed or corrected is ress than retainage stipulated in the Contract Documents, and if bonds have been furnished, the written onscat of surety to payment of the balance due for that portion of the Work fully completed and accepted share substitted by the Contractor to the Architect prior to certification of such payment. Such payment shall and 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 conditive a waiver of Claims by the Owner except those arising from

- liens, Claims, security interests of encumbrances arising out of the Contract and unsettled; failure of the Work of county with the requirements of the Contract Documents; or terms of special warrances equired by the Contract Documents. .1
- .2

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

# ARTICLE 10 PROTECTION OF PERSONS AND PROPERTY § 10.1 SAFETY PRECAUTIONS AND PROGRAMS

The Corrector sharbe responsible for initiating, maintaining and supervising all safety precautions and programs in contect in with the performance of the Contract.

# 10.2 SAFETY OF PERSONS AND PROPERTY

Init

2.11 The Contractor shall take reasonable precautions for safety of, and shall provide reasonable protection to event damage, injury or loss to

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

- § 10.2.2 The Contractor shall comply with and give notices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities bearing on safety of persons or property or their protection from damage, injury or loss.
- § 10.2.3 The Contractor shall erect 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 safety 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 undesupervision of properly qualified personnel.
- § 10.2.5 The Contractor shall promptly remedy damage and loss (other than damage or loss insured ander property insurance required by the Contract Documents) to property referred to in Sections 10.2.1.2 and 10.1.1.3 callsed in whole or in part by the Contractor, a Subcontractor, a Sub-subcontractor, or anyone directly of indirectly employed by any of them, or by anyone for whose acts they may be liable and for which the Contractor is esponsible under Sections 10.2.1.2 and 10.2.1.3, except damage or loss attributable to acts or omissions of the Own, or Architect or anyone directly or indirectly employed by either of them, or by anyone for whose acts cheef or 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.
- § 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 of 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 properly because of an act or omission of the other party, or of others for whose acts such party is legally respectible written notice of such injury or damage, whether or not insured, shall be given to the other party within a re-sonable 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

Init.

- § 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 not addressed in the Contract Documents and a real onable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a interial or substance, including but not limited to asbestos or polychlorinated biphenyl (PCB), encountered on the lite by the Contractor, the Contractor shall, upon recognizing the condition, immediately stop Work in the affected area and report the condition to the Owner and Architect in writing.
- § 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 Doyaments, 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 was 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 not either has reasonable objection to the persons or entities proposed by the Owner. If either the Contractor or Architect has an objection to a person or entity proposed by the Owner, the Owner shall propose another to whom the Contractor and the Architect have no reasonable objection. When the material or substance has been rendered harmless, 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 Contractor's reasonable additional costs of shut-down, delay and start-up.

§ 10.3.3 To the fullest extent permitted by law, the Owner shall indemnify and hold harmless the Contractor, Subcontractors, Architect, Architect's consultants 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 affected 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 itself), 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 negligence in the use and handling of such materials or substances.

§ 10.3.5 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 to 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 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 expert thereby incurred.

# § 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 13 and Article 7.

# ARTICLE 11 INSURANCE AND BONDS § 11.1 CONTRACTOR'S LIABILITY INSURANCE

No.1000331056 1 which expires on 12/12/2008, and is not for resale.

§ 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 claims set forth below which may arise out of or result from the Contractor's operations and completed operations under the Contract and for which the Contractor (may be legally liable, whether such operations be by the Contractor or by a Subcontractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

- .1 Claims under workers compensation, disability benefit and other similar employee benefit acts that are applicable to the Work to be performed;
- .2 Claims for time ees because of bodily injury, occupational sickness or disease, or death of the Contractor's employees;
- .3 Claims for a mages because of bodily injury, sickness or disease, or death of any person other than the Contractor's employees;
- .4 Alay is for damages insured by usual personal injury liability coverage;
- .5 Chims for damages, other than to the Work itself, because of injury to or destruction of tangible property, including loss of use resulting therefrom;
- Claims for damages because of bodily injury, death of a person or property damage arising out of ownership, maintenance or use of a motor vehicle;
- Claims for bodily injury or property damage arising out of completed operations; and
   Claims involving contractual liability insurance applicable to the Contractor's obligations under
   Section 3.18.
- § 11.1.2 The insurance required by Section 11.1.1 shall be written for not less than limits of liability specified in the Contract Documents or required by law, whichever coverage is greater. Coverages, whether written on an occurrence or claims-made basis, shall be maintained without interruption 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, until the expiration of the period for correction

User Notes:

Init.

of Work or for such other period for maintenance of completed 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 renewal or replacement of each required policy of insurance. These certificates and the insurance policies required by this Section 11.1 shall contain a provision that coverages afforded under the policies will not be canceled or allowed 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 final Application for Payment as required by Section 9.10.2 and thereafter upon renewal or replacement of such coverage until the expiration of the time required by Section 11.1.2. Information concerning reduction of coverage on account of revised limits or claims paid under the General Aggregate, or both, shall be furnished by the Contractor with reasonable promptness.

§ 11.1.4 The Contractor shall cause the commercial liability coverage required by the Contract Documents to include (1) the Owner, the Architect and the Architect's Consultants as additional insureds for claims caused in whole or in part by the Contractor's negligent acts or omissions during the Contractor's operations; and (2) the Owner as an additional insured for claims caused in whole or in part by the Contractor's negligent acts or only sions 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.

# § 11.3 PROPERTY INSURANCE

Init

§ 11.3.1 Unless otherwise provided, the Owner shall purchase and maintain, in a sompany 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 or crivice agreed in writing by all persons and entities who are beneficiaries of such insurance, until final payment has be a made as provided in Section 9.10 or until no person or 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 it creats of the Owner, the Contractor, Subcontractors and Subsubcontractors 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 intended coverage) and physical loss or damage including, without duplication of coverage, theft, vandah m. halicious mischief, collapse, earthquake, flood, windstorm, falsework, testing and startup, temporar, buildings and debris removal including demolition occasioned by enforcement of any applicable legal requirements, and shall cover reasonable compensation for Architect's and Contractor's services and expenses required an arealt of such insured loss.

§ 11.3.1.2 If the Owne does not intend to purchase such property insurance required by the Contract and with all of the coverages to 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 interests 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 matmain instruction and described above, without so notifying the Contractor in writing, then the Owner shall bear all masonal the costs properly attributable thereto.

1.3.1.3 If the property insurance requires deductibles, the Owner 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 Contractor shall take reasonable steps to obtain consent of the insurance company or companies and shall, without mutual written consent, take no action with respect to partial occupancy or use that would cause cancellation, lapse 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

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

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

§ 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 ne projector if after final payment property insurance is to be provided on the completed Project through a policy of policies other than those insuring the Project during the construction period, the Owner shall waive all picts in act relates with the terms of Section 11.3.7 for damages caused by fire or other causes of loss covered by this sparate property insurance. All separate policies shall provide this waiver of subrogation by endorsement or therwise.

§ 11.3.6 Before an exposure to loss may occur, the Owner share me 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 reneed to this Project. Each policy shall contain a provision that the policy will not be canceled or allowed to exire, and that its limits will not be reduced, until at least 30 days' prior written notice has been given to the Contra

# § 11.3.7 WAIVERS OF SUBROGATION

Init.

The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, subsubcontractors, agents and employes, 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 damages caused by fire courter causes of loss to the extent covered by property insurance obtained pursuant to this Section 11.3 or other, toparty insurance applicable to the Work, except such rights as they have to proceeds of such insurance held by the Orner as fiduciary. The Owner or Contractor, as appropriate, shall require of the Architect, Architect, constitutes, separate contractors described in Article 6, if any, and the subcontractors, subsubcontractors, agent and employees of any of them, by appropriate agreements, written where legally required for validity, simila wavers each in favor of other parties enumerated herein. The policies shall provide such waivers of subrogation by enforcement or otherwise. A waiver of subrogation shall be effective as to a person or entity even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurable premium directly or indirectly, and whether or not the person or entity had an insurable interest in the proper damaged.

3.8 loss insured under the Owner's property insurance shall be adjusted by the Owner as fiduciary and made wable to the Owner as fiduciary for the insureds, as their interests may appear, subject to requirements of any 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 appropriate agreements, written where legally required for validity, shall require Subcontractors to make payments to their 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 duties. The cost of required bonds shall be charged against proceeds received as fiduciary. The Owner shall deposit in a separate account proceeds so received, which the

Owner shall distribute in accordance with such agreement as the parties in interest may reach, or as determined in accordance with the method of binding dispute resolution selected 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 performed 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, 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 dispute 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

§ 11.4.1 The Owner shall have the right to require the Contractor to furnish bonds covering faithful perform nee of the Contract and payment of obligations arising thereunder as stipulated in bidding requirements of 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 on 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.

# ARTICLE 12 UNCOVERING AND CORRECTION OF WORK § 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 prehicet 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 costs and the cost of correction shall be at the Contractor's expense unless the condition was caused by the Owner or a separate contractor in which event the Course hall 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 or not fabricated, installed or completed Costs 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 SUSTANTIAL COMPLETION

Init.

§ 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 estation hed up der Section 9.9.1, or by terms of an applicable special warranty required 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 unless the Owner has previously exact the Contractor a written acceptance of such condition. The Owner shall give such notice 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 waives the rights 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 or Architect, 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 the period of time between Substantial Completion and the actual completion of that portion of the Work.
- § 12.2.2.3 The one-year period for correction of Work shall not be extended by corrective Work performed by the Contractor pursuant to this Section 12.2.
- § 12.2.3 The Contractor shall remove from the site portions of the Work that are not in accordance with the requirements of the Contract Documents and are neither corrected by the Contractor nor accepted by the Owner
- § 12.2.4 The Contractor shall bear the cost of correcting destroyed or damaged construction, whether completed partially completed, of the Owner or separate contractors caused by the Contractor's correction or removal of Worthat is not in accordance with the requirements of the Contract Documents.
- § 12.2.5 Nothing contained in this Section 12.2 shall be construed to establish a period of limitation with respect to other obligations the Contractor has under the Contract Documents. Establishment of the one-car 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 completed to establish the Contractor's liability with respect to the Contractor's obligations other than specifically to correct the Work.

# § 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 we Contract Sum will be reduced as appropriate and equitable. Such adjustment shall be effected whether or not final payment has been made.

# ARTICLE 13 MISCELLANEOUS PROVISIONS § 13.1 GOVERNING LAW

The Contract shall be governed by the law of the place who e the Project is located except that, if the parties have selected arbitration as the method of binding dispute reserving the Federal Arbitration Act shall govern Section 15.4.

# § 13,2 SUCCESSORS AND ASSIGNS

- § 13.2.1 The Owner and Contractor respectively bing themselves, their partners, successors, assigns and legal representatives to covenants, agreements and obligations contained in the Contract Documents. Except as provided in Section 13.2.2, neither party to the Contract shall assign the Contract as a whole without written consent of the other. If either party attempts to make such an assignment without such consent, that party shall nevertheless remain legally responsible for all obligations under the Contract.
- § 13.2.2 The Owner may, with out consent of the Contractor, assign the Contract to a lender providing construction financing for the Project, if the kender assumes the Owner's rights and obligations under the Contract Documents. The Contractor shall recurs all consents reasonably required to facilitate such assignment.

# § 13.3 WRITTEN NOTICE

Init.

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

## 3.4 RIGHTS AND REMEDIES

- § 13.4.1 Duties and obligations imposed by the Contract Documents and rights and remedies available thercunder shall he in addition to and not a limitation of duties, obligations, rights and remedies otherwise imposed or available by 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.

AIA Document A201™ – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. Company of the American Institute of Architects. All rights reserved.

# § 13.5 TESTS AND INSPECTIONS

§ 13.5.1 Tests, inspections and approvals of portions of the Work shall be made as required by the Contract Documents and by applicable laws, 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 bear all related costs of tests, inspections and approvals. The Contractor shall give the Architect timely notice of 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 bids are received or negotiations concluded, and (2) tests, inspections or approvals where building codes of applicable laws or regulations prohibit the Owner from delegating their cost to the Contractor.

§ 13.5.2 If the Architect, Owner or public authorities having jurisdiction determine that portions of the Wol additional testing, inspection or approval not included under Section 13.5.1, the Architect will, upon write authorization 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 A when and where tests and inspections are to be made so that the Architect may be present for so reprocedures. 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 3.5.2 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 archivet'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 Arghitect.

§ 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 corneal place of testing.

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

## § 13.6 INTEREST

Init.

User Notes:

Payments due and unpaid under the Centrac Documents shall bear interest from the date payment is due at such rate as the parties may agree upon in wating an in the absence thereof, at the legal rate prevailing from time to time at the place where the Project is located.

# § 13.7 TIME LIMITS ON CLAMS

The Owner and Contract s shall commence all claims and causes of action, whether in contract, 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 to lution method selected in the Agreement within the time period specified by applicable law, but in any case of more than 10 years after the date of Substantial Completion of the Work. The Owner and Contractor waive U claims and causes of action not commenced in accordance with this Section 13.7.

# ARTICLE TO TERMINATION OR SUSPENSION OF THE CONTRACT

# § 14.1 FRMILATION BY THE CONTRACTOR

§ 14.1.1 he Contractor may terminate the Contract if the Work is stopped for a period of 30 consecutive days the up no act or fault of the Contractor or a Subcontractor, Sub-subcontractor or their agents or employees or any her 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 other public authority having jurisdiction that requires all Work to be stopped;

An act of government, such as a declaration of national emergency that requires all Work to be .2 stopped;

35

- Because the Architect has not issued a Certificate for Payment and has not notified the Contractor of .3 the 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
- 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 terminate the Contract if, through no act or fault of the Contractor or a Subcontractor, Sub-subcontractor or 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 World by the Owner as described 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 one of the reasons described in Section 14.1.1 or 14.1.2 exists, the Contractor may, upon seven days written notice to the Owner and Architect, terminate the Contract and recover from the Owner payment in W executed, 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 vork inder contract with the Contractor because the Owner has repeatedly failed to fulfill the Owner's obligations ender 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.

# § 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 propely killed workers or proper materials;
- fails to make payment to Subcontractors for materials or labor in accordance with the respective .2 agreements between the Contractor and the Subcontractors;
- repeatedly disregards applicable laws, statutes, ordinances, codes, rules and regulations, or lawful .3 orders of a public authority; or
- otherwise is guilty of substantial brown of a provision of the Contract Documents. .4
- § 14.2.2 When any of the above reasons exist the Oner, 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 Owner and after giving the Contractor and the Contractor's surety, if any, seven days' written notice, terminate employment of the Contractor and may, subject to my the rights of the surety:

  1. Exclude the Contractor from the site and take possession of all materials, equipment, tools, and
  - construction pripment 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 expedient. Upon written request of the Contractor, the Owner shall furnish to the Contractor a detailed accounting of the costs incurred by the Owner in finishing the Work.
- § 14.2.3 When the wner terminates the Contract for one of the reasons stated in Section 14.2.1, the Contractor shall not be could to receive further payment until the Work is finished.
- § 14.2. If the unpaid balance of the Contract Sum exceeds costs of finishing the Work, including compensation for e Architect's services and expenses made necessary thereby, and other damages incurred by the Owner and not waived, such excess shall be paid to the Contractor. If such costs and damages exceed the unpaid balance, Contractor shall pay the difference to the Owner. The amount to be paid to the Contractor or Owner, as the case may be, shall be certified by the Initial Decision Maker, upon application, 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 described in Section 14.3.1. Adjustment of the Contract Sum shall include profit. No adjustment shall be made to the extent
  - that performance is, was or would have been so suspended, delayed or interrupted by another cause for which the Contractor is responsible; or
  - that an equitable adjustment is made or denied under another provision of the Contract. .2

# § 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.

- § 14.4.2 Upon receipt of written notice from the Owner of such termination for the Owner's convenience, the Contractor shall
  - cease operations as directed by the Owner in the notice; .1
  - take actions necessary, or that the Owner may direct, for the protection and preservation of .2
  - except for Work directed to be performed prior to the effective date of termination sate .3 notice, terminate all existing subcontracts and purchase orders and enter into no wher subcontracts and purchase orders.

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

# 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" are includes other disputes and matters in question between the Owner and Contractor arising out of relating to the Contract. The responsibility to substantiate Claims shall rest with the party making the Jain

## § 15.1.2 NOTICE OF CLAIMS

Claims by either the Owner or Contractor past be in tialed by written notice to the other party and to the Initial Decision Maker with a copy sent to the Architect, if the Architect is not serving as the Initial Decision Maker. Claims by either party must be initiated within 2 days after occurrence of the event giving rise to such Claim or within 21 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 Caim, except as otherwise agreed in writing or as provided in Section 9.7 and Article 14, the Contractor shall proce of diligently with performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents. The Architect will prepare Change Orders and issue Certificates for Payment in accordance with the decisions of the Initial Decision Maker.

# § 15.1.4 CLAIMS FOR ADDITIONAL COST

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

# 1.5 LAIMS FOR ADDITIONAL TIME

5.1.5.1 If the Contractor wishes to make a Claim for an increase in the Contract Time, written notice as provided herein shall be given. The Contractor's Claim shall include an estimate of cost and of probable effect of delay on 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.

37

# § 15.1.6 CLAIMS FOR CONSEQUENTIAL DAMAGES

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

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

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

## § 15.2 INITIAL DECISION

§ 15.2.1 Claims, excluding those arising under Sections 10.3, 10.4, 11.3.9, and 11.3.10, shall be reported 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, applied a 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.

§ 15.2.2 The Initial Decision Maker will review Claims and within ten days of the feceipt 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 resorve the Claim if the Initial Decision Maker lacks sufficient information to evaluate the merits of the Claim or note Initial Decision Maker concludes that, in the Initial Decision Maker's sole discretion, it would be inapply priate 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 pecial knowledge or expertise who may assist the Initial Decision Maker in rendering a decision, the Initial Decision Maker may request the Owner to authorize retention of such persons at the Owner's expense

§ 15.2.4 If the Initial Decision Maker Equests 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 either (1) provide a response on the requested supporting data, (2) advise the Initial Decision Maker when the response or supporting data will be furnished e. (3) a lyise 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 the efor; and (3) notify the parties and the Architect, if the Architect is not serving as the Initial Decision Maker of any change in the Contract Sum or Contract Time or both. The initial decision shall be final and binding on the parties but subject to mediation and, if the parties fail to resolve their dispute through mediation, to binding dispute resolution.

§ 15.2.6 Either party may file for mediation of an initial decision at any time, 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 hinding dispute resolution proceedings with respect to the initial decision.

38

User Notes:

- § 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 surety and request the surety's assistance in resolving the controversy.
- § 15.2.8 If a Claim relates to or is the subject of a mechanic's lien, the party asserting such Claim may proceed in accordance with applicable law to comply with the lien notice or filing deadlines.

## § 15.3 MEDIATION

- § 15.3.1 Claims, disputes, or other matters in controversy arising out of or related to the Contract except those waived as provided for in 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 Mediation Procedures in effect on the date of the Agreement. A request for mediation shall be made in writing, delivered to the other party to the Contract, and filed with the person or entity administering to mediation. The request may 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 staye 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.
- § 15.3.3 The parties shall share the mediator's fee and any filing fees equally. We 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 cour 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 so ject to arbitration which, unless the parties mutually agree otherwise, shall be administered by the American a bit, tion Association in accordance with its Construction Industry 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 find with the person or entity administering the arbitration. The party filing a notice of demand for arbitratic must assert in the demand all Claims then known to that party on which arbitration is permitted to be demanded.
- § 15.4.1.1 A demand for arbitration half to made no earlier than concurrently with the filing of a request for mediation, but in no event shall it be it ade 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 purposes, receipt 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.
- § 15.4.2 The award redered by the arbitrator or arbitrators shall be final, and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.
- § 15.4.37 he foregoing agreement to arbitrate and other agreements to arbitrate with an additional person or entity duly conserted to by parties to the Agreement shall be specifically enforceable under applicable law in any court having purisd ction thereof.

# § 144 CONSOLIDATION OR JOINDER

Init.

- **5.4.4.1** Either party, at its sole discretion, may consolidate an arbitration conducted under this Agreement with any other arbitration to which it is a party provided that (1) the arbitration agreement governing the other arbitration permits consolidation, (2) the arbitrations to be consolidated substantially involve common questions of law or fact, and (3) the arbitrations employ materially similar procedural 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

AlA Document A2017M - 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. The PROOF of a SAAT December of the property of the Computation of

(3760293115)

additional person or entity shall not constitute consent to arbitration of any claim, dispute or other matter in question not described in the written consent.

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



AIA Document A201<sup>TM</sup> - 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The

American Institute of Architects. All rights reserved. All affected. These paid absorbeant based provided the majorited area of terrer affected by the affect area of paid for an analysis of the paid provided by the paid of the paid paid of the paid of the paid paid of the paid of t a decided a september of or s ARREST BARREST AND ASS. This document was produced by AIA software at 15:07:25 on 06/16/2008 under Order No.1000331056\_1 which expires on 12/12/2008, and is not for resalc. (3760293115) User Notes:

40

Project Manual

# **SUPPLEMENTARY GENERAL CONDITIONS A201-2007**

The following supplements modify the "General Conditions of the Contract for Construction," AIA Document A201-2007. Where a portion of the General Conditions is modified or deleted by the Supplementary Conditions, the unaltered portions of the General Conditions shall remain in effective conditions.

## 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 ND PROPERTY
- 11. INSURANCE AND LONGS
- 12. UNCOVERING ANI CORRECTION OF WORK
- 13. MISCELL, NEOUS PROVISIONS
- 14. 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 Dioder, ample forms, the Bid Form, the Contractor's completed Bid and the Award Letter."

Add the following Paragraph:

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

## 1.2 CORRELATION AND INTENT OF THE CONTRACT DOCUMENTS

Add the following Paragraphs:

- 1.2.4 In the case of an inconsistency between the Drawings and the Specifications, or within either document not clarify by addendum, the better quality or greater quantity of work shall be presented by 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 Work.
- 1.2.6 The word "PRODUCT" as used in the Contract Documents means all materials, systems and quipment.

# 1.5 OWNERSHIP AND USI OF DRAWINGS, SPECIFICATIONS AND OTHER INSTRUMENTS OF SERVICE

Delete Pargraph 1.5.1 in its entirety and replace with the following:

"All pre-derign studies, drawings, specifications and other documents, including those in electronic term, prepared by the Architect under this Agreement are, and shall remain, the property of the Owner who ber 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 or any 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 identify the location of all underground utilities in the area of their excavation and shall bear all costs or 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

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

Amend Paragraph 3.2.2 to state that any errors, inconsistencies or omissions discovered shall be reported to the Architect and Owner immediately.

Delete the third sentence in Paragraph 3.2.3.

# 3.3 SUPERVISION AND CONSTRUCTION PROCEDURES

Add 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.

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.

Project Manual

## 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. Check carefully, by whatever means are required, to insure that its Work and adjacent, related Work, will finish to proper contours, planes and levels. Promptly notify the General Contractor/Construction Manager of any defects or imperfections in preparatory Work which will in any way affect satisfactory completion of its Work. Absence of such notification will be construed as an acceptance of preparatory Work and later claims of detects will not be recognized.
- 3.4.5 Under no circumstances shall the Contractor's Work proceed p or to preparatory Work proceed prior to preparatory Work having been completely cured, dried and/or otherwise made satisfactory to receive this Work. Responsible 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 guarante 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 in perfect condition during the period of guarance.
- 3.5.2 Defects appearing during the period of guarantee will be made good by the Contractor at his expens tupo, der and 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 terms 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 ommence 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.

# DOCUMENTS AND SAMPLES AT THE SITE

## Add the following Paragraphs:

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 of 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 Operating and Maintenance Instructions/Manuals.
- 3.17 In the first sentence of the paragraph, insert "indemnify" between "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 app opriate action upon the Contractor's submittals such as Shop Drawings, Product Data and Samples for the purpose of checking for conformance with the Contract Documents.

Delete the second sentence of Paragraph 4.2.7 and place 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 following Paragraph:

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

Add to Paragraph 4.2.1 "and in compliance with all local requirements." to the end of the sentence

## ARTICLE 5: SUBÇONTRACTORS

5.2 ARD OF SUBCONTRACTS AND OTHER CONTRACTS FOR PORTIONS OF THE WORK

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

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 "may"

## 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 ARY OF WORK for Contract time requirements.
- 8.2.4 If the Work falls behind the Progress Schedule as submitted by the Contractor, the Contractor shall employ additional labor and/or equipment necessary to bring the Work into compliance with the Progress Schedule at no additional cost to the Owner.

# 8.3 DELAYS AND EXTENSION OF TIME

8.3.1 Strik "ar "ration" and insert "remedies at law or in equity".

Add the following Paragraph:

8.3.2.1 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, Commutation Sheet to G703.
- 9.2.2 The Schedule of Values is to include a line item for Project Closectar pocumen Submittal. The value of this item is to be no less than 1% of the initial control amount.

## 9.3 APPLICATIONS FOR PAYMENT

Add the following Paragraph:

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

Add the following Paragraphs:

- 9.3.4 Until Closeout Documents have been received and outstanding items completed the Owner will pay 95% (ninety in particular sent) 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 Jayment. Failure to provide Schedule will be just cause for rejection of Application for Payment.

# 9.5 DECISIONS TO WITHHULD CERTIFICATION

Add the following to 5.1

- .8 fulure to provide a current Progress Schedule;
- .9 lien or attachment is filed;
- .10 failure to comply with mandatory requirements for maintaining Record Documents.

# 9.6 ROGRESS PAYMENTS

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.

## FAILURE OF PAYMENT

In first sentence, strike "seven" and insert "thirty (30)". Also strike "binding dispute resolution" 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 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 insert "may".

## ARTICLE 10: PROTECTION OF PERSONS AND PROPERTY

## 10.1 SAFETY PRECAUTIONS AND PROGRAMS

Add the following Paragraphs:

- 10.1.1.1.1 Each Contractor shall develop a safety program accordance with the Occupational Safety and Health Act of 1970. A copy of a d p an 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 someone who is on site on a full the basis. If deemed necessary by the Owner or Architect, Contractor Safety are times 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 SAFETY OF PERSONS AND PROPERTY

Add the following Paragraph

As required in the Hazardous Chemical Act of June 1984, all vendors supplying any paterial 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 aution 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.

.3 HAZARDOUS MATERIALS

Delete Paragraph 10.3.3 in its entirety.

Delete Paragraphs 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 or in part by the Contractor's negligent acts or omissions during the Contractor's 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 replace with the following:

The State will not provide Builder's All Risk Instrance for me 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 AND PAYMENT BOND

Add the following sentence: "The bond in onform to those forms approved by the Office of Management and Budget."

## ARTICLE 12: UNCOVERING AND CORRECTION OF WORK

## 12.2.2 AFTER SUBSTANTIAL COMPLETION

Add the following Kara moth

- 12.2.2.1.1 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, ill 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. 2.1 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 in writing or, in an absence thereof, at the legal rate prevailing from time to time at the place where the Project is cated." Insert "30 days of presentment of the authorized Certificate 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 STATUTES 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 great part of the United State of America, the Contractor shall notify the Architect and Owner immediately upon discovery.

# ARTICLE 14: TERMINATION OR SUSPENSION OF THE CONTRACT

# 14.4 TERMINATION BY THE OWNER FOR CONVENIENCE

Delete Paragraph 1.4.2 in its entirety and replace with the following:

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 cost incurred by reason of such termination long with reasonable overhead.

## ARTICLE 15: CAMIS AND DISPUTES

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

5.16 CLAIMS FOR CONSEQUENTIAL DAMAGES

Delete Paragraph 15.1.6 in its entirety.

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

## 15.4 ARBITRATION

Delete Paragraph 15.4 and its sub-sections in its entirety.

# END OF SUPPLEMENTARY GENERAL CONDITIONS

# AOT FOR BIDDING PURPOSES

# **GENERAL REQUIREMENTS**

## TABLE OF ARTICLES

- 1. **GENERAL PROVISIONS**
- 2. **OWNER**
- 3. CONTRACTOR
- 4. ADMINISTRATION OF THE CONTRACT
- 5. **SUBCONTRACTORS**
- CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS

  CHANGES IN THE WORK 6.
- 7. CHANGES IN THE WORK
- TIME 8.
- PAYMENTS AND COMPLETION 9.
- 10. PROTECTION OF PERSONS AND PROPERT
- 11. INSURANCE AND BONDS
- 12. UNCOVERING AND CORRECTION WORK
- MISCELLANEOUS PROVIS 13.
- TERMINATION OF SUSPENSION OF THE CONTRACT 14.

## ARTICLE 1: GENERAL

## 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 are 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 is in receipt of a benefide 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 own risk and cost.

## 1.2 EQUALITY OF EMPLOYMENT OPPORTUNITY ON PUBLIC WORLS

- 1.2.1 For Public Works Projects financed in whole or in part by state appropriation the Contractor agrees that during the performance of this contract:
  - 1. The Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex 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, color, sex or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates 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 a provided by the contracting agency setting forth this nondiscrimination values
  - 2. 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 vimout regard to race, creed, color, sex or national origin."

# ARTICLE 2: OWNER

NO ADDITIONAL GENERAL REQUIREMENTS – SEE SUPPLEMENTARY GENERAL NOTITIONS)

## ARTICLE 3: CONTRACTOR

- 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.
- 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 Ground Areas for the various features of hauling, storage, etc. 3.4 The Contractor shall supervise and direct the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for and have control over construction means, me hods techniques, sequences and procedures and for coordinating all portions of the Work under the Contract, unless the Contract Documents give other specific instructions. The Contractor shall enforce strict discipline and good order among the Contractor's 3.5 other persons carrying out the Contract. The Contractor shall not permit employment f unfit persons or persons not skilled in tasks assigned to them. 3.6 The Contractor warrants to the Owner that materials and equipment furnished vill 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 properly approved, may be considered defective. If required by the Owner, the Contractor shall furnish evidence as to the kind and quality of materials and equipment provided. Unless otherwise provided, the Contractor shall pay all sales consumer, use and other similar taxes, 3.7 and shall secure and pay for required permits, fees, litenses, and inspections necessary for proper execution of the Work. The Contractor shall comply with and give notes required by laws, ordinances, rules, regulations, 3.8 and lawful orders of public authorities paring on performance of the Work. The Contractor shall promptly notify the Owner if the Drawn's and Specifications are observed to be at variance therewith. The Contractor shall be responsible to the Owner for the acts and omissions of the Contractor's 3.9 employees, Subcontractors and the 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 3.10 materials or rubbish weed by operations under the Contract. At completion of the Work the Contractor final remove from and about the Project all waste materials, rubbish, the Contractor's tools, construction quipment, machinery and surplus materials. The Contractor shall be responsible for returning a day aged areas to their original conditions. 3.11 TATE 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, Delaware Code, "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."

The Contractor shall comply with all requirements set forth in Section 6962, Chapter 69, Title 29

of the Delaware Code.

## ARTICLE 4: ADMINISTRATION OF THE CONTRACT

- 4.1 CONTRACT SURETY
- 4.1.1 PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND
- 4.1.2 All bonds will be required as follows unless specifically waived elsewhere in the Bidding Doodments.
- 4.1.3 Contents of Performance Bonds The bond shall be in the form approved by the Orice of Management and Budget. The bond shall be conditioned upon the faithful comprised and performance by the successful bidder of each and every term and condition of the contract and the proposal, plans, specifications, and bid documents thereof. Each term and condition shall be met at the time and in the manner prescribed by the Contract, Bid docume its and the specifications, including the payment in full to every person furnishing materiel or performing 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 indomnity and save harmless the State and the agency from all costs, damages and expense growing out of or by reason of the Contract in accordance 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 judgment to be confessed upon the band.
- 4.1.5 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 saided by an acceptable Bonding Company licensed to do business in the State of Delaware and shall be issued in duplicate.
- 4.1.6 Performance and Payment Londs shall be maintained in full force (warranty bond) for a period of two (2) years after the date of the Catificate 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 there or material or both labor and material for, or on account of, the work included herein. The boy is 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 FXILURE TO COMPLY WITH CONTRACT
  - If any firm entering into a contract with the State, or Agency that neglects or refuses 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 accordance with this Chapter 69, Title 29 of the Delaware Code or may require the Surety on the Performance Bond to complete the Contract in accordance with the terms of the Performance Bond. Nothing herein shall preclude the Agency from pursing additional remedies as otherwise provided by law.
- 4.3 CONTRACT INSURANCE AND CONTRACT LIABILITY
- 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 indemnify and save harmless and to defend all legal or equitable actions brought against the State, any 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 equitable 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 agencies and their respective officers, employees and agents might otherwise have against such claims, specifically including the defense of sovereign immunity, where applicable, and by the terms of this section, the State and all agencies, officers and employees thereof shall not be fine cally responsible for the consequences of work performed, pursuant to said contract.

### 4.4 RIGHT TO AUDIT RECORDS

- 4.4.1 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.
- 4.4.2 Said books and records shall be maintained by the Contract or 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 REQUIREMEN'S

- 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 shar be a carded 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 omly—street number and P.O. Box addresses not required) of the subcontractor whose services the Bidder intends to use in performing the Work and providing the material for such Subcontractor category.
  - 2. A Big will not be accepted nor will an award of any Contract be made to any Bidder which, as the Prime Contractor, has listed itself as the 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 requires licenses; and
    - C. That the Bidder is 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 awarding Agency 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 any nature shall lie against any awarding agency or its employees or officers because of its decision in this regard.

- 5.1.3 After such a Contract has been awarded, the successful Bidder shall not substitute another Subcontractor 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 satisfie that the Subcontractor whose name is on the Bidders accompanying statement:
  - A. 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;
  - D. Is no longer engaged in such business.

### 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 bidding, 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 Contractor may be remitted or refunded in whose or in part, by the Agency awarding 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 passiness. No claim for the remission or refund of any penalty shall be granted unless an application is filed 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 of contract amount 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.

# 5.4 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.

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

- 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.
- 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 changes 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 writin Change Order signed by the Professional, as the duly authorized agent, the Contractor and the Owner.
- 7.2 The Contract Sum and Contract Completion Date shall 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. It all cases, this cost or credit shall be based on the 'DPE' wages required and the "invoice price" of the materials/equipment needed.
- 7.3.1 "DPE" shall be defined to mean "direct pe sonner expense". Direct payroll expense includes direct salary plus customary fringe benefits (pit vailing wage rates) and documented statutory costs such as workman's compensation insurance, local Security/Medicare, and unemployment insurance (a maximum multiplier of 1.35 times PPE).
- 7.3.2 "Invoice price" of materials equipment shall be defined to mean the actual cost of materials and/or equipment that is paid by the Contractor, (or subcontractor), to a material distributor, direct factory vendor, store, material growner, 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 of 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. Foxal ditional 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 abount, 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 subcontractor's 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 weather 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.
- Any extension of time beyond the date fixed for completion of the construction and acceptance of any part of the Work called for by the Contract, or the occupancy of the building by the Owner, in whole or in part, previous to the completion shall not be deemed a waiver by the Owner of his right to annul or terminate the Contract for abandonment or delay in the matter provides for, nor relieve the Contractor of full responsibility.

### 8.4 SUSPENSION AND DEBARMENT

- Per Section 6962(d)(14), Title 29, Delaware 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 Suspention 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.
- "Upon such failure for any of the above steed 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 petition to the Contractor within three (3) working lays of filing with the Director. If the Director concludes that the petition has merit, the Director shall schedule and hold a hearing to determine whether to suspend the Contractor, debat the contractor or deny the petition. The Agency shall have the burden of proving, by a prependerance 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) in racquate 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 selong 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."

### .5 RETAINAGE

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 punch list. A punch list will only be prepared upon the mutual agreement of the Owner, Architect and Contractor. Once the punch list is prepared, all three parties will by mutual agreement, establish a schedule for its completion. Should completion of the punch list be delayed beyond the established date due to

the Contractor's failure to meet their responsibilities, the Agency may hold permanently, at its discretion, all or part of the Contractor's retainage.

### PAYMENTS AND COMPLETION **ARTICLE 9:** 9.1 APPLICATION FOR PAYMENT 9.1.1 Applications for payment shall be made upon AIA Document G702. There will be a five perc retainage on all Contractor's monthly invoices until completion of the project. This become payable upon receipt 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 of the monthly account of work done. Up receipt of Contractor's itemized application for payment, such application will be audited, rodiled, if found necessary, and approved for the amount. Statement shall be submitted to the Owner 9.1.3 Section 6516, Title 29 of the Delaware Code annualized is not to exceed 12% per annum beginning thirty (30) days after the "presentment" (as opposed to the date) of the invoice. 9.2 PARTIAL PAYMENTS Any public works Contract executed by any Agency may provide for partial payments at the 9.2.1 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, artial ayment may include the values of tested and acceptable 9.2.2 materials of a nonperishable or on ortaminative 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. 9.2.2.1 Any allowance materials on hand will not exceed the delivered cost of the materials as verified by invoices arished by the Contractor, nor will it exceed the contract bid price for the material complete in place. If requeste by the Agency, receipted bills from all Contractors, Subcontractors, and material, men, 9.2.3 or the previous payment must accompany each application for payment. Following such a equist, no payment will be made until these receipted bills have been received by the Owner. SUBSTANTIAL COMPLETION 9.3 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. If, after the Work has been substantially completed, full completion thereof is materially 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 fully completed and accepted. Such payment shall be made under the terms and conditions governing final payment that it shall not constitute a

On projects where commissioning is included, the commissioning work as defined in the specifications

must be complete prior to the issuance of substantial completion.

9.3.3

waiver of claims.

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 Work is fully completed and the Contract fully performed and provided that the Contractor has submitted the following closeout documentation (in addition to any other documentation 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 drawings,
9.4.1.5	Operations and Maintenance Manuals,
9.4.1.6	Instruction Manuals,
9.4.1.7	Consent of Surety to final payment.
9.4.1.8	The Owner reserves the right to retain payments, or pure thereof, for its protection until the foregoing conditions have been complied with, derective work corrected and all unsatisfactory conditions remedied.

### ARTICLE 10: PROTECTION OF PERSONS AND PROPERTY

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, naterials 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 rawful 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 preverty at the site caused in whole or in part by the Contractor, a Subcontractor, or anyone directly by indirectly employed by any of them, or by anyone for whose acts they may be liable.

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 arrange 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, the Owner will notify the Contractor and Architect in writing the area has been cleared and approved by the authorities in order for the work to proceed. The Contractor shall attach documentation from the authorities of said approval.

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 product 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 place, and if employees may be exposed under normal conditions or in any foreseeable emergency situation.

10.3

Material Safety Data Sheets <u>must</u> be provided <u>directly to the Owner</u> along with the shipping slips that include those products.

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**

- The Contractor shall carry all insurance required by law, such as Unemploymer Insurance, etc. The Contractor shall carry such insurance coverage as they desire on their own piopercy such as a field office, storage sheds or other structures erected upon the project site that belt ig to them and for their own use. The Subcontractors involved with this project shall carry whate er 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 subtritude (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 buffing or structure due to demolition work and evidence of these coverages shall be filed with and approved by the Owner.
- 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 the Subcontractors during the entire construction period on this project.
- 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 all 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, may the Contractor and their Subcontractors shall be responsible for insuring building materials (a stated and stored) and their tools and equipment whenever in use on the project, against fired mage, theft, vandalism, etc.
- 11.6 Carificates of the insurance company or companies stating the amount and type of coverage, terms of policies, etc., shall be furnished to the Owner, within 20 days of contract award.
- The Contractor shall, at their own expense, (in addition to the above) carry the following forms of insurance:

### 11.7.1 Contractor's Contractual Liability Insurance

Minimum coverage to be:

Bodily Injury	\$ 500,000	for each person
	\$1,000,000	for each occurrence
	\$1,000,000	aggregate

\$1,000,000

\$ 500,000 Property Damage for each occurrence

> \$1,000,000 aggregate

### 11.7.2 Contractor's Protective Liability Insurance

Minimum coverage to be:

**Bodily Injury** \$ 500,000 for each person \$1,000,000 for each occurrence

\$1,000,000 aggregate

Property Damage \$ 500,000 for each o urrence

\$500,000

### 11.7.3 Automobile Liability Insurance

Minimum coverage to be:

**Bodily Injury** for each person for each occurrence Property Damage 500. per accident

- 11.7.4 contractors' policies shall include contingent and contractual liability Prime Contractor's and Su coverage in the same pum amounts as 11.7.1 above.
- 11.7.5 Workmen's Compensation (including Employer's Liability):
- 11.7.5.1 Minimum 1 imit on employer's liability to be as required by law.
- 11.7.5.2 Min mum Limit for all employees working at one site.
- 11.7.6 Certificates of Insurance must be filed with the Owner guaranteeing fifteen (15) days prior notice of cancellation, non-renewal, or any change in coverages and limits of liability shown as included on certificates.

### Social Security Liability

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 taxes or unemployment insurance, or old age retirement benefits, pensions or annuities now 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 remuneration 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 may be necessary to enable it to fully comply with the law imposing the aforesaid contributions or 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 Subconfactors as well as to Work done by direct employees of the Contractor.
- 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
- The Contractor shall be responsible for all cutting and patching. The Contractor shall coordinate the work of the various trades involved.
- 13.2 DIMENSIONS
- All dimensions shows shall be verified by the Contractor by actual measurements 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 LABORALOR TESTS
- 13.3.1 Any specified laboratory tests of material and finished 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.
- The Contractor shall furnish all sample materials required for these tests and shall deliver same without charge to the testing laboratory or other designated agency when and where directed by the Owner.
- ARCHAEOLOGICAL EVIDENCE
- 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 Delaware Archaeological Board and suspend work in the immediate area for a reasonable time to permit those authorities, or persons designated by them, to examine the area and ensure the proper removal of the archaeological evidence for suitable preservation in the State Museum.
- 13.5 GLASS REPLACEMENT AND CLEANING

13.5.1 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.

### 13.6 WARRANTY

13.6.1 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 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 Bold.

### **ARTICLE 14: TERMINATION OF CONTRACT**

- 14.1 If the Contractor defaults or persistently fails or neglects to carry but the Work in accordance with the Contract Documents or fails to perform a provision of the Contract, 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 postession of the site and of all materials, equipment, tools, and machinery thereon owned by the Contractor and may finish the Work by whatever method the Owner may deem expedient. If the costs of mashing the Work exceed any unpaid compensation due the Contractor, the Contractor shall pay the difference to the Owner.
- "If the continuation of this Agreement is contingent upon the appropriation of adequate state, or federal funds, this Agreement is we terminated 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 approval of necessary funds to continue the Agreement by taking appropriate action to request adequate funds to continue the Agreement.

### END OF GENERAL EQUIREMENTS

# STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS OFFICE OF LABOR LAW ENFORCEMENT

PHONE: (302) 451-3423

Mailing Address: 225 CORPORATE BOULEVARD SUITE 104 NEWARK, DE 19702

Located at: 225 CORPORATE BOULEVARD SUITE 104 NEWARK, DE 19702

PREVAILING WAGES FOR BUILDING CONSTRUCTION EFFECTIVE MARCH 15, 2012

CLASSIFICATION	NEW CASTLE	KENT	SUSPEX
ASBESTOS WORKERS	23.22	29.83	39.20
BOILERMAKERS	65.47	33.22	48.83
BRICKLAYERS	45.63	45.63	45.63
CARPENTERS	49.06	49.06	39.22
CEMENT FINISHERS	40.38	29.1	21.20
ELECTRICAL LINE WORKERS	43.49	2 29	28.44
ELECTRICIANS	59.10	70 -0	59.10
ELEVATOR CONSTRUCTORS	73.14	40.93	30.55
GLAZIERS	62.60	52.60	54.20
INSULATORS	50.38	50.38	50.38
IRON WORKERS	58.70	58.70	58.70
LABORERS	37.70	37.20	37.20
MILLWRIGHTS	60. 5	60.85	47,42
PAINTERS	40.62	40.62	40.62
PILEDRIVERS	66.42	37.64	30.45
PLASTERERS	27.61	21.61	17.50
PLUMBERS/PIPEFITTERS/STEAMFITTERS	57.95	43.24	46.28
POWER EQUIPMENT OPERATORS	55.81	55.81	24.13
ROOFERS-COMPOSITION	21.01	20.71	17.02
ROOFERS-SHINGLE/SLATE/TILE	17.59	17.50	16.45
SHEET METAL WORKERS	64.39	62.18	62.18
SOFT FLOOR LAYERS	44.92	44.92	44.92
SPRINKLER FITTERS	50.65	50.65	50.65
TERRAZZO/MARBLE/TILE TORS	50.50	50.50	45.45
TERRAZZO/MARBLE/TIKE TR	57.98	57.98	, 52.63
TRUCK DRIVERS	22.49	23,89	20.03

CERTIFIED

· June

ADMINISTRATOR, OFFICE OF LABOR LAW ENFORCEMENT

NOT:

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 (302) 451-3423.

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

PROJECT: MC20060000051 Delaware Breakwater Light Limited Restoration, Sussex County

# AOT FOR BIDDING PURPOSES

# **DELAWARE**

# PREVAILING WAGE

# **REGULATIONS**

STATE OF DELAWARE
DEPARTMENT OF LABOR
OFFICE ON LABOR LAW ENFORCEMENT
225 DENCADER BLVD., STE. 104
NEWARK, DE 19702
(302) 451-3423

Adopted: April 3, 1992 Amended: July 1, 1993 Amended: September 15,1993 Amended: December 28,1994 Amended: October 15, 1995 Amended: January 9, 1998 Amended: December 12, 2000 Amended: July 11, 2001

Amended: October 13, 2003

Last Edited: February 2, 2009

### TABLE OF CONTENTS

I. INTR	ODUCTION	4
II. ADM	INISTRATION	4
III.CONO	CEPTS AND DEFINITIONS	4
A.	Activity Covered	5
	Building or Work	5
C.	Laborers and Mechanics	5
D.	Apprentices and Supportive Service Program Trainees	
	1. Definitions	6
	2. Employment on State Projects	6
	3. Records.	7
	Working Foremen	7
	Helpers	7
G.	Construction Projects	7
	1. Character Similar	8
	a. Building Construction      b. Heavy Construction	8
	b. Heavy Construction	8
	c. Highway Constructiond. Multiple Categories	8
	d. Multiple Categories.	9
11	2. Site of Work	
П.	Prevailing Wage Rates	9
I.	Wages	9
J.		9 10
	Peak WeekWage Determinations	
	Maintenance Work	
	Area	10
0	Secretary	
	Admi ist ator.	
	Lepart nent	10
	Duthent	10
IV DET	RMINING PREVAILING WAGES	10
	Scope of Task	10
В.		_
	1. What Information	
	2. Geographic Scope	
V. THE	SURVEY	11
A.	Plan the Survey	. 11
B.	Conduct the Survey	.12
C.	Conduct Follow-Up	. 12
	Clarify and Analyze Data	
	Code and Record Data	
	Determine Adequacy of Data	
$\mathbf{G}$	Compute Prevailing Wage Rates	13

	H. Determine Rates for Classes of Workers For Which
	Inadequate Data Are Received14
VI.IS	SUING WAGE DETERMINATIONS
	A. Publication of Preliminary Determination
	B. Appeals
	C. Issuance of Determination
	D. Post Determination Actions
	1. Amendment to Correct Errors of Inadvertence
	2. Amendment to Correct Errors in Survey Data
	3. Incorrect Wage Determination:
	Before Contract Award
	4. Lack of Valid Wage Determination:
	After Contract Award
	5. Additional Classifications
	6. Determination of Wages for Classifications
	for Which No Rates Are Published 16
VII.	ENFORCEMENT
	A. Duties of Contractors
	B. Investigation
	C. Hearings
	C. Hearings 19 D. Hearing Practices and Procedures 19
	1. Scope of Rules
	2. Initiation of Hearing
	3. Conduct of Hearing
	4. Proposed Orders
	5. Record
	6. Decision; Final Order
	7. Informal Disposition
VIII.	SUBSEQUENT NODIFICATION OF REGULATIONS 20
•	
	,
	<b>y</b>
7	

### REGULATIONS PREVAILING WAGES

Pursuant to 29 Del.C. §8503(7), the Department of Labor, State of Delaware, hereby promulgates the following rules and regulations to implement the provisions of 29 Del.C. §6960, "Wage provisions in public construction contracts." These regulations supersede Regulations PW101, entitled "Regulations Concerning Apprentices and Supportive Service Program Trainees Employed on State Projects" (adopted April 11, 1978 and repealed April 1992) and "Delaware Prevailing Wage Regulations" (adopted April 5, 1992 as amended September 15, 1993).

### I. INTRODUCTION

The prevailing wage law states that the specifications for every contract or aggregate of contracts relating to a public works project in excess of \$10,000 for new construction (including painting and decorating) or \$15,000 for Alteration, repair, renovation, rehabilitation, demolition or reconstruction (including painting and decorating of building or works) to which this State or any subdivision thereof is a party and for which the State appropriated any part of the funds and which requires or involves the employment of mechanics and/or laborers shall contain a providing that the minimum wages to be paid various classes of laborers and mechanics which shall be based upon the wages that will be determined by the Delaware Department of Labor, Division of Industrial Affairs, to be prevailing in the county in which the work is to be performed.

### II. ADMINISTRATION

The prevailing wage law as igns to the Department of Labor the responsibility for predetermining wage rates prevailing for the corresponding classes of laborers and mechanics employed on projects similar to the contract work in the counties where the work is to be performed. The Secretary of Labor has delegated the prescribed functions of the Department to the Administrator of the Office of Labor Law Enforcement of the Division of Industrial Affairs. The Office of Labor Law Enforcement has responsibility for enforcing and determining the prevailing rates, and ensuring that prevailing wages are paid in accordance with the provisions of the law.

Enforcement responsibility includes the conducting of investigations regarding compliance with he law; settling, adjusting and adjudicating, by informal means, cases involving the payment of prevailing wages; coordinating the enforcement activities of the various State gencies having contract compliance and enforcement responsibilities; requiring the withholding of payments to employers who have failed to pay prevailing wages; and recommending the commencement of legal proceedings against those failing to comply with the law.

### III. CONCEPTS AND DEFINITIONS

This section presents definitions and explanations to provide a basic understanding of elements inherent in collecting wage data and issuing wage determinations, and enforcing prevailing rates.

- A. **Activity Covered.** 29 Del.C. §6960 applies to every contract or aggregate of contracts relating to a public works project in excess of \$100,000 for new construction (including painting or decorating) or \$15,000 for alteration, repair, renovation, rehabilitation, demolition or reconstruction (including painting and decorating of building or works) to which this State or any subdivision thereof is a party and for which the State appropriated any part of the funds and which requires or involves be employment of mechanics and/or laborers.
- B. "Building" or "Work". The terms "building" or "work" generally include construction activity as distinguished from manufacturing, furnishing of materials, or servicing and maintenance work. The terms include without limitation, buildings, structures, and improvements of all types, such as bridges, dams, plants, highways, parkways, streets, tunnels, sewers, mains, power lines, purping stations, heavy generators, railways, airports, terminals, docks, piers, whates, buoys, jetties, breakwaters, levees, canals, dredging, shoring, rehabilitation and reactivation of plants, scaffolding, drilling, blasting, excavating, reading, and landscaping. The manufacture or furnishing of materials, articles, surplies or equipment is not a "building" or "work" within the meaning of the regulations unless conducted at the site of such a building or work.
- C. Laborers and Mechanics. The terms "laborer and "mechanic" include at least those workers whose duties are manual or phy teal in nature (including those workers who use tools or who are performing the week of a trade), as distinguished from mental or managerial. The term "laborer" or necessaric" includes apprentices and Supportive Service Program (SSP) trainees. The term does not apply to workers whose duties are primarily administrative, executive, or clerical, rather than manual. Persons employed in a bona fide executive, administrative, or professional capacity are not deemed to be laborers or mechanics. We king foremen who devote more than twenty (20) percent of their time during a norkweek to mechanic or laborer duties are deemed to be laborers and mechanics for the time so spent.

The terms "lab yers" and "mechanics" do not apply to watchmen, guards, dispatchers, or weighing the following classifications of workers are recognized by the Department:

Asbestos Workers

Boilermakers

Bricklayers

Carpenters

Cement Finishers

Electrical Line Worker

Electricians

**Elevator Constructors** 

Glaziers

**Insulators** 

Iron Workers

Laborers

Millwrights

**Painters** 

Pile Driver
Plasterers
Plumbers/Pipefitters/Steamfitters
Power Equipment Operators
Roofers – Composition
Roofers – Shingle, Slate and Tile
Sheet Metal Workers
Soft Floor Layers
Sprinkler Fitters
Terrazzo/Marble/Tile Setters
Terrazzo/Marble/Tile Finishers
Truck Drivers

Definitions for each classification are contained in a separate document entitled "Classifications of Workers Under Delaware's Prevailing Wage Law" Workers shall be classified by the Department of Labor with the advice of the Prevailing Wage Advisory Council members. Classification determinations shall be recorded by the Department as they are made and shall be published annually.

Laborers and mechanics are to be paid the appropriate age rates for the classification of work actually performed, without regard to skill.

### D. Apprentices and Supportive Service Program Trainees.

- **1. Definitions.** As used in this section:
  - a. The term **"apprentice"** means persons who are indentured and employed in a bona fide apprenticeship program and individually registered by the program sponsor with the Delaware Department of Labor.
  - b. The term "apprenticeship agreement" means a written agreement between an apprentice
  - c. and either his/her employed or a joint apprenticeship committee which contains the terms and conditions of the employment and training of the apprentice.
  - d. The term "apple tieship program" means a complete plan of terms and conditions for the employment and training of apprentices.
  - e. The team 'joint apprenticeship committee' means a local committee equally represe table of employers and employees which has been established by a group of imployers with a bona fide bargaining agent or agents to direct the trining of apprentices with whom it has made agreements.
    - The term "SSP Trainee" or "trainee" means a participant in the "Supportive Service Program" mandated by the Federal Highway Administration for federally aided state highway projects.
  - registration means the approval by the Department of Labor of an apprenticeship program or agreement as meeting the basic standards adopted by the Bureau of Apprenticeship and Training, United States Department of Labor. The term "registration" for SSP Trainees means the individual registration of a participant in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration.

### 2. Employment of Apprentices and SSP Trainees on State Projects.

a. Apprentices and SSP Trainees will be permitted to work as such on State contracts in excess of \$100,000 for new construction or \$15,000 for alteration, repair, renovation, rehabilitation, demolition or reconstruction only when they are registered with the Department of Labor or an approved SSP Training

- Program. **b.** The mechanic's rate on all such State contracts is that rate determined by the Department of Labor. The percentage of the mechanic's rate that the registered apprentice or SSP Trainee receives will be the percentage that the apprentice or trainee qualifies for under the terms of the individual's formal Apprenticeship/Trainee agreement.
- b. Any person employed at an apprentice or trainee wage rate who is not registered as above, shall be paid the wage rate determined by the Department of Labor for the classification of work (s)he actually performed.
- c. The ratio of apprentices to mechanics on the site of any work covered by 29 Del.C. §6960 in any craft classification may not be greater than the notion permitted to the contractor for the entire workforce under the registered apprenticeship program. Any apprentice performing work on the job site in excess of the ratio permitted under the registered program must be paid not less than the wage rate that the applicable wage determination specifies for the work (s)he actually performs.
- d. Entitlement to mechanic's wages shall be based tool semority in the apprenticeship program or (in the case of equal seniority) seniority on the job site.

### 3. Records.

- a. Every employer who employs an apprentice SSP trainee under this part must keep the records required by Title 19. Delaware Code, Chapters 9 and 11, including designation of apprentices or trainees on the payroll. In addition, every employer who employs apprentices of SSP trainees shall preserve the agreements under which the individuals were employed.
- b. Every joint apprenticeship contribute or SSP Program sponsor shall keep a record of the cumulative amount of work experience gained by the apprentice or trainee.
- c. Every joint apprenticeship committee shall keep a list of the employers to whom the apprentice was assigned and the period of time (s)he worked for each. Every SSP Program sponsor shall keep a list of the projects to which the trainee was assigned and the period of time (s)he worked on each.
- d. The records required by paragraphs (a), (b), and (c) of this section shall be maintained and preserved for at least three (3) years from the termination of the apprenticeship or training period. Such records shall be kept safe and accessible at the place or places of employment or at a central location where such records are customarily maintained. All records shall be available at any time for inspection and copying by the Department of Labor.
- E. Working Foremen. 29 Del.C. §6960 does not apply to (and therefore survey data are not collected for) workers whose duties are primarily administrative, executive or chrical, rather than manual. However, working foremen who devote more than twenty (20) percent of their time during a workweek to mechanic or laborer duties are laborers and mechanics for the time so spent and data will be collected for the hours spent as laborers or mechanics.
- F. **Helpers**. Helper classifications are not recognized by the Department of Labor. All laborers and mechanics are to be paid the appropriate wage rate for the classification of work actually performed, without regard to skill.
- G. Construction Projects. In the wage determination process, the term "project" refers to construction activity as distinguished from manufacturing, furnishing of materials, or servicing and maintenance work away from the site of the work and consists of all construction necessary to complete a facility regardless of the number of contracts involved so long as all contracts awarded are closely related in the purpose, time and

place. For example, demolition or site clearing work preparatory to construction is considered a part of the project.

- 1. **Character Similar**. 29 Del.C. §6960 requires the predetermination of wage rates which are prevailing on projects of a "character similar to the construction work." As a general rule, the Department identifies projects by end use type and classifies them into three major categories:
  - a. **Building Construction**. Building construction generally is the construction of sheltered enclosures with walk-in access for the purpose of housing persons, machinery, equipment, or supplies. It includes all construction of such structures, the installation of utilities and the installation of equipment, but above and below grade level as well as incidental grading, utilities and paying Additionally, such structures need not be "habitable" to be building construction. The installation of heavy machinery and/or equipment shall not change the project's character as a building. Examples Atentions and additions to nonresidential buildings; Apartment buildings 5 stories and above); Arenas (enclosed); Auditoriums; Automobile arking garages; Banks and financial buildings; Barracks; Churches; Hospitals Hotels; Industrial buildings; Institutional buildings; Libraries; Mandeleums; Motels; Museums; Nursing and convalescent facilities; Office bildings; Outpatient clinics; Passenger and freight terminal buildings; Police stations; Post offices; City halls; Civic centers; Commercial buildings; Cour houses; Detention facilities; Dormitories; Farm buildings; Fire tation; Power plants; Prefabricated buildings; Remodeling buildings; Repairing buildings; Restaurants; Schools; Service Sauton Shopping centers; Stores; Subway stations; Theaters; Warehouses, Water and sewage treatment plants (building
  - b. Heavy Construction. Heavy projects are those that are not properly classified as either "building of "highway". Unlike these classifications, heavy construction is not a homogeneous classification. Examples of Heavy construction: Antiqua towers; Bridges (major bridges designed for commercial na ization); Breakwaters; Caissons (other than building or highway); Carols, Channels; Channel cut-offs; Chemical complexes or facilities other than buildings); Cofferdams; Coke ovens; Dams; Demolition (not in tuenal to construction); Dikes; Docks; Drainage projects; Dredging projects; Electrification projects (outdoor); Flood control projects; Industrial incinerators (other than building); Irrigation projects; Jetties; Kilns; Land drainage (not incidental to other construction); Land leveling (not incidental to other construction); Land reclamation; Levees; Locks, Waterways; Oil refineries; Pipe lines; Ponds; Pumping stations (pre-fabricated drop-in units); Railroad construction; Reservoirs; Revetments; Sewage collection and disposal lines; Sewers (sanitary, storm, etc.); Shoreline maintenance; Ski tows; Storage tanks; Swimming pools (outdoor); Subways (other than buildings); Tipples; Tunnels; Unsheltered piers and wharves; Viaducts (other than highway); Water mains; Waterway construction; Water supply lines (not incidental to building); Water and sewage treatment plants (other than buildings); Wells.
  - c. **Highway Construction**. Highway projects include the construction, alteration or repair of roads, streets, highways, runways, taxiways, alleys, trails, paths, parking areas, greenway projects and other similar projects not incidental to building or heavy construction. Examples: Alleys; Base courses; Bituminous treatments; Bridle paths; Concrete pavement; Curbs; Excavation and

- embankment (for road construction); Fencing (highway); Grade crossing elimination (overpasses or underpasses); Parking lots; Parkways; Resurfacing streets and highways; Roadbeds; Roadways; Shoulders; Stabilizing courses; Storm sewers incidental to road construction; Street Paving; Guard rails on highway; Highway signs; Highway bridges (overpasses; underpasses; grade separation); Medians; Surface courses; Taxiways; Trails.
- d. **Multiple Categories**. In some cases a project includes construction items that in themselves encompass different categories of construction. Generally, a project is considered mixed and a "multiple schedule" used if the construction items are substantial in relation to project cost, i.e. more than twenty (20) percent. Only one schedule is used if construction items are "incidental" in function to the overall character of a project (e.g., paving of parking lots or an access road on a building project), and if there is not a substantial amount of construction in the second category.
- 2. **Site of Work**. A basic characteristic of the construction industry is the continual shift in the site of employment. 29 Del.C. §6960 provides that prevailing wages are to be paid to "...all mechanics and laborers employed directly upon the site of the work ..." (emphasis added). The site of the work is limited to the physical place or places where the construction called for in the experience will remain when work on it has been completed.
- H. Prevailing Wage Rates. Every contract and the specifications for every contract to which section 6960 applies are required to contain provision stating the minimum wages to be paid various classes of laborers and mechanics. These rates are to be based upon the wages that the Department of Labor determines to be prevailing for the corresponding classes of laborers and mechanics employed on projects of a character similar to the contract work in the county in which the work is to be performed, as reported in the neparament's annual prevailing wage survey. The prevailing wage shall be the wag poid to a majority of employees performing similar work as reported in the Department's annual prevailing wage survey or, in the absence of a majority, the weighted typing wage paid to all employees reported.
- I. Wages. The term "vag as" means the basic hourly rate of pay plus fringe benefits as defined below.
- J. Fringe Benefit. Fringe benefits may be considered in determining whether an employer has ver his/her prevailing wage obligations. As a general rule, any fringe benefit may be considered as long as the employer is not legally required to provide it. Therefore benefits such as health, welfare or retirement benefits, vacation, holiday pay or sick leave pay could be considered fringe benefits. Employer payments for unemployment insurance, workers' compensation, FICA, etc. (which are required by law) would not be considered fringe benefits.

In order to be considered a valid fringe benefit, payments must be made either in cash, or contributed to an irrevocable escrow account at least once each month. "Irrevocable" means that the benefit may not be forfeited. However, a benefit plan can be considered by the Department provided that payments to the plan are made irrevocably by the employer, even though certain employees may forfeit their individual rights to the benefits under certain prescribed conditions. Thus, if payments are made by the employer, and no return of those payments is possible, the plan would be acceptable, even though individual employees might not receive the benefits under certain situations. Benefits forfeited by such employees remain in an escrow account for the use of the other employees.

The actual cost of the benefit to the employer is the basis for evaluating the value of the fringe benefit. Administration costs are not considered fringe benefits. The cost of the benefits must be apportioned between employment on both public and private projects. Thus, the total value of the benefit would be divided by the total amount of time worked. This will result in benefit per unit of time which would be equally applicable to public and private employment projects. Example: an employee works two weeks (80 hours) on a public project and two weeks (80 hours) on a private project. The employer pays \$160 for the employee's health insurance for the month. The value of the benefit is \$1.00 per hour. The employer is not permitted to apply the entire premium to the public project alone.

- K. Peak Week. In determining prevailing wages, the Department utilizes a "peak week survey concept to ensure that wage and fringe benefit data obtained from employers reflects for each classification, the payroll period during which the greatest number of workers in each classification is used on a project. The survey solicits he number of employees and wages paid at each given rate during the peak week. The contractor or reporting organization selects the week (between July 1 to December 31 of the previous year) during which the greatest number of each classification of laborers and mechanics was working. Peak weeks may be different for each classification of worker.
- L. Wage Determinations. A "wage determination" is the listing of wages (including fringe benefits) for each classification of laborers and mechanics, which the Administrator has determined to be prevailing in a given county and type of construction. Wage determinations are issued as many.
- M. Maintenance Work. To "maintain" means to preserve or keep in an existing state or condition to prevent a decline, lapse, or cessation from that state or condition. Wages paid to workers performing maintenance work shall not be used in determining prevailing wage rates.
- N. Area. The term "area" in determining wage rates under 29 Del.C. §6960 shall mean the county of the State in which the work is to be performed. The term "area" in determining classifications of workers under 29 Del.C. §6960 shall mean the State of Delaware.
- O. Secretary. "Secretary means the Secretary of Labor for the State of Delaware.
- P. Administrator. Administrator" means the Administrator of the Office of Labor Law Enforcement in the Delaware Department of Labor, Division of Industrial Affairs.
- Q. **Department**. "Department" means the Delaware Department of Labor.

### IV. DE VERMINING PREVAILING WAGES

The D partment of Labor shall conduct an annual survey for obtaining and compiling wage rate information and shall encourage the voluntary submission of wage data by contractors, contractors' associations, labor organizations, public officials and other interested parties, reflecting wage rates paid to laborers and mechanics on various types of construction in the rea.

A. Scope of Task. State directed and assisted construction activity is not restricted to any geographic sector of the state or to any particular type of construction. As a result, data collection methods employed by the Department for gathering prevailing wage information must be capable of determining patterns of wage compensation, including fringe benefits, for virtually all classifications of construction workers in at least the three major types of construction, within each of the three counties in Delaware. And,

since the objective is determining "prevailing" wages, the collection of data must be completed within a relatively brief time frame.

- B. **Data to be Collected.** Operation of the prevailing wage program necessitates an annual effort by the Department to obtain, compile and analyze wage rate information. This section explores the nature of the data and the means of collection.
  - 1. What Information. Wage rates are issued for each classification of laborer and mechanic that will likely be employed in State funded or assisted construction in a certain type of construction. Information on wages paid, therefore, must be collected and tabulated on the basis of distinct job classifications and construction categories. The survey reporting form used by the Department to collect wage and fringe information, "Report of Construction Wage Rates", provides for fenerting data which includes the contractor's name and address, telephone number project description and location, the highest number of workers employed in each classification during the peak week of the survey period (which may be within the period July 1 to December 31 of the year preceding the request for data) and the wage rate, including bona fide fringe benefits, paid to each vorker.
    - 2. **Geographic Scope.** A prime objective of the prevailing wage law is to protect local rates of pay and 29 Del.C. §6960 stipulates that the "area" for the determination of wage rates is to be the county in which the work is performed.

### V. THE SURVEY

The purpose of prevailing wage surveys is to concert information on wage and fringe benefit rates paid to mechanics and laborers working on construction projects of a similar character in a predetermined geographic area and catendar period. The Department attempts to give each contractor equal opportunity to be included in the final data base from which the prevailing rates are derived. The Department shall conduct the survey in accordance with the following steps:

### A. Plan the Survey.

The Department shall begin the survey preparation process no later than November of each year. Forms will be printed and supplies (envelopes, postage, etc.) will be ordered in preparation for the survey mailing. The Department will request from the Division of Unemployment assurance a computer printout (with two sets of address labels) of the names and addresses of all employers in the following Standard Industrial Classification (SIC) todes, who reported workers during the calendar year in which the request is made:

- Residential Buildings, Other Than Single-Family [The Department will specify that buildings under five stories should not be reported]
- 1541 Industrial Buildings and Warehouses
- 1542 Nonresidential Buildings, Other Than Industrial Buildings and Warehouses
- 1611 Highway and Street Construction, Except Elevated Highways
- 1622 Bridge, Tunnel, and Elevated Highway Construction
- 1623 Water, Sewer, Pipeline, and Communications and Power Line Construction
- 1629 Heavy Construction, Not Elsewhere Classified
- 1711 Plumbing, Heating and Air Conditioning
- 1721 Painting and Paper Hanging
- 1731 Electrical Work

- 1741 Masonry, Stone Setting, and Other Stone Work
- 1742 Plastering, Drywall, Acoustical, and Insulation Work
- 1743 Terrazzo, Tile, Marble, and Mosaic Work
- 1751 Carpentry Work
- 1752 Floor Laying and Other Floor Work, Not Elsewhere Classified
- 1761 Roofing, Siding, and Sheet Metal Work
- 1771 Concrete Work
- 1781 Water Well Drilling
- 1791 Structural Steel Erection
- 1793 Glass and Glazing Work
- 1794 Excavation Work
- 1795 Wrecking and Demolition Work
- 1796 Installation or Erection of Building Equipment, Not Elsewhere Cass Ged
- 1799 Special Trade Contractors, Not Elsewhere Classified

The Department will begin to assemble the survey packets in mid-Depember of each year in preparation for the early January mailing.

### B. Conduct the Survey.

On or before January 7th of each year, survey forms will be mailed to every employer identified by the Division of Unemployment Insurance as having employed workers in the SIC Codes listed above during the calendar year preceding the collection of data. Completed survey forms must be received by it. Department or postmarked no later than February 8 of the survey year in order to be used in determining prevailing rates for that year. All other forms not complying with the deadline shall not be included. In the event that February 8th falls on a Saturday, Sunday, or legal holiday, the deadline for submitting survey forms shall be the next Department business day following the February 8th deadline.

By January 10th of each coar, the Department shall notify the Delaware Contractor's Association, the Building Tades Council of Delaware, the Associated Builders and Contractors, the Belaware State AFL-CIO, the Secretary of the Department of Administrative Secretary, the Secretary of the Department of Transportation and the Roofing Contractor, Association that the annual survey is being conducted. The notification shall contain a copy of the list of employers to whom survey forms were mailed and shall invite the addressees to submit the names and addresses of any employers whose names do not appear on the list. The notification shall also contain break survey forms for the organizations' use.

### C. Onduct Follow-Up.

On or before February 1st of each year, the Department shall mail a second notice to all employers who failed to respond to the first request for data. A second copy of the Department's master mailing list (indicating the employers who responded) shall be sent to the organizations listed in the preceding paragraph so that they can encourage the voluntary participation of their members.

### D. Clarify and Analyze Data.

The data clarification process is to begin immediately upon receipt of survey responses. Each survey response is reviewed to determine completeness, appropriateness, and accuracy of data.

### E. Code and Record Data.

Survey responses are to be coded as follows:

- "A" Survey response is usable (i.e., it is timely, complete, appropriate, and accurate)
- "B" Employer reports no employees during survey period
- "C" Survey response is incomplete
- "D" Survey response is not applicable
- "E" Survey request not deliverable at address used/Respondent not identified in survey form/Information is not usable

Data from usable responses are to be recorded weekly in a summary edger which contains a breakdown of each classification of worker for each type of construction for each county. Survey responses coded "A" shall be filed by county and type of construction. Survey responses coded "B", "D", and "E" shall be kent in files separate from the usable responses.

Respondents who submit code "C" survey responses (in con plete) shall be contacted by telephone by the Department. The Department will give the respondent an opportunity to supply the missing information. Failure to submit the missing information prior to the publication of the Prevailing Wage Determination (see Regulation VI.C.) will result in a disqualification of the survey response (to the extent that it is not usable).

The master mailing list shall be coded weerly to show the identity of survey participants as well as the number and types of responses.

All survey responses and documents are to be retained by the Department for a period of three years.

### F. Determine Adequacy of Date

At the conclusion of the servey period, the Department will review the survey ledger to determine the ad quicy of data in each classification in each type of construction in each county. Data will be considered adequate if the worker classification contains the wages of ten or nore employees. Classification data not meeting the above criteria will be added to the revious year's survey data for the same classification. If the data still do not reflect the wages paid to at least ten workers, the data will be considered inadequate.

### G. Compute Prevailing Wage Rates.

The Department will enter usable data (from the summary ledgers) in the computer. If a majority (i.e., more than 50% of the workers reported in a particular category are paid at the same rate, that rate shall be the prevailing wage rate for the classification. For example:

Laborers / New Castle County / Building Construction

```
Workers Rate of Pay [including benefits]

50 @ $17.25 = Majority

39 @ $16.75

10 @ $17.55

99
```

The prevailing wage rate = \$17.25

In the absence of a majority, the computer will determine the average (mean) of the wages paid, weighted by the numbers of workers paid at each rate. For example:

Laborers/New Castle County/Building Construction

Workers	Rate of Pay	[including benefits]
25 @	\$15.50	= \$387.50
25 @	17.25	= 431.25
39@	16.75	= 653.25
<u>10 @</u>	17.55	= 175.50
99		\$1,647.50

 $1,647.50 \div 99$  workers = \$16.64 prevailing rate

# H. Determine Wage Rates for Classes of Workers For Which Inadequate Data Are Received.

The Department is required by law to determine wages to be paid to all classes of workers employed on public projects. For that reason, the Department must have a means by which it can determine rates for which no data of inal equate data were received. If no data are received for a given classification, or findequate data are received (i.e., fewer than 10 workers reported in a given classification), the previous year's prevailing rates shall be reissued.

### VI. ISSUING WAGE DETERMINATIONS

- **A. Publication of Preliminary Determination:** On or before February 15th of each year, the Department shall publish a Preliminary Determination of Prevailing Wage Rates." In the event that February 15th alls as a Saturday, Sunday, or legal holiday, the Department shall issue the preliminary results on the next Department business day following February 15th.
- **B.** Appeals: From February 15th to February 25th, the Administrator of the Office of Labor Law Enforcement will consider protests and inquiries relating to the preliminary results. An interested passes seeking review or reconsideration of a wage determination must present a request in writing accompanied by a statement with any supporting data or other pertine it information.

Requests for reconsideration must be substantive and specific in order to be considered by the repartment. For example: A request stating that, "the highway rates don't look right", would not be considered substantive or specific. However, a request stating that, "residential rates appear to have been erroneously included for carpenters in New Castle County Building Construction" would be considered substantive and specific.

From February 25th to March 1st, the Department will attempt to gather information necessary to resolve objections and requests for reconsideration. However, no appeals, objections, or requests will be considered if received by the Department after the February 25th deadline. The Department will respond in writing to all interested persons who submit a written request for review.

An appeal from the Administrator's decision must be made in writing and received by the Secretary of Labor within five calendar days from the date of the postmark on the Administrator's decision. The Secretary or his/her designee shall render a final decision in writing.

**C. Issuance of Determination:** On or before March 15th of each year, the Department shall publish its annual "Prevailing Wage Determination." The Determination shall be valid for a period of one year or until subsequent rates or amendments are issued by the Department.

Public agencies (covered by the provisions of 29 Del.C. §6960) are required to use the rates which are in effect on the date of the publication of specifications for a gively project. "Date of publication" means the date on which the specifications are made available to interested persons (as specified in the published bid notice). In the event that a contract is not executed within one hundred and twenty (120) days from the carriest date the specifications were published, the rates in effect at the time of the execution of the contract shall be the applicable rates for the project.

**D. Post Determination Actions:** Wage determinations will be modified only for the purpose of correcting errors. Determinations will not be modified to actual survey data received after the close of the survey period.

### 1. Amendment to Correct Errors of Inadvertence

Amendments may be issued to correct inadvertent errors in the written text of a wage determination. The sole purpose is to correct wage schedules so that the wage determination will accurately and fully reflect the actual rates prevailing in the locality at the time the wage determination was usual. Such amendments (which may be issued at any time) are used to correct errors due to transposition of rates and other clerical mistakes made in processing the chedule; they are not used to correct errors in judgment. Contracts which have already been awarded will not be affected by such amendments. Amendments issued more than ten (10) days prior to a bid opening must be used. Amendments issued less than ten (10) days prior to a bid opening may be disregarded.

# 2. Amendment to Correct Triors in Survey Data

Amendments which affect the validity of a wage determination may be issued to correct errors in rates resulting from erroneous information submitted by survey participants.

When the Department of Labor is notified in writing that a survey participant has subteited erroneous data (with regard to wages, fringe benefits, characterization of project classification of workers, or county in which the work was performed), the Department shall determine the validity of the data. Corrections, if warranted, shall be made in the form of amended determinations at the end of each calendar quarter (beginning with the date the wage determination was issued). Contracts which have already been awarded will not be affected by such amendments. Amendments issued more than ten (10) days prior to a bid opening must be used. Amendments issued less than ten days prior to a bid opening may be disregarded.

### 3. Incorrect Wage Determinations: Before Contract Award

If notification is received from the Department of Labor any time prior to the contract award that the bid documents contain the wrong wage schedule, such schedule or wage determination shall no longer be valid and may not be used - without regard to whether the bid opening has occurred.

If the bid documents contain no wage schedule, it is the contractor's (or subcontractor's) responsibility to contact the Department of Labor for the correct wage schedule. Such requests must be in writing. Responses to such requests will be in writing. Any contractor or subcontractor found using an incorrect wage schedule will be required to pay the correct wages based upon the proper classification of work as determined by the Department of Labor.

### 4. Lack of Valid Wage Determination: After Contract Award

If a contract is awarded without a wage determination or awarded with an incorrect wage determination, the contractor is responsible for the payment of the appropriate prevailing wage rates as determined by the Department of Labor.

### 5. Additional Classifications

Any class of laborers or mechanics which is not listed in the applicable wage determination but which is to be employed under the contract is to be classified by the Department of Labor in accordance with the procedures set forth in Part III, Section C, of these regulations.

- 6. Determination of Wages for Classifications for Which No Rates Are Published Whenever a public project requires the services of a laborer or michanic for which no rate has been published, the Department shall be notified in writing and shall determine the worker classification (from among the 26 classifications recognized by the Department of Labor) and the rate to be paid. The rate shall be determined as follows:
  - a. baseline rate in each county, the Department of Labor will determine the relationship between the "Building Construction" rates and the rates of the type of construction for which the rate is sought. To determine the relationship, (which is to be expressed as a percentage), the Department will use only those rates which were determined by data received in the relevant survey.
  - b. The Department will volveare only those classifications for which corresponding rates were determined.
  - c. The total of the cyre ponding rates will be determined for each type of construction. The Heavy or Highway total will be divided by the Building rate to find what percentage of the Heavy or Highway rate to the Building rate.
  - d. The Department of Labor will multiply the Building rate for the requested classift and of worker by the percentage determined in "c" to establish the applicable prevailing wage rate.

### Hypothetical example:

A plumber's rate is needed for a New Castle County Highway project. The Department of Labor has not published a rate for this classification. The Department of Labor will determine the relationship between New Castle County Highway rates and Building rates, comparing only corresponding rates which were actually determined by the relevant survey (rates carried forward from previous years due to lack of sufficient data are not to be used).

N	.C.C. Building	N.C.C. Highway
Bricklayers	\$ 19.65	\$ 12.29
Carpenters	\$ 23.37	\$ 21.69
Cement Finishers	\$ 23.55	\$ 15.52
Laborers	\$ 13.62	\$ 10.60
Power Equipment Operato	r \$ 22.94	\$ 15.77

 $$89.62 \div 118.28 = 75.77\%$ 

The plumber's rate for New Castle County Building is \$26.54.  $$26.54 \times 75.77\% = $20.11$ 

The plumber's rate for New Castle County Highway = \$20.11

The same method can be used between the corresponding types of construction when the Building Construction rates do not contain a rate for the request of classification of worker; i.e., Heavy Construction rates in Sussex County can be compared with Heavy Construction rates in New Castle.

### VII. ENFORCEMENT

The authority to enforce the prevailing wage rates derives from 29 Del C. 6960(b) which states: "The Department of Labor shall investigate all claims that the prevailing wage rates as provided for under this section are not being or have not been paid."

### A. DUTIES OF CONTRACTORS.

Every contractor and subcontractor on a public project shall?

- 1. Post in a prominent and accessible place at the site of the work, a legible copy of the applicable prevailing wage determination issued by the Department. The notice must remain posted during the life of the contract and must be supplemented in its entirety whenever amended wage rate determinations are issued by the Department.
- 2. Pay all mechanics and laborers emproyed lirectly upon the site of the work, unconditionally and not less often than not a week and without subsequent deduction or rebate on any account, the full amount accrued at the time of payment, computed at wage rates not less than those sixted in the prevailing wage rate determination.
  - a. Laborers or mechanics performing work in more than one occupation shall be compensated at least the rate specified for each occupation for the time actually worked therein.
  - b. An employer skall set pay or permit any worker to accept wages less than the prevailing rate of wages as determined by the Department;
  - c. Every employer performing work on a public project shall furnish weekly payroll reports to the Department of Labor on forms provided (upon request) by the Department. Yayroll reports shall be mailed or delivered by the employer to the Department within one week from the last work day covered by the report. Failure a complete each and every section of the report (including the requirement that the form be notarized) will constitute a failure to submit sworn payroll information as required by the Department.
  - An employer shall not, at any time during the project, pay less than the prevailing rate of wages for each hour worked, regardless of the rate of pay being paid at any other time.
  - e. An employer shall not pay less than the prevailing rate of wages by docking pay, docking time, or deducting pay for any purpose unless provided for by law including the Wage Payment and Collection Act of the State of Delaware (19 Del.C. §1107).
  - f. A person shall not, either for himself/herself or any other person, request, demand, or receive, either before or after an employee is engaged, that such employee pay back, return, donate, contribute, or give any part or all of said employee's wages, salary, or thing of value, to any person, upon the statement, representation, or understanding that failure to comply with such request or demand will prevent

- such employee from procuring or retaining employment. This paragraph does not apply to any agent or representative of a duly constituted labor organization acting in the collection of dues or assessments of such organization as permitted by law.
- g. A person shall not, directly or indirectly, aid, request, or authorize any person to sign a release for any claim of wages with the intent to avoid payment of the prevailing wage rates.
- 3. Keep the following records for a period of three years:
  - a. The name and address of each employee;
  - b. The social security number of each employee;
  - c. daily log for each individual employed upon the site of construction. The log in st list (in general terms) the tasks performed by each employee and the about of time spent performing each task. (examples, "hung drywall", "wired lighting fixtures", etc.);
  - d. Each employee's basic hourly rate of pay (If an employee performs pathic project work in more than one trade, the employer's record must reflect the hourly rate paid for each type of work performed; If an employee performs both prevailing wage work and non-prevailing wage work, the records must reflect the rates paid for each.)
  - e. The number of hours worked in each occupation on the project in the applicable pay schedule, the number of hours worked in each day, and the total number of hours worked each week;
  - f. The amount of wages paid each employee;
  - g. The amount of wages paid each employee a fringe benefit payments;
  - h. The amount of any deductions withher them each employee's wages; and
  - i. An accurate description of the neture of the deductions withheld from each employee's wages. (Fringe benefit adductions must be supported by a written fringe benefit policy as required by the Wage Payment and Collection Act.)

### **B. INVESTIGATION**

A complaint may be filed with the D partment by any employee upon a public project or any interested party. The complaint shall be in writing. Upon receipt of a complaint or upon its own motion the Department shall initiate an investigation.

- 1. The Department shall notify the employer that a complaint has been filed and/or that an investigation may been initiated. The Department may request (or subpoena, if necessary) records, documents, or testimony necessary to make a determination as to the variety of the complaint or the employer's compliance with the law.
- 2. Upon finding that an employer has not paid or is not paying the correct prevailing wage lates, the Department of Labor shall notify the employer of the violations by certified mail and make an effort to obtain compliance.
  - Don failure to obtain compliance within fifteen (15) days of receipt of said certified mail, the Department may direct the contracting agency and/or the prime contractor to withhold payments to the employer (in an amount equal to the prevailing wage deficiencies, as determined by the Department) which are to be remitted to the Department for distribution upon resolution of the matter. In addition, the Secretary may terminate all rights of the employer to proceed with the work under the contract and the employer shall be responsible for all damages resulting therefrom.
- 4. If the dispute between the Department and the employer pertains to the classification of workers as determined by the Office of Labor Law Enforcement, the determination shall be reviewable by the Secretary or his/her designee and shall be reversed only upon a finding of abuse of discretion. Such appeals from the Office of Labor Law

Enforcement's decision must be made in writing and must be received by the Secretary within fifteen (15) days from receipt of the Department's certified letter.



### C. HEARINGS

A hearing shall be held only in cases involving the termination of rights to proceed with the work under the public construction contract.

### D. HEARING PRACTICES AND PROCEDURES

### 1. SCOPE OF RULES

These rules shall govern the conduct of hearings initiated by the Department of Labor pursuant to 29 Del.C. §6960(d) to terminate all rights of the contractor or subcontractor to proceed with work under a public construction contract for failur to pay prevailing wage rates.

### 2. INITIATION OF HEARING

The Secretary of Labor may initiate a hearing by notifying the contractor or subcontractor by registered mail that said contractor or subcontractor halleged to have violated 29 Del.C. §6960. The notice shall give 20 days prior notice to all parties as follows:

- a. The notice shall describe the subject matter of the proceed ngs;
- b. The notice shall give the date, time and place the hearing will be held;
- c. The notice shall cite the law or regulation giving the Department authority to act;
- d. The notice shall inform the party of his her right to present evidence, to be represented by counsel, and to appear personally or by other representative; and
- e. The notice shall inform the parties that the Department will reach its decision based upon the evidence received.

### 3. CONDUCT OF HEARING

- a. The hearing may be conducted by the Secretary of Labor or by a hearing officer designated for that purpose by the Secretary.
- b. In connection with such hearing, the Secretary or hearing officer may:
  - 1. Issue subpoenas for vitnesses and other sources of evidence, either on the Departm nt's initiative or at the request of any party;
  - 2. Administer paths to witnesses;
  - 3. Excitate plainly irrelevant, immaterial, insubstantial, cumulative and priviles revidence;
  - 4. Line induly repetitive proof, rebuttal and cross-examination;
  - Hold prehearing conferences for the settlement or simplification of issues by consent, for the disposal of procedural requests or disputes and to regulate and to expedite the course of the hearing.
- c. The conduct of hearing shall not be bound by technical rules of evidence pursuant to 19 Del.C. §105(8).
- d. The burden of proof shall be upon the Department. (If the records maintained by the employer do not provide sufficient information to determine the exact amount of wages owed, the Department may make a determination based on available evidence.)
- e. A record from which a verbatim transcript can be prepared shall be made of all hearings in contested cases. Transcripts shall be made at the request and expense of the requesting party.

### 4. PROPOSED ORDERS

a. Whenever a hearing officer presides over a hearing (s)he shall prepare a proposed order for the consideration of the Secretary which shall include:

- 1. A brief summary of the evidence and recommended findings of fact based upon the evidence;
- 2. Recommended conclusions of law; and
- 3. Recommended decision.
- b. When the proposed order is submitted to the Secretary, a copy shall be delivered to each of the other parties who shall have 10 days to submit in writing to the Secretary exceptions, comments and arguments respecting the proposed order.

### 5. RECORD

With respect to each case, all notices, correspondences between the agencies and be parties, all exhibits, documents in testimony admitted into evidence and all recommended orders, summary of evidence and findings of all interlocutor, and final orders of the agency shall be included in the agency's record of the case and shall be retained by the agency for three (3) years.

### 6. DECISION; FINAL ORDER

- a. The Secretary shall make his/her decision based upon he entire record of the case and upon summaries and recommendations of the heaving officer.
- b. Every case decision of the Secretary shall be incorporated in a final order which shall include, where appropriate:
  - 1. A brief summary of the evidence;
  - 2. Findings of fact based upon the evidence;
  - 3. Conclusions of law;
  - 4. Any other conclusion required by the law or the Department of Labor;
  - 5. A concise statement of the Department of Labor's determination or action on the case.
- c. Every final order shall be authoritied by the signature of the Secretary.
- d. Every final order shall in mediately be mailed or delivered to each party, to the contracting agency, and each other person requesting it.
- e. Every final order may be amended or modified by the same procedure used for the initial adoption of the order.

# 7. INFORMAL DISPOSITION

Informal disposition in v be made of any matter set for hearing by stipulation, agreed settlement, consent order, or default.

### VIII. SUBSECUE TI MODIFICATION OF REGULATIONS

The Screta y may, upon his/her own motion or upon the written request of any interested person setting forth reasonable grounds therefore, revoke or modify these regulations, after an opportunity has been given to interested persons to present their views on proposed changes. These regulations shall take effect in accordance with he requirements of the Administrative Procedures Act which is found at 29 Del. C. Chapter 101.

SO ORDERED, this 13th day of October, 2003.	
	Harold E. Stafford Secretary of Labor

These Regulations were originally adopted April 3, 1992 and became effective on May 4, 1992.

Amended: July 1, 1993

Amended: September 15, 1993 Amended: December 28, 1994 Amended: October 15, 1995 Amended: January 9, 1998 Amended: December 12, 2000

# **CLASSIFICATION OF WORKERS**

# **UNDER**

## **DELAWARE'S**

PREVAILING WAGE LAW

DEPARTMENT OF LABOR DEPARTMENT OF LABOR EVEC OF LABOR LAW ENFORCEMENT 225 CORPORATE BLVD., STE 104 NEWARK, DE 19702 (302) 451-3423

> Adopted: April 3, 1992 Amended: July 1, 1993 Amended: September 15, 1993 Amended: December 28, 1994 Amended: August 15, 1996 Amended: September 15, 1997 Amended: July 10, 1998 Amended: June 24, 1999 Amended: July 11, 2001 Amended: October 30, 2003

Last Edited: February 2, 2009

# **TABLE OF CONTENTS**

Asbestos Worker	Page 3
Boilermaker	Page 3
Bricklayer	Page 4
Carpenter	Page 5
Cement Finisher	Page 6
Electrical Line Worker	Paga 6
Electrician	Pag 7
Elevator Constructor	1 ag. 7
Glazier	Page 8
Insulator	Page 8
Ironworker	Page 8
Laborer	Page 9
Millwright	Page 12
Painter	Page 13
Pile Driver	Page 13
Plasterer	Page 14
Plumber/Pipefitter/steal Afitter	Page 14
Power Equipment Operator	Page 16
Roofer Composition	Page 16
Roofer - Shingle, Slate and Tile	Page 16
Seet Metal Worker	Page 17
Soft Floor Layer	Page 18
Sprinkler Fitter	Page 18
Terrazzo/Marble/Tile Setter	Page 18
Terrazzo/Marble/Tile Finisher	Page 19
Truck Driver	Page 20

### ASBESTOS WORKER

Removes asbestos from ceilings, walls, beams, boilers, and other structures, following hazardous waste handling guidelines: Removes asbestos pipes. Assembles scaffolding and seals off work area, using plastic sheeting and duct tape. Positions mobile decontamination unit or portable showers at entrance of work area. Builds connecting walkway between mobile unit or portable showers and work area, using handtools, lumber, nails, plastic sheeting, and duct tape. Positions portable air evacuation and filtration system inside work area. Sprays chemical solution over asbestos covered surfaces, using tank with attached hos and nozzle, to soften asbestos. Cuts and scrapes asbestos from surfaces, using built and scraper. Shovels asbestos into plastic disposal bags and seals bags, using duct tape. Cleans work area of loose asbestos, using vacuum, broom, and dust pan. Places asbes os in disposal bags and seals bags, using duct tape. Dismantles scaffolding and temporary walkway, using handtools, and places plastic sheeting and disposal bags into transport bags. Seads bags, using duct tape, and loads bags into truck.

Applies asbestos, aluminum, pulpwood fiber, plastic panels, click veneer, or porcelainized metal siding to building exteriors to provide decorative or healating surfaces: Attaches tar paper, building paper, or other material to building surface, using nails or adhesive cement to provide insulating base. Fastens wood or metal laths to surface, using screws or nails. Fits and fastens siding material to laths, using rule, measure of tape, handtools, power tools, nails, screws, or bolts. Cuts and trims material to skep, when fitting siding around windows or corners, using knife, shears, or portable power saw. Waterproofs surface by filling joints or cracks with caulking compound, using puty thing trowel, or caulking gun. May apply precut siding or may cut material to size and shape at work site. May attach siding to surface of building, using adhesive cement. May attach siding by interlocking pieces through tabs provided at edges, following sequence indicated by numbers printed on reverse of each piece.

### **BOILERMAKER**

in, and repairs boilers, pressure vessels, tanks, and vats in field, Assembles, analyzes following bluepfints and using handtools and portable power tools and equipment: Locates and marks reference points for columns or plates on foundation, using master straightedge, squares, transic and measuring tape, and applying knowledge of geometry. Attaches rigging or signals crace operator to lift parts to specified position. Aligns structures or plate sections to as amble boiler frame, tanks, or vats, using plumb bobs, levels, wedges, dogs, or tumbuckes. Hammers, flame- cuts, files, or grinds irregular edges of sections or structural parts o facilitate fitting edges together. Bolts or arc-welds structures and sections together. hositions drums and headers into supports and bolts or welds supports to frame. Aligns water bubes and connects and expands ends to drums and headers, using tube expander. Bells, beads with power hammer, or welds tube ends to ensure leak proof joints. Bolts or welds casing sections, uptakes, stacks, baffles, and such fabricated parts as chutes, air heaters, fan stands, feeding tube, catwalks, ladders, coal hoppers and safety hatch to frame, using wrench. Installs manholes, handholes, valves, gauges, and feedwater connection in drums to complete assembly of water tube boilers. Assists in testing assembled vessels by pumping water or gas under specified pressure into vessel and observing instruments for evidence of leakage. Repairs boilers or tanks in field by unbolting or flame cutting defective sections or tubes, straightening plates, using torch or jacks, installing new tubes, fitting and welding new

sections and replacing worn lugs on bolts. May rivet and caulk sections of vessels, using pneumatic riveting and caulking hammers. May line firebox with refractory brick and asbestos rope and blocks. May fabricate such parts as stacks, uptakes, and chutes to adapt boiler to premises in which it is installed.

Assembles boilers, tanks, vats, and pressure vessels according to blueprint specifications, using power tools and handtools: Reads blueprint to determine location and relationship of parts. Connects firetubes to heads or watertubes to drums and headers of boilers, by expanding and belling ends, using tube expander and beading ends, using power hammer, Drills and taps holes for installation of studs, using portable drill. Tightens bolts to assemble frames, using hand or power wrenches. Mounts casings of watertube boilers, or attaches days heads, burners, or furnace casing to firetube boilers, using wrenches. Bolts as screws accessories, such as manholes, handholes, fans, gauges, and valves to vessel, using handtools or power wrenches. Replaces defective parts, using power wrenches plying bars, or handtools. May install and repair refractory brick. May thread and install say bolts, using pipe wrench and dies. May remove and replace rivets and caulk seame to lepair riveted shells and structures, using pneumatic chisel, riveter, and caulking hammer. May cut out defective parts, using acetylene torch.

### **BRICKLAYER**

Lays building materials, such as brick, structural tile, and concrete cinder, glass, gypsum, and terra cotta block to construct or repair walls, parations, arches, sewers, and other structures: Lays brick pavers for sidewalks. Measures distance from reference points and marks guidelines on working surface to lay out work Streads soft bed (layer) of mortar that serves as base and binder for block, using trower Aprilies mortar to end of block and positions block in mortar bed. Taps block with trowel to level, align, and embed in mortar, allowing specified thickness of joint. Removes excess nortar from face of block, using trowel. Finishes mortar between brick with pointing tool or thowel. Breaks bricks to fit spaces too small for whole brick, using edge of trowel or brisk nammer. Determines vertical and horizontal alignment of courses, using plumb bob, gatterine (tightly stretched cord), and level. Fastens brick or terra cotta veneer to face of tructures, with tie wires embedded in mortar between bricks, or in anchor holes in venee cores. May weld metal parts to steel structural members. May apply plaster to walls and calling using trowel, to complete repair work.

Lays firebick and refractory tile to build, rebuild, reline, or patch high-temperature or heating equipment, such as boilers, ovens, furnaces, converters, cupolas, ladles, and soaking pits a cording to job orders and blueprints: Lays out work, using chalklines, plumb bobs, tapes, squares, and levels. Calculates angles and courses for building walls, arches, columns, corne is and bottoms. Removes burned or damaged brick and cleans surface of setting, using sadgehammer, pry bar, pneumatic chipping gun, scraper and wire brush. Cuts firebrick or effractory materials to size, using brick hammer or powered abrasive saw with refractory or firebrick blade. Spreads fire-clay mortar over brick with trowel and lays brick in place. Spreads or sprays refractories over exposed bricks to protect bricks against deterioration by heat, using trowel or spray gun. Positions or bends special frame or hanger over casings to lay arches. Cuts, notches, or drills openings to provide outlets, pyrometer mountings, brackets and heating elements, using handtools. Patches or replaces firebrick linings of ladles and furnace tap holes. Constructs refractory forms for controlling quantity and flow of molten materials from furnace to rolling machines. May replace bolts, brackets, and heating elements, repair coke oven doors, weld cracks or holes in shell, or perform other repairs. May

pack insulation into shells and frames to insulate heating equipment, such as furnaces, boilers, and ovens.

Sets stone to build stone structures, such as piers, walls and abutments, or lays walks, curbstones, or special types of masonry, such as alberene (acid-resistant soapstone for vats, tanks, and floors), using mason's tools: Shapes stone preparatory to setting, using chisel hammer, and other shaping tools. Spreads mortar over stone and foundation with trowel and sets stone in place by hand or with aid of crane. Aligns stone with plumbline and finishes joints between stone with pointing trowel. May spread mortar along mortar guides to ensure joints of uniform thickness. May clean surface of finished wall to remove mortar, using muriatic acid and brush. May set cut and dressed ornamental and structural stone in buildings.

### **CARPENTER**

Constructs, erects, installs, and repairs structures and fixtures of wood plywood, and wallboard, using carpenter's handtools and power tools, and conforming to local building codes: Studies blueprints, sketches, or building plans for information pertaining to type of material required, such as lumber or fiberboard, and dimensions of structure or fixture to be fabricated. Selects specified type of lumber or other materials. Progres layout, using rule, framing square, and calipers. Marks cutting and assembly has on materials, using pencil, chalk, and marking gauge. Shapes materials to prescribed measurements, using saws, chisels, and planes. Assembles cut and shaped materials and fasters them together with nails, dowel pins, or glue. Verifies trueness of structure with slund bob and carpenter's level. Erects framework for structures and lays subflooring. Builds stairs and lays out and installs partitions and cabinet work. Covers subfloor with building paper to keep out moisture and lays hardwood, parquet, and wood-strip-back floors by nailing floors to subfloor or cementing them to mastic or asphalt back. Applies shock-absorbing, sound-deadening, and decorative paneling to ceilings and wals. Fits and installs prefabricated window frames, doors, doorframes, weather stripping intrior and exterior trim, and finish hardware, such as locks, letterdrops, and kick plates Constructs forms and chutes for pouring concrete. Erects scaffolding and ladders for assembling structures above ground level. May weld metal parts to steel structural members. Installs insulation (not sprayed urethane or polyurethane) in connection with carrenry work. Builds rough wooden structures, such as concrete forms, scaffolds, tunnel and ewer supports, and temporary frame shelters, according to sketches, blueprints, or oral in ructions: Examines specifications to determine dimensions of structure. Measures board timbers, or plywood, using square, measuring tape, and ruler and marks cutting line on materials, using pencil and scriber. Saws boards and plywood panels to required size. Nails cleats (braces) across boards to construct concrete-supporting forms. Braze forms in place with timbers, tie rods, and anchor bolts, for use in building concrete for ings, and walls. Erects chutes for pouring concrete. Cuts and assembles timbers to build restles and cofferdams. Builds falsework to temporarily strengthen, protect, or disguise bildings undergoing construction. Erects scaffolding for buildings and ship structures and stalls ladders, handrails, walkways, platforms, and gangways. Installs door and window bucks (rough frames in which finished frames are inserted) in designated positions in building framework, and braces them with boards nailed to framework. Installs subflooring in buildings. Nails plaster grounds (wood or metal strips) to studding to provide guide for plasterer. Fits and nails sheathing (first covering of boards) on outer walls and roofs of buildings.

Plans gypsum drywall installations, erects metal framing and furring channels for fastening drywalls, and installs drywall to cover walls, ceilings, soffits, shafts, and movable partitions

in residential, commercial, and industrial buildings: Reads blueprints and other specifications to determine method of installation, work procedures, and material, tool, and work aid requirements. Lays out reference lines and points for use in computing location and position of metal framing and furring channels and marks position for erecting metalwork, using chalkline. Measures, marks, and cuts metal runners, studs, and furring channels to specified size, using tape measure, straightedge and hand-and portable power-cutting tools. Secures metal framing to walls and furring channels to ceilings, using hand and portable power tools. Measures and marks cutting lines on drywall, using square, tape measure, and marking devices. Scribes cutting lines on drywall, using straightedge and utility knife and breaks board along cut lines. Fits and fastens board into specified position on wall, using screes, hand or portable power tools, or adhesive. Cuts openings into board for electrical outlets, vents or fixtures, using keyhole saw or other cutting tools. Measures, cuts, asser bles and installs metal framing and decorative trim for windows, doorways, and vents. Fits, aligns, and hangs doors and installs hardware, such as locks and kickplates.

Installs plasterboard or other wallboard to ceiling and interior walls of building, using handtools and portable power tools: Installs horizontal and vertical metal or wooden studs for attachment of wallboard on interior walls, using handtools. Cuts angle iron and channel iron to specified size, using hacksaw, and suspends angle iron grid and thannel iron from ceiling, using wire. Scribes measurements on wallboard, using straightedge and tape measure, and cuts wallboard to size, using knife or saw. Cuts out openings for electrical and other outlets, using knife or saw. Attaches wallboard to wall and celling supports, using glue, nails, screws, hammer, or powered screwdriver. Trims rough edges from wallboard to maintain even joints, using knife. Nails prefabricated metal pieces around windows and doors and between dissimilar materials to protect drywall edges. May remove plaster, drywall, or paneling during renovation project, using crowbar and havimer. Installs metal molding at corners in lieu of sealant and tape.

### **CEMENT FINISHER**

Smoothes and finishes surfaces of poured concrete floors, walls, sidewalks, or curbs to specified textures, with handrools or power tools, including floats, trowels, and screeds: Signals concrete deligious of position truck to facilitate pouring concrete. Moves discharge chute of truck o direct concrete into forms. Spreads concrete into inaccessible sections of forms, using tale or shovel. Levels concrete to specified depth and workable consistency, using hand beld screed and floats to bring water to surface and produce soft topping. Smootles and shapes surfaces of freshly poured concrete, using straightedge and float or power creed. Finishes concrete surfaces, using power trowel, or wets and rubs concrete with about one to impart finish. Prepares cement surfaces by using a steel shotblaster, scarifier or diamond grinder. Removes rough or defective spots from concrete surfaces, using power inder or chisel and hammer, and patches holes with fresh concrete or epoxy compound. Molds expansion joints and edges, using edging tools, jointers, and straight edge. May sprinkle colored stone chips, powdered steel, or coloring powder on concrete to produce prescribed finish. May produce rough concrete surface, using broom. May mix cement, using hoe or concrete-mixing machine. Mixes and applies epoxy to cement. May direct subgrade work, mixing of concrete, and setting of forms.

### **ELECTRICAL LINE WORKER**

Installs, maintains, repairs and replaces transmission and distribution power lines and circuits to conduct electrical energy outside of isolated plants and the property lines of any given property, but not electric signs, and not street electrical decorations, except when messenger or guy wire is necessary for support and when fed and controlled from the street. Directs workers in installing light poles or tower equipment, and determines whether light poles or tower equipment are properly aligned. Climbs poles and installs necessary hardware, including insulators, voltage regulators, capacitors or sectionalizers. Strings wire conductors between erected poles. Splices, solders, and insulates conductors and related wiring to join sections of power lines and, to connect transformers and electrical accessories. Constructs and installs ground wires and/or ground rods, guy wires and crossarms, including installing a brace for crossarm if needed. Installs footings for tower, if necessary.

Installs, maintains, repairs and replaces traffic signals. Assembles poles and other hadware, as well as the lighting fixture or traffic light. After the fixture is attached on the pale, directs workers in placing the pole. When the pole is set, attaches the pole with anchor bolts and then pulls and terminates cables. Cuts sensor loops in the asphalt and places set sors in the road for traffic signals. Programs control cabinets and after installation is complete connects and tests power.

### **ELECTRICIAN**

high voltage\*), electrical fixtures, Plans layout, installs, and repairs wiring (low voltage apparatus, and control equipment, including no optic systems, alarm systems and telecommunication equipment\*: Plans new of modified installations to minimize waste of materials, provide access for future main naive, and avoid unsightly, hazardous, and unreliable wiring, consistent with specifications and local electrical codes. Prepares sketches showing location of wiring and equipment, or follows diagrams or blueprints, ensuring that concealed wiring is installed tette completion of future walls, ceilings, and flooring. Measures, cuts, bends, threads, as embles, and installs electrical conduit, using tools, such as hacksaw, pipe threader, and conduct bender. Drills holes in concrete for the placement of electrical wiring. Installs pull wire in empty conduit. Pulls wiring through conduit. Splices wires by stripping in untion from terminal leads, using knife or pliers, twisting or soldering wires together, and a arring tape or terminal caps. Connects wiring to lighting fixtures and power equipment, wing handtools. Installs control and distribution apparatus, such as switches, relay and circuit-breaker panels, fastening in place with screws or bolts, using handtools and power tools. Connects power cables to equipment, such as electric range or motor and itstalls grounding leads. Lays PVC pipe for main feed electric line. Tests contingity of circuit to ensure electrical compatibility and safety of components, using testing ing rumer's, such as ohmmeter, battery and buzzer, and oscilloscope. Observes functioning of instanted equipment or system to detect hazards and need for adjustments, relocation, or placement.

\* This is added as a clarification. These tasks have always been included within the description of tasks performed by Electricians.

### **ELEVATOR CONSTRUCTOR**

Assembles and installs electric and hydraulic freight and passenger elevators, escalators, and dumbwaiters, determining layout and electrical connections from blueprints: Studies

blueprints and lays out location of framework, counterbalance rails, motor pump, cylinder, and plunger foundations. Drills holes in concrete or structural steel members with portable electric drill. Secures anchor bolts or welds brackets to support rails and framework, and verifies alignment with plumb bob and level. Cuts prefabricated sections of framework, rails, and other elevator components to specified dimensions, using acetylene torch, power saw, and disc grinder. Installs cables, counterweights, pumps, motor foundations, escalator drives, guide rails, elevator cars, and control panels, using handtools. Connects electrical wiring to control panels and electric motors. Installs safety and control devices. Positions electric motor and equipment on top of elevator shaft, using hoists and cable slings.

### **GLAZIER**

Installs glass in windows, skylights, store fronts, and display cases, or on surfaces, such as building fronts, interior walls, ceilings, and tabletops: Marks outline or pattern on glass, and cuts glass, using glasscutter. Breaks off excess glass by hand or with notched tool. Fastens glass panes into wood sash with glazier's points, and spreads and smooth's putty around edge of panes with knife to seal joints. Installs mirrors or structural glass on building fronts, walls, ceilings, or tables, using mastic, screws, or decorative molding. Both metal hinges, handles, locks, and other hardware to prefabricated glass doors. Sets glass doors into frame and fits hinges. May install metal window and door frames into which glass panels are to be fitted. May press plastic adhesive film to glass or spray glass with tinting solution to prevent light glare. May install stained glass windows. May assemble and install metal-framed glass enclosures for showers.

### **INSULATOR**

Applies insulating material\* to expected surfaces of structures, such as air ducts, hot and cold pipes, storage tanks, and cold storage tooms; Reads blueprints and selects required insulation material (in sheet, tubular, or r.H. form), such as fiberglass, foam rubber, styrofoam, cork, or urethane, based on material's teat retaining or excluding characteristics. Prepares and applies fire stopping materials. Brushes adhesives on or attaches metal adhesive-backed pins to flat surfaces as necessar) to facilitate application of insulation material. Measures and cuts insulation material to specified size and shape for covering flat or round surfaces, using tape measure, knife, or scissors. Fits, wraps, or attaches required insulation material around or to structure, following blueprint specifications. Covers or seals insulation with preformed plastic covers, canvas strips, sealant, or tape to secure insulation to structure, according to type of insulation used and structure covered, using staple gun, trowel, paintbrush, or caulking gun.

\* Note: Installation of insulation is also found in other classifications relating to other trades.

### **IRONWORKER**

Performs any combination of following duties (working as a member of a crew) to raise, place, and unite girders, columns, and other structural-steel, iron or fiber-reinforced polymers or other plastic members\* to form completed structures or structure frameworks and performs any combination of following duties to raise and place girders, columns or other members when performing demolition of completed structures or structure framework if material will

be re-used: Sets up hoisting equipment for raising and placing members. Fastens members to cable of hoist, using chain, cable, or rope. Signals worker operating hoisting equipment to lift and place member. Guides member, using tab line (rope) or rides on member in order to guide it into position. Pulls, pushes, or pries members into approximate position while member is supported by hoisting device. Forces members into final position, using turnbuckles, crowbars, jacks, and handtools. Aligns rivet holes in member with corresponding holes in previously placed member by driving drift pins or handle of wrench through holes. Verifies vertical and horizontal alignment of members, using plumb bob and level. Bolts aligned members to keep them in position until they can be permanently riveted bolted, or welded in place. Catches hot rivets tossed by rivet heater (heat treating) in bucket and inserts rivets in holes, using tongs. Bucks (holds) rivets while riveter, pneumatic use air-hammer to form heads on rivets. Cuts and welds members to make alteraters, using oxyacetylene welding equipment.

Positions and secures steel bars in concrete forms to reinforce concrete; Determines number, sizes, shapes, and locations of reinforcing rods from blueprints, sketches, or oral instructions. Selects and places rods in forms, spacing and fastening them together, using wire and pliers. Cuts bars to required lengths, using hacksaw, bar cutters, or accordence torch. May bend steel rods with handtools or rodbending machine. May reinforce concrete with wire mesh. May weld reinforcing bars together, using arc- welding equipment. Welds deck pans on a bridge, reinforcing supports for the concrete structure.

Erects, trims, and fits together by means of bolts and camps, iron grills, grating, and special stairways. Erects ornamental enclosures and other ironwork not included in structural ironwork. Installs chain link fences. Fastens frequency to walls of buildings by means of bolts, brackets or anchors. Fastens newel posts, baresters, and other parts of stairways by fastening to supports or embedding them in sockets. Forges, welds, drills, and cuts as needed. Erects precast wall panels and prestressed foor pany is by bolting, clamping or welding at the bottom to footing and at the top to steel joints as needed.

\* Hereinafter "mmoer/s" refers to structural steel, iron or fiberreinforced polymers or other plastic material.

### **LABORER**

Laborers may not assist mechanics in the performance of mechanic's work using tools peculiar to an stablished trade. Their work is to be confined to the following manual tasks:

- Nigging and filling holes and trenches;
  - Renoves excess dirt or grout away by hand from augers as the auger progresses;
- Except as provided in other classifications, loading, unloading and stockpiling materials;
- Cleaning and sweeping;
- Driving stakes;
- Stripping forms;
- Ripping out material which is to be discarded;
- Ground clean-up of roof removal work. Performs roof removal work for demolition (Roof removal work for roof replacement is performed by Roofers;)
- Clearing and grubbing;
- Flagging;

- Replacing painted lines on a road with tape strips, lays strips;
- Using a tool driven by compressed air, gas, or electric power to perform such work as breaking old pavement, loosening or digging hard earth, trimming bottom and sides of trenches, breaking large rocks, driving sheeting, chipping concrete, trimming or cutting stone, caulking steel plates, or compaction of earthen backfill;
- Mopping, brushing or spreading paint or bituminous compounds over surfaces for protection. Spraying materials such as water, sand, steam, vinyl, paint or stucco through hose to clean, coat or seal surfaces;
- Tending a stationary or portable liquid asphalt kettle, starting fires (usually fuel oil) under the kettle, controlling heat applied to the kettle by regulating dials or burnes, maintaining desired temperature in asphalt, regulating valves for discharge of a plate from kettle; --Cleaning and pouring asphalt joints in concrete paving with rozzn or can; Taking care of asphalt kettle and kettle heaters;
- Operating control lever on non-powered asphalt spreader pulled beain dump truck, operating the screed on the back of an asphalt spreader;
- Distributing asphaltic road-building materials evenly over road unface by raking and brushing materials to correct thickness; may control straightedge to regulate width and depth of materials; directing "Asphalt Shovelers" when to add or take away material to fill low spots or to reduce high spots;
- Manually operating a stationary or portable batching scale that weighs out concrete
  materials; adjusting scales for required weight of the materials; operating controls that
  admit materials separately from storage hoppers to weighing bins; observing scales or
  indicators that show when proper amount of materials have been made; discharging
  materials from weighing bin into truck of other carrier or mixer; measuring materials by
  volume instead of weight;
- Assisting in the pouring of concete by spreading concrete, cleaning and caring of
  cement mason's tools, mixing mertal used in the patching of concrete, and performing
  other tasks as may be directed by cement mason or plasterer; Mixing mortar for
  plasterers and delivering tame to location where plasterer is working; setting up
  scaffolding as directed to for man where necessary, and cleaning and caring for tools
  and equipment used in the pleparation and application of plaster;
- Operating a power driven chain saw to clear areas of timber; fells trees and sometimes cuts the fallen tree into short sections to facilitate their removal;
- Operating compact and/or stump grinders;
- Operating a device used to burn holes, etc., through concrete; (this device consists of a
- constmable aiuminum- magnesium rod inside a small iron pipe; oxygen is forced through the pipe under pressure, and the end of the assembly is lighted; the concrete is nelted by the intense heat of the device);
- Driving self-propelled buggy to transport concrete from mixer or source of supply to place of deposit, operating levers to dump load, operating buggy by pushing or pulling by hand between mixer or other source to site of work;
- Operating small remote control vibrating compactor (such as a "whacker") in trenches;
- Preparing the surfaces of concrete masonry which is not to be finished (using tools other than those normally used by "Cement Masons") by patching holes and broken corners, and removing high spots and defective concrete;
- Operating a power driven, hand guided, water cooled saw which is used to cut through slabs of concrete, except as otherwise provided elsewhere;
- Cuts brick, cinder block and concrete slabs using power abrasive saw, including handheld, table or walk-behind saw;

- Operating a machine which applies asphalt or concrete along the edge of highways or parking aprons to form a small curb;
- Using a cutting torch for demolition work on steel or other metal structures;
- Cleaning and vacuuming heating and air conditioning ductwork that does not involve any dismantling, reassembling, cutting or bending sheet metal;
- Disassembling lead ductwork for demolition;
- Removal of sheet metal ductwork for demolition;
- Fitting together, aligning and grading metal road forms for holding concrete in place on road and street surfaces; dismantling, moving and cleaning forms after concrete hardens;
- Installing preformed wire baskets by tapping hooks along the edge of the basket to keep it in place on highway projects;
- Keeping stakes and stringline set in place out in front of trenching machine so that machine will cut ditch in correct location; setting stakes so that pipelayers can fine-grade ditch and measure from the batter board down to correct depun of ditch;
- Assisting operator and handling the equipment and directing the placing of concrete or mortar that is moved by pressure or pneumatic equipment, such a gunite; may finegrade and place wire mesh at times; may perform other related septi- skilled duties.
- Assisting brickmasons, stonemason, and blockmasons w preparing mortar mix, either by hand or machine, delivering material to masons on scallold, operating small material moving equipment such as power buggy, hoist, mortar mix pumps and other similar equipment; erects and dismantles bricklayer startolds.
- Constructing a means of permanent accept to water and sewer lines for maintenance purposes. Work consists of laying brick or concrete block starting form a concrete slab at bottom of ditch up to an approximate grade line near the surface of the ground; brick or block is laid in by eyesight and is normally not to a plumb line; chipped or culled brick can be used and quite often is; to effort may be made to keep mortar off the face of the brick and joints are not pointed; applies coating of concrete to interior and exterior surfaces, except where gols of the trade are involved, performs other related duties.
- Mechanically mixing in ortal ingredients to proper consistency and delivering to mason on scaffold or as site of work; keeping materials supplied to mason and assisting according to discreme of mason;
- Assembling layer liameter metal culverts by bolting together semi-circular pieces of
  metal to form a complete circle, and bolting each section of this circle to similar
  sections which are placed adjacently, repeating these processes until the required length
  of culve t is formed.
- In utility projects, laying tile, concrete, or corrugated metal pipe; receiving pipe lowered from top of trench; inserting spigot end of pipe into bell end of last laid pipe; djusting pipe to line and grade; sealing joints with cement or other sealing compound; On highway projects, receiving, laying connecting (by means other than welding) and sealing joints of pipes;
- Mixing plaster to be used in a machine which is designed to apply plaster to surfaces by means of a hose; handling and maintaining hose, placing and moving machine, and servicing and maintaining machine;
- Cleaning, screening and feeding sand to hopper or pot of sandblasting machine;
- Supervising and assisting in locating, loading, and firing blast holes for breaking up
  hard materials; enlarging bottom of drilled holes by discharging small quantities of
  explosives; inserting detonator in charge of explosive, attaching fuse or electric wires,
  the stick and detonator forming a primer, the discharge of which effects the discharge of

the remainder of the explosive; charging hole by placing explosive, including stick that contains detonator, in hole and tamping with a pole; depressing handle of blasting machine or lights fuse to fire explosive; may use prima-cord or delay caps;

- Carrying powder or other explosive to blaster or powderman and assisting by placing prepared explosive in hole, connecting lead wire to blasting machine, and performing other duties as directed:
- Attaching and assisting in the installation of guardrails (other than guardrails on bridges), guardrail posts, informational signs, and metal fencing (including barbed wire and woven wire, excluding chain link and security fencing) which is used to define right of way, medians, or driving lanes or provide safety for such areas using small hand tools such as hammer and spud wrench;
- Cleaning and preparing surfaces by the use of sandblasting equipment; sanding floors using buff machines or floor sanding machines;
- Cleaning and dressing the slopes of roadway cuts and embankment while suspended by ropes or cables using hand tools as required;
- Lowering hose-like flexible shaft of vibrator into newly poured concrete; starting power unit and holding shaft, allowing hammerhead on shaft to vibrate, was compacting the concrete (air, electric, or gasoline operated vibrators are used):
- Operating hand guided vibratory or impact compacted adjusting levers, throttles and other devices necessary for operation;
- Setting up and operating drilling mechanism that drills holes into concrete of rock; leveling machine by placing timbers under wheels; inserting and fastening drill steel in chuck; adjusting angle of drill tower and bolts into position; controlling drilling and speed of drill by moving levers;
- Assisting in setting up drill, assorting drill steels, and inserting drill steel into drill chuck (as Wagon, Air Track, Drill and Diamond Drillers' Tender - Outside); Lubricating drill;
- Cleans and washes windows,
- Handling the equipment and directing the placing of concrete or mortar 1 1/2" thickness or over that is moved by paramatic equipment; may fine-grade; installing concrete around electrical conducts after pull-wires have been installed;
- Performing landscaping outies including site development, soil preparation, fertilizing, the building of garden accessories, preparation for the installation of garden sprinkler systems; operating small walking type farm equipment; duties shall not include electrical work, fencing, concrete retaining walls, or other work which is generally performed by skilled craftsmen;
- Assisting divers by performing tasks such as handling concrete hoses; handing tools to livers; delivering materials and monitoring two-way communication boxes; pouring epoxy material into piling encasements.

### MILLWRIGHT

Installs machinery and equipment according to layout plans, blueprints, and other drawings in industrial establishment, using hoists, lift trucks, handtools, and power tools: Reads blueprints and schematic drawings to determine work procedures. Dismantles machines, using hammers, wrenches, crowbars, and other handtools. Moves machinery and equipment, using hoists, dollies, rollers, and trucks. Assembles and installs equipment, such as shafting, conveyors, and tram rails, using handtools and power tools. Constructs foundation for machines, using handtools and building materials, such as wood, cement, and steel. Aligns

machines and equipment, using hoists, jacks, handtools, squares, rules, micrometers, and plumb bobs. Assembles machines, and bolts, welds, rivets, or otherwise fastens them to foundation or other structures, using handtools and power tools. May operate engine lathe to grind, file, and turn machine parts to dimensional specifications. May repair and lubricate machines and equipment. May install robot and modify its program, using teach pendant. May perform installation and maintenance work as part of team of skilled trades workers.

### **PAINTER**

Applies coats of paint, varnish, stain, enamel, or lacquer to decorate and protect interior exterior surfaces, trimmings, and fixtures of buildings and other structures, including painting of roadway markings and lines\*: Reads work order or receives instructions from supervisor regarding painting. Smoothes surfaces, using sandpaper, brushes, or steel you and removes old paint from surfaces, using paint remover, scraper, wire brush, or blow orch to prepare surfaces for painting. Fills nail holes, cracks, and joints with caulk, puty, plaster, or other filler, using caulking gun and putty knife. Selects premixed paints, or mixes required portions of pigment, oil, and thinning and drying substances to prepare aint that matches specified colors. Removes fixtures, such as pictures and electric syntactors from walls prior to painting, using screwdriver. Spreads drop cloths over floors and room furnishings, and covers surfaces, such as baseboards, door frames, and windows, with masking tape and paper to protect surfaces during painting. Paints surfaces, using brushes, spray gun, or paint rollers. Simulates wood grain, marble, brick, or tile effects. Applies paint with cloth, brush, sponge, or fingers to create special effects. Erects scarrording or sets up ladders to perform tasks above ground level. May be designated according to type of work performed as Painter, Interior Finish (construction); Painter, Manna ce (any industry); or according to type of material used as Calciminer (construction) Varnisher (construction). May also hang wallpaper and fabrics. May wash surn ces prior to painting with mildew remover, using brush.

Seals joints between plasterboard of other wallboards to prepare wall surface for painting or papering: Mixes sealing cor pound by hand or with portable electric mixer, and spreads compound over joints between boards, using trowel, broadknife, or spatula. Presses paper tape over joint to entire tape into compound and seal joint, or tapes joint, using mechanical applicator that spreads compound and embeds tape in one operation. Spreads and smoothes cementing material over tape, using trowel or floating machine to blend joint with wall surface. Speds rough spots after cement has dried. Fills cracks and holes in walls and ceiling with sealing compound. May countersink nails or screws below surface of wall prior to applying sealing compound, using hammer or screwdriver.

\* This is added as a clarification. These tasks have always been included within the description of tasks performed by Painters.

# PILE DRIVER

Performs work involving pilings or sheeting of wood, concrete, steel or plastic on wharves, piers, docks, bulkheads, jetties, wooden bridges, ferry slips and pile foundations, including boring operations for the installation of auger cast piles. Sets up and tends all pile test loads. Performs any combination of the following duties in pile driving operations to raise and place wooden or concrete piles or steel sheeting: Sets up hoisting equipment for raising and placing wooden or concrete piles or steel sheeting sections to cable of hoist, using chain, cable or

rope. Signals worker operating hoisting equipment to lift and place the wooden or concrete pile or steel sheeting section. Guides wooden or concrete pile or steel sheeting section, using tab line (rope) or rides on pile or steel sheeting to guide it into position. Pulls, pushes or pries wooden or concrete pile or steel sheeting into place while pile or sheeting is supported by hoisting equipment. Dresses and caps the pilings which have been driven, and prepares them to receive the superstructure. Performs work in connection with shoring systems replacing sheeting (krings system and lagging). Installs tie-backs for the shoring system and tests shoring system.

Perform placement of rings, shores, bracing and jacking of all piles on the underpinning of buildings, bridges, railroads and all other underpinning operations. Handles, sets, secures, cuts and drills pre-cast piles and pile caps on bridges, piers, docks and wharves. Handles, sets, secures, cuts and drills pre-cast decking on piers, docks and wharves.

Repairs deteriorated pilings by installing a pile encasement.

### **PLASTERER**

Applies coats of plaster to interior walls, ceilings, and parations of buildings, to produce finished surface, according to blueprints, architect's drawings, or oral instructions, using handtools and portable power tools: Directs workers to mix plaster to desired consistency and to erect scaffolds. Spreads plaster over lath or mastery base, using trowel, and smoothes plaster with darby and float to attain uniform thickness. Sprays fireproof insulation onto steel beams. Applies scratch, brown, or finish coats of plaster to wood, metal, or board lath successively. Roughens undercoat with scratcher (vire or metal scraper) to provide bond for succeeding coats of plaster. Creates decorate textures in finish coat by marking surface of coat with brush and trowel or by spatieting surface with pebbles. May install lathing. May mix mortar. May install guide wires on extenor surface of buildings to indicate thickness of plaster to be applied. May install precast ornamental plaster pieces by applying mortar to back of pieces and pressing pieces into place on wall or ceiling.

Molds and installs ornamental plaster panels and trim, and runs (casts) ornamental plaster cornices and moldings by either of following methods: (1) Spreads freshly mixed plaster on table or in forms with towel when molding and installing ornamental trim. Shapes plaster by hand, using template any cuts trim to size after plaster has hardened. Applies coat of plaster to wall and presses trim into position. (2) Nails wooden strips to wall and ceiling to serve as guide for template when casting (running) cornices or moldings. Applies plaster to wall or ceiling, using trowel. Pushes template over plaster, striking off excess plaster until desired shape and smoothness of molding is obtained.

Applies weatherproof, decorative covering of Portland cement or gypsum plaster to outside bilding surfaces, using handtools. Decorates final or finish coat by marking coat with sand, with brush or trowel, or by spattering with small stones. May nail wire mesh, lath, or similar material to outside surfaces to serve as binding device to hold stucco in place. May apply stucco, using spray gun. May install guide wires on surface of buildings to indicate thickness of stucco to be applied.

### PLUMBER/PIPEFITTER/STEAMFITTER

Lays out, assembles, installs, and maintains pipe systems, pipe supports, and related hydraulic and pneumatic equipment, for steam, hot water, heating, cooling, lubricating,

sprinkling, and industrial production and processing systems, applying knowledge of system operation, and following blueprints: Unloads and handles material to be used by plumbers and pipefitters under this definition; Selects type and size of pipe, and related materials and equipment, such as supports, hangers, and hydraulic cylinders, according to specifications. Inspects work site to determine presence of obstructions and to ascertain that holes cut for pipe will not cause structural weakness. Plans installation or repair to avoid obstructions and to avoid interfering with activities of other workers. Cuts pipe, using saws, pipe cutter, hammer and chisel, cutting torch, and pipe cutting machine. Threads pipe, using pipe threading machine. Bends pipe, using pipe bending tools and pipe bending machine Assembles and installs a variety of metal and nonmetal pipes, tubes, and fittings, including iron, steel, copper, and plastic. Connects pipes, using threaded, caulked, soldered brazed fused, or cemented joints and handtools. Secures pipes to structure with brackets chaps, and hangers, using handtools and power tools. Installs and maintains hydraulic and proumatic components of machines and equipment, such as pumps and cylinders using handtools. Installs and maintains refrigeration and air-conditioning systems, including compressors, pumps, meters, pneumatic and hydraulic controls, and piping, using handtools and power tools, and following specifications and blueprints. Increases pressure in pipe system and observes connected pressure gauge to test system for leaks. May weld pipe supports to structural steel members. May operate machinery to verify repart. No operate machinery to verify repair. May modify programs of automated machinery, such as robots and conveyors, to change motion and speed of machine, using teach pendant, control panel, or keyboard and display screen of robot controller and programmable controller. May be designated Steam Fitter when installing piping systems that must withstand high pressure.

Assembles, installs, and repairs pipes, fitting and fixtures of heating, water, and drainage systems, according to specification and prunning codes: Studies building plans and working drawings to determine work aids require and sequence of installations. Inspects structure to ascertain obstructions to be avoided prevent weakening of structure resulting from installation of pipe. Locates and marks position of pipe and pipe connections and passage holes for pipes in walls and floors using ruler, spirit level, and plumb bob. Cuts openings in walls and floors to accompose pipe and pipe fittings, using handtools and power tools. Cuts and threads pipe, using torch, and pipe-threading machine. Bends pipe to required angle y use of pipe-bending machine or by placing pipe over block and bending it by hand. Seembles and installs valves, pipe fittings, and pipes composed of metals, such as iron, steel, brass, and lead, and nonmetals, such as glass, vitrified clay, and plastic, using hardtooks and power tools. Joins pipes by use of screws, bolts, fittings, solder, plastic solver, and caulks joints. Fills pipe system with water or air and reads pressure gauges to determine whether system is leaking. Installs and repairs plumbing fixtures, such as sinks, commodes, bathtubs, water heaters, hot water tanks, garbage disposal units, dishwashers, and water softeners. Repairs and maintains plumbing by replacing washers in leaky faucets, mending burst pipes, and opening clogged drains. May weld holding fixtures to structural members.

Test, adjust and balance heating and cooling piping systems in commercial and industrial buildings using specialized tools and equipment to attain performance standards specified in system design. Adjusts flow control valves in piping to balance system, using hand tools such as pliers, screwdriver, and wrenches. Work with balancing personnel to perform tests to see if the heating and cooling systems are operating to specifications and detect malfunctions in piping system component parts.

### POWER EQUIPMENT OPERATOR

Operates Steel and Stone handling equipment in connection with erection; Operates cranes, machine-handling machinery, cable spinning machine, helicopters, backhoes, cableways, conveyor loader, drag lines, keystones, all types of shovels, derricks, trench shovels, trenching machines, pippin type backhoe, hoists, pavers, milling machine, mucking machine, gradalls, front-end loaders, tandem scraper, drills (self- contained Drillmaster type), fork lift, motor patrols, batch plant with mixer, scraper and tournapull, rollers, spreaders, pan trucks, bulldozers, tractors, conveyors, pressure boilers, well drillers, ditch witch type trenchers concrete breaking machines, fine grade machines, seamen pulverizing mixer, form line graders, road finishing machines, power boom, seed spreader, grease truck (to provide fuel, lubrication and service for power equipment), wellpoints, compressors, purps and machines similar to above. Sets up hollow stem auger equipment for attachment to came. Included in this classification are mechanics for power equipment, tiremen on pover equipment, asphalt plant engineers, maintenance engineer (power boat), firemen, oile's and deck hands (personnel boats), and grease truck helper.

### **ROOFER – COMPOSITION**

Applies low slope composition roofing materials including insulation incidental to the roof system. Covers low slope roofs with composition sheet liquid, semi-liquid and/or spray applied roofing materials (other than sheet mean) construct Built Up (BUR), Modified Bitumen, Single-Ply Membrane and Spray Applace foam roof systems. Applies low slope roof substrate materials used as vapor barder, fire roofing, support or attachment surfaces for composition roof systems to the roof teck. Applies rigid insulation, including composite insulations having nailable surfaces bonder to the insulation, when used as components of low sloped roof systems or with vater proofing. Applies mineral aggregate, gravel, slag, ballast, pavers, protection boards was kway pads and roof treads when used to surface or protect low slope composition roof systems or waterproofing. Installs base flashings, curb flashings and counter-flashings used to roof or waterproof intersecting surfaces on low slope roofs. Applies components of low slope composition roofing systems used to seal, coat and maintain the roof including roof cements, reinforcements, finishing and toppings. Applies spray-in-place foam such as urethane, polyurethane or polyisocyanurate and the coatings applied over them when used for roofing and waterproofing. Applies bituminous or asphalticbased sheet laurd, semi-liquid and/or pre-formed panels as necessary to waterproof low slope poofing vstem. Removes existing low slope composition roof materials in connection with the installation of a new composition roof at the same location.

# OOFER – SHINGLE, SLATE AND TILE

Applies shingle, slate and tile roofing materials (including insulation incidental to the roof system) on steep slope roofs. Applies roofing felt, paper, membrane, ice shield or vapor barrier as layer beneath shingle, slate and tile roofs. Aligns steep slope roofing material with roof edge and overlaps successive layers. Gauges distance of overlap with chalkline, gauge on shingling hatchet, or by lines on shingles. Fastens shingles to roof with asphalt, cement, or nails. Cuts and punches holes in slate, tile, terra cotta or wood roofing shingles using punch and hammer. Applies rigid insulation, including composite insulation having nailable surfaces bonded to the insulation, to steep slope roofs where such insulation is related to the

application of shingle, slate and/or tile roofing materials. May construct and install prefabricated roof sections to rafters. Removes existing shingle, slate and/or tile roof materials in connection with the application of a new shingle, slate and/or tile roof at the same location.

### SHEET METAL WORKER

Plans, lays out, fabricates, assembles, installs, and repairs sheet metal parts, equipment, and products, utilizing knowledge of working characteristics of metallic and nonmetallic materials, machining, and layout techniques, using handtools, power tools, machines and equipment: Reads and interprets blueprints, sketches, or product specifications to etermine sequence and methods of fabricating, assembling, and installing sheet metal products. Selects gauge and type of sheet metal, such as galvanized iron, copper, steel or an endum, or nonmetallic material, such as plastics or fiberglass, according to product specifications. Lays out and marks dimensions and reference lines on material, using scriper, dividers, squares, and rulers, applying knowledge of shop mathematics and layout techniques to develop and trace patterns of product or parts or using templates. Sets to and operates fabricating machines, such as shears, brakes, presses, forming rolls, and route to cut, bend, block and form, or straighten materials. Shapes metal material over an it, block, or other form, using handtools. Trims, files, grinds, deburrs, buffs, and smoothes surfaces, using handtools and portable power tools. Welds, solders, bolts, rivets, screws, wips, caulks, or bonds component parts to assemble products, using handtools, power tools and equipment. Installs assemblies in supportive framework according to bluepring, using handtools, power tools, and lifting and handling devices. Installs standing-seam tetal roofs. Installs aluminum fascia on roofs. Inspects assemblies and installation for conformance to specifications, using measuring instruments, such as calipers, scales, dia indicators, gauges, and micrometers. Repairs and maintains sheet metal products. May overage computer-aided-drafting (CAD) equipment to develop scale drawings of product r system. May operate laser-beam cutter or plasma arc cutter to cut patterns from sheet m tal.

Installs sheet metal ductwork a acilitate the movement of air. Disassembly of existing sheet metal ductwork in connection with the installation of new sheet metal ductwork at the same location. Cuts, patch of disassembles and reassembles ducts in duct-cleaning operations. Tests, adjusts, and adjaces heating, cooling, and ventilation systems in commercial and industrial barlongs using specialized tools and test equipment to attain performance standards opcified in system design. Studies system blueprints, specifications and performance sta to determine configuration and purpose of system components, such as motor pumps, fans, switches and ducts. Discusses systems malfunctions with users to jactore problems. Inspects systems to verify system compliance with plans and specifications and to detect malfunctions in system components parts. Adjusts system controls to settings repart to perform tests. Tests performance of air systems, using pecialized tools and test equipment, such as pitot tube, manometer, anemometer, velometer, tachometer, psychrometer, thermometer, to isolate problems and to determine where adjustments are necessary. Opens or closes louvers in system ductwork to balance system, using hand tools such as pliers, screwdrivers, or wrenches. Discusses system operations with users to verify that malfunctions have been corrected. Installs insulation (not sprayed urethane or polyurethane) incidental to sheet metal work.

### SOFT FLOOR LAYER

Applies blocks, strips, or sheets of shock-absorbing, sound-deadening, or decorative covering to floors, walls, and cabinets: Disconnects and removes obstacles, such as appliances and light fixtures. Sweeps, scrapes, sands, or chips dirt and irregularities from base surfaces, and fills cracks with putty, plaster, or cement grout to form smooth, clean foundation. Measures and cuts covering materials, such as rubber, linoleum or cork tile, and foundation material, such as felt, according to blueprints and sketches, using rule, straightedge, linoleum knife, and snips. Spreads adhesive cement over floor to cemen foundation material to floor for sound-deadening, and to prevent covering from rearing at board joints. Lays out centerlines, guidelines, and borderlines on foundation with chalkline and dividers. Spreads cement on foundation material with serrated trowel. Lays overing on cement, following guidelines, to keep tile courses straight and butts edges or blocks to match patterns and execute designs. Joins sections of sheet covering by overlapping aujoining edges and cutting through both layers with knife to form tight joint. Rolls missed floor to smooth it and press cement into base and covering. May soften area of floor covering with butane torch to fit materials around irregular surfaces. May lay carpet.

Applies decorative steel, aluminum, and plastic tile (known as soft tile to distinguish from ceramic tile) to walls and cabinets of bathrooms and kitchens: Measures surface to locate center points and draws horizontal and vertical guidelines through them. Brushes waterproof compound over plaster surfaces to seal pores. Spends adhesive cement over wall, using trowel or broad knife. Positions tile on cement following specified pattern. Presses tile into cement. Removes excess cement from joint, between tile to clean finished surface, using damp cloth or cleaning compound. Rolle sheet wall covering with hand roller to press into cement. May wipe grout into joints of the to seal them.

# SPRINKLER FITTER

Installs and maintains all fire protection and fire control systems including the unloading, handling by hand, power quipment and installation of all piping or tubing, appurtenances and equipment pertaining thereto, including both overhead and underground water mains, fire hydrants and hydrant mains, standpipes and hose connections to sprinkler systems, sprinkler tank heaters, air lines and thermal systems used in connection with sprinkler and alarm systems, also all tanks and pumps connected thereto, also included shall be CO-2 and Cardox Systems, Dry Chemical Systems, Foam Systems, Halon and all other fire protection systems, the locating of and cutting or coring of all holes for piping and the setting of all sleeves and insert required for the installation of the work.

### TERRAZZO/MARBLE/TILE SETTER

Cuts, tools, and sets marble slabs in floors and walls of buildings and repairs and polishes slab previously set in buildings: Trims, faces, and cuts marble to specified size, using power sawing, cutting, and facing equipment and handtools. Drills holes in slab and attaches bracket. Spreads mortar on bottom of slab and on sides of adjacent slabs. Sets block in position, tamps it into place, and anchors bracket attachment with wire. Fills joints with grout. Removes excess grout from marble with sponge. Cleans and bevels cracks or chips on

slabs, using handtools and power tools. Heats cracked or chipped area with blowtorch and fills defect with composition mastic that matches grain of marble. Polishes marble and other ornamental stone to high luster, using power tools or by hand.

Applies cement, sand, pigment, and marble chips to floors, stairways, and cabinet fixtures to attain durable and decorative surfacing according to specifications and drawings: Spreads roofing paper on surface of foundation. Spreads mixture of sand, cement, and water over surface with trowel to form terrazzo base. Cuts metal division strips and presses them into terrazzo base so that top edges form desired design or pattern and define level of finished floor surface. Spreads mixture of marble chips, cement, pigment, and water over terrax o base to form finished surface, using float and trowel. Scatters marble chips over finished surface. Pushes roller over surface to imbed chips. Allows surface to dry, and pushes electric-powered surfacing machine over floor to grind and polish terrazzo surface. Grinds curved surfaces and areas inaccessible to surfacing machine, such as stairways and cat net tops, with portable hand grinder. May precast terrazzo blocks in wooden forms.

Applies tile to walls, floors, ceilings, and promenade roof decks, following design specifications: Examines blueprints, measures and marks surface to be covered, and lays out work. Measures and cuts metal lath to size for walls and ceiling with in snips. Tacks lath to wall and ceiling surfaces with staple gun or hammer. Spreaks plaster base over lath with trowel and levels plaster to specified thickness, using screed. Spreads concrete on subfloor with trowel and levels it with screed. Spreads mastic or other adhesive base on roof deck using serrated spreader to form base for promenade tile. Cuts and shapes tile with tile cutters and biters. Positions tile and taps it with trowel fundices affix tile to plaster or adhesive base.

### TERRAZZO/MARBLE/TILE FINISHER

Supplies and mixes construction mate ial for Marble Setter, applies grout, and cleans installed marble: Moves marble installation materials, tools, machines, and work devices to work areas. Mixes mortar, plaster and grout, as required, following standard formulas and using manual or machine priving methods. Moves mixed mortar or plaster to installation area, manually or using wheelbarr w. Selects marble slab for installation, following numbered sequence or drawing. Prills Holes and chisels channels in edges of marble slabs to install metal wall anchors, thing power drill and chisel. Bends wires to form metal anchors, using pliers, inserts anchor into drilled holes of marble slab, and secures anchors in place with wooden stake and plaster. Moves marble slabs to installation site, using dolly, hoist, or portable crave. Fills marble joints and surface imperfections with grout, using grouting trowel or spatala, and removes excess grout, using wet sponge. Grinds and polishes marble, using abrashes, chemicals, and manual or machine grinding and polishing techniques. Cleans installed narble surfaces, work and storage areas, installation tools, machinery, and work aids, sing water and cleaning agents. Stores marble, installation materials, tools, machinery, and related items. May modify mixing, material moving, grouting, polishing, and cleaning bethods and procedures, according to type of installation or materials. May repair and fill chipped, cracked, or broken marble pieces, using torch, spatula, and heat sensitive adhesive and filler. May secure marble anchors to studding, using pliers, and cover ends of anchors with plaster to secure anchors in place. May assist Marble Setter to saw and position marble. May erect scaffolding and related installation structures.

Supplies and mixes construction materials for Terrazzo Worker, applies grout, and finishes surface of installed terrazzo: Moves terrazzo installation materials, tools, machines, and work devices to work areas, manually or using wheelbarrow. Measures designated amounts of

ingredients for terrazzo or grout, using graduated containers and scale, following standard formulas and specifications, and loads portable mixer, using shovel. Mixes materials according to experience and requests from Terrazzo Worker and dumps mixed materials that form base or top surface of terrazzo into prepared installation site, using wheelbarrow. Applies curing agent to installed terrazzo to promote even curing, using brush or sprayer. Grinds surface of cured terrazzo, using power grinders, to smooth terrazzo and prepare for grouting. Spreads grout across terrazzo to fill surface imperfections, using trowel. Fine grinds and polishes surface of terrazzo, when grout has set, using power grinders. Washes surface of polished terrazzo, using cleaner and water, and applies sealer, according to manufacturer's specifications, using brush. Installs grinding stone in power grinders, using handtools. Cle is installation site, mixing and storage areas, tools, machines, and equipment, using water and various cleaning devices. Stores terrazzo installation materials, machines acids, and equipment. May modify mixing, grouting, grinding, and cleaning procedures according to type of installation or material used. May assist Terrazzo Worker to position and secure moisture membrane and wire mesh prior to pouring base materials for terrazzo installation.

May spread marble chips or other material over fresh terrazzo surface and press into terrazzo, using roller. May cut divider and joint strips to size as directed. May cut grooves in terrazzo stairs, using power grinder, and fill grooves with nonskid material.

Supplies and mixes construction materials for Tile Setter, applies grout, and cleans installed tile: Moves tiles, tilesetting tools, and work devices from storage area to installation site manually or using wheelbarrow. Mixes mortar and grout according to standard formulas and request from Tile Setter, using bucket, water hose, spanula, and portable mixer. Supplies Tile Setter with mortar, using wheelbarrow and shavel. Applies grout between joints of installed tile, using grouting trowel. Removes excess grout from tile joints with wet sponge and scrapes corners and crevices with trowen Wipes surface of tile after grout has set to remove grout residue and polish tile, using aonat rasive materials. Cleans installation site, mixing and storage areas, and installation machines, tools, and equipment, using water and various cleaning tools. Stores tile setting naterials, machines, tools, and equipment. May apply caulk, sealers, acid, steam, or related gents to caulk, seal, or clean installed tile, using various application devices and equipment. May modify mixing, grouting, grinding, and cleaning procedures according to type of installation or material used. May assist Tile Setter to position and secure in our lath, wire mesh, or felt paper prior to installation of tile. May cut marked tiles to size, using power saw or tile cutter.

### TRUCK DRIVER

Operates lumps, dumpsters, escort and pilot vehicles, flat body material trucks, form trucks, greasers (to provide fuel, lubrication and service for trucks) and steamers, panel truck, pick-rubber-tired towing and pushing vehicles, A-frames, agitators or mixers, asphalt listributors, low-boys, semi-trailers, tandems, batch truck, euclid type or similar off-highway equipment, off-highway tandem back-dump, specialized earth moving equipment, twin engine equipment and double-hitched equipment, and equipment similar to above. This classification also includes truck mechanics.

### SECTION 011000 - SUMMARY

### PART 1 - GENERAL

Project Manual

### 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:

- 1. Project information.
- 2. Work covered by Contract Documents.
- 3. Access to site.
- 4. Work restrictions.
- 5. Specification and drawing conventions
- 6. Miscellaneous provisions.

### B. Related Requirements:

1. Section 015000 "Temporary Facilities and Controls" for limitations and procedures governing temporary (se of Oyner's facilities.

### 1.3 PROJECT INFORMATION

- A. Project Identification Project consists primarily of an exterior restoration of the Sheriff's House.
  - 1. Project Eocation: Delaware Bay, near Lewes, New Castle, DE 19958.
- B. Gwner: State of Delaware, Department of State, Division of Historical and Cultural Affairs, 21 The Green, Dover, DE 19901.
  - Project Manager: State of Delaware, Division of Facilities Management, 540 South DuPont Highway, Thomas Collins Building, Suite 1, Dover, DE 19901.
- D. Architect Identification: The Contract Documents, dated October 5, 2012, were prepared for Project by Bernardon Haber Holloway Architects LLC, Three Mill Road, Suite 211, Wilmington, DE 19806.
- E. Architect's Consultants: The Architect has retained the following design professionals who have prepared designated portions of the Contract Documents:

SUMMARY 011000 - 1

- 1. Restoration Architect: Frens and Frens LLC, 120 South Church Street, West Chester PA 19382.
- 2. Structural Engineer: Gredell and Associates, PO Box 357 Newark, DE 19715

### 1.4 WORK COVERED BY CONTRACT DOCUMENTS

- A. The Work of Project is defined by the Contract Documents and consists of the following
  - 1. Cast iron structural repairs at the gallery level.
  - 2. Filling of holes and other openings in cast iron wall plates and gallery eck.
  - 3. Metal exterior storm windows and window protection panels.
  - 4. Reglazing and refinishing of lantern level windows.
  - 5. Removal of exterior lead paint as required to complete the wirk.
  - 6. Minor roof repairs.
  - 7. Alternate One includes painting of all exterior metal surfaces from bottom of gallery level brackets to top of roof finial, and first floor entrace door.
    8. Alternate Two includes painting exterior surfaces from the gallery-level brackets down to
  - 8. Alternate Two includes painting exterior surfaces from the gallery-level brackets down to the base of the Light.
  - 9. Alternate Three includes deleting metal sterm windows and window protection panels and restoring existing wood window frames and providing custom wood window sashes at all existing openings, Floors 1 through 5 including porthole windows.

### B. Type of Contract:

1. Project will be constructed under a single prime contract.

### 1.5 ACCESS TO SITE

- A. General: Contractor shall have full use of Project site for construction operations as indicated on Drawings by the Contract limits and as indicated by requirements of this Section.
- B. Access to the She: The Contractor will be responsible for providing access for personnel and materials to the site. The Light is located on a breakwater that is not accessible from land.
  - The Contractor shall provide access to the Light for the Owner, Architect, consulting Architect and Engineer as necessary to inspect the work and to attend regular construction meetings.
  - se of Site: Limit use of Project site to areas within the Contract limits. Do not disturb portions of Project site beyond areas in which the Work is indicated.
  - 1. Confine construction operations to the areas as indicated. The building is currently unoccupied but is opened for occasional tours.
  - 2. Limits: Limit site disturbance to granite breakwater about the Light.
  - 3. Docks, Piers, Walkways and Entrances: Keep docks, piers, 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.

011000 - 2 SUMMARY

- a. Note: The Delaware Breakwater Light is accessible only by boat.
- b. Schedule deliveries to minimize space and time requirements for storage of materials and equipment on-site.
- D. Condition of Existing Building: Maintain portions of existing building affected by construction operations in a weather tight condition throughout construction period. Repair damage can be by construction operations.

### 1.6 WORK RESTRICTIONS

- A. Work Restrictions, General: Comply with restrictions on construction operation
  - 1. Comply with limitations on use of public waterways and with other requirements of authorities having jurisdiction.
  - 2. Refer to Section 011400 "Work Restrictions" for additional requirements.
- B. On-Site Work Hours: Limit work on the existing building to normal business working hours of 7:00 a.m. to 5:00 p.m., six days a week, unless otherwise indicated.
  - 1. Weekend Hours: Weekend work shall be all wed when no public tours are planned.
  - 2. Early Morning Hours: Early morning hours are allowed and shall conform to all local ordinances.
- C. Noise, Vibration, and Odors: Coordinate operations that may result in any level of noise, vibration, odors, or other disruption that could impact the safety of the contractor and their forces and the Owner and their consultants.
  - 1. Notify Architect and Cyper not less than seven (7) days in advance of proposed disruptive operations.
  - 2. Obtain Architect's and/or Owner's written permission before proceeding with disruptive operation.
- D. Nonsmoking Building: Smoking is not permitted within the building or within 25 feet (8 m) of entrances, deep windows, or outdoor-air intakes.
- E. Controlled Substances: Use of tobacco products and other controlled substances within the existing building is not permitted.

### 1.7 SPECIFICATION AND DRAWING CONVENTIONS

- A. Specification Content: The Specifications use certain conventions for the style of language and 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.

SUMMARY 011000 - 3

- 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.

### 1.8 MISCELLANEOUS PROVISIONS

### A. SCHEDULE

- 1. The following is the required schedule for this work:
  - a. <u>Bids Due</u>: Thursday, N vember 15, 2012.
  - b. Notice of Building Contract Award: Within thirty (30) days of receipt and acceptance of qualified law bid.
  - c. <u>Purchase Order Issuance</u>: The issuance of a State of Delaware purchase order is contingent a por the successful Contractor submitting bonds on State-approved forms, signed contracts and insurance certificates to the State of Delaware. A purchase order will be issued in approximately thirty days after these items have been submitted to the State of Delaware.
  - d. On-site mobilization: Upon receipt of State of Delaware purchase order. Due to the ocation of the Light, start of work might not begin until spring 2013 due to inclement winter weather conditions.
    - Substantial Completion: Base Bid Work shall be completed within 90 calendar days from on-site start of work.
  - f. Completion of Punch List: 21 days from date of substantial completion.
    - 1) Refer to the General Requirements for additional details.

RART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

### **END OF SECTION 011000**

011000 - 4 SUMMARY

### **SECTION 011400 - WORK RESTRICTIONS**

### PART 1 - GENERAL

Project Manual

### 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 USE OF PREMISES

- A. Use of Site: Limit use of premises to work in areas indicated. Do no disturb portions of site beyond areas in which the Work is indicated.
  - 1. Limits: Confine construction operations to the limits indicated on the drawings. Exterior work shall be limited to within 10-feet of the Brilaing perimeter to the Contractor, subcontractors and Owner's work forces during the restoration process. Interior access will be provided.
  - 2. Owner Occupancy: The Delaware Breakwa er Light House is currently unoccupied but the Delaware River and Bay Lighthouse Foundation will schedule tours during the restoration process. The dates will be exponented before the start of Work.
    - a. The contractor shall locate their launches and/or work barge in an area such that the Delaware River and Bay Nighth use Foundation can moor their boat.
    - b. The Delaware River and Bay Lighthouse Foundation shall have full access to the interior of the Break later Light during the tours.
    - c. The Light and adjacent years are to be cleaned of construction related items prior to the scheduled tours.
    - d. The tours are voically held on weekends.
  - 3. The surrounding site, buildings, waterways, piers, access into the buildings, etc. beyond the work reasonal remain accessible to the Owner and Delaware River and Bay Lighthouse Loundation.
  - 4. Parking. Launch mooring is available at the site. The Contractor must provide the necessary access to the site. The State will not provide access as required to complete the work
  - 5. The Contractor shall provide access to the site for the Architect, Owner and Structural engineer as necessary for regularly scheduled meetings or for when the Contractor requests an inspection by the Architect.
  - Dumpster: A dumpster will not be allowed at the site. Trash must be removed on a daily basis. Trash shall be collected in a method that does not allow it to become wind borne. Trash and/or debris that lands in the Bay shall be immediately retrieved.
  - 7. Piers and Entrances: Keep piers, areas around the Light and building entrance serving premises clear and available to the Public, Owner, Owner's employees and emergency vehicles at all times. Do not use these areas for storage of materials.
    - a. Schedule deliveries to minimize use of piers.
    - b. The Owner will not sign for any deliveries at any time.

WORK RESTRICTIONS 011400 - 1

- Schedule deliveries to minimize space and time requirements for storage of materials and equipment on-site.
- Exterior storage areas are not available at the site. The Light may be used for d. storage of non-hazardous and non-flammable materials and equipment. These materials will need to be removed as necessary to accommodate scheduled tours.
- Contractor launches shall not be left at the site after working hours or when no e. is taking place at the site.
- Use of Existing Building: Maintain the existing building in a weathertight condition throughout restoration period. Repair damage caused by construction operations. Protect by ilding and its contents during construction period.
  - ry to complete the 1. The Contractor shall be provided full access to the Light as neces work. A key shall be provided to the Contractor.
  - No phones are present at the site. 2.
  - Flammable materials shall not be stored in the Light. Flammable materials shall be kept 3. outside, away from all buildings, in a flammable liquid paterial storage box.

    Gas powered equipment will not be allowed in the buildings or near windows at any time.
  - 4.
  - Debris shall be removed from and around the Light including the Breakwater and pier on 5. a daily basis.
  - The Contractor may be requested to secure the site and/or vacate the site for special public 6. events. These events are scheduled in advance with the contractor.
  - At no times shall equipment be left penting in the Light after hours or when no one is 7. present in the building.
  - Noisy activities shall be coordinated with the Owner to avoid disruption of native habitats. 8.
  - Potable water is not available at the site. 9.
  - Electric is not available at the she. The Contractor shall provide provisions for electrical generation as required to conclude the work.
  - There will be no restroom acilities available during the restoration. The Contractor shall 11. provide a self-contained oilet unit securely located and kept locked after hours.
  - Dogs or other animals shall not be brought onto the property at any time. 12.
  - Children skall lot be brought onto the site at any time.
  - 14. Radios or other music-playing devices will be allowed when the site is not open to the public
  - Fire exingushers shall be kept in and around the Light at all times. 15.
  - A work taking place on the site shall be monitored by the contractor's project super attendent at all times even if the General Contractor's work forces are not working at the site.

T 2 - RODUCTS (Not Used)

3 - EXECUTION (Not Used)

END OF SECTION 011400

011400 - 2WORK RESTRICTIONS

# SECTION 012300 - ALTERNATES

### PART 1 - GENERAL

Project Manual

### 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 memates.

### 1.3 DEFINITIONS

- A. Alternate: An amount proposed by bidders and stated on the Bid Form for certain work defined in the Bidding Requirements that may be added to or deducted from the Base Bid amount if Owner decides to accept a corresponding change either in the amount of construction to be completed or in the products, materials, equipment, systems, or installation methods described in the Contract Documents.
  - 1. The cost or credit for each alternate is the net addition to or deduction from the Contract Sum to incorporate alternate int, the Work. No other adjustments are made to the Contract Sum.

### 1.4 PROCEDURES

- A. Coordination: Notify or adjust affected adjacent work as necessary to completely integrate work of the alternal into Project.
  - 1. Include as part of each alternate, miscellaneous devices, accessory objects, and similar items incidental to or required for a complete installation whether or not indicated as part of atternate.
- B. Jotification: Immediately following award of the Contract, notify each party involved, in vriting, of the status of each alternate. Indicate if alternates have been accepted, rejected, or deferred for later consideration. Include a complete description of negotiated modifications to alternates.
- C. Execute accepted alternates under the same conditions as other work of the Contract.
- D. Schedule: A Schedule of Alternates is included at the end of this Section. Specification Sections referenced in schedule contain requirements for materials necessary to achieve the work described under each alternate.

ALTERNATES 012300 - 1

Project Manual

### PART 3 - EXECUTION

### 3.1 SUMMARY OF BASE BID

- A. BASE Bid work includes the following:
  - 1. Cast iron structural repairs at the gallery level including exterior that paint removal and painting.
  - 2. Filling of holes and other openings in cast iron wall plates and amery deck.
  - 3. Metal exterior storm windows and window protection panels.
  - 4. Paint removal and painting of all exterior metal surface, from bottom of Gallery Level brackets to top of roof finial and First Floor entrane door.

### 3.2 SCHEDULE OF ALTERNATES

- A. Alternate 1: Remove lead paint and paint an exterior metal surfaces from Gallery Level brackets up to the finial and including the in in extrance.
  - 1. State the amount to be added to the Base Bid to remove lead paint and paint exterior metal surfaces from gallery-ever brackets up to roof finial and including the main entrance
  - 2. Base Bid includes paint emixal and painting of areas affected by the repairs.
- B. Alternate 2: Remove lead paint and paint all exterior metal surfaces from Gallery Level brackets down to be of Light.
  - 1. State the amount to be added to the Base Bid to remove lead paint and paint exterior meta surfaces from the gallery-level brackets down to the base of the lighthouse.
  - 2. Base Bit includes paint removal and painting of areas affected by the repairs.
- C. Aternate 3: Custom Wood Window Sashes.
  - State the amount to be added to the Base Bid to delete metal storm windows and window protection panels from the base bid and restore existing wood window frames and provide custom wood window sashes at all existing openings, floors 1 through 5, including porthole windows. Painting of the windows is to be included as part of this alternate.
  - 2. Base Bid includes metal storm windows and window protection panels at existing windows.

### **END OF SECTION 012300**

012300 - 2 ALTERNATES



### SECTION 012500 - 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 1 Specification Sections, apply to this Section.

### 1.2 SUMMARY

- A. This Section specifies administrative and procedural requirements for and processing Contract modifications.
- B. Related Sections include the following:
  - 1. Division 1 Section "Submittal Procedures for" administrative procedures for handling requests for substitutions made after Contract award.

### 1.3 MINOR CHANGES IN THE WORK

A. Architect will issue supplemental instructions authorizing Minor Changes in the Work, not involving adjustment to the Contract Sun of the Contract Time, on AIA Document G710, "Architect's Supplemental Instructions."

### 1.4 PROPOSAL REQUESTS

- A. Owner-Initiated Proposal Requests: 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 Architect are for information only. Do not consider them instructions either to stop work in progress or to execute the proposed change.
  - 2. Within time specified in Proposal Request after receipt of Proposal Request, submit a quotation estimating cost adjustments to the Contract Sum and the Contract Time necessary to execute the change.
    - a. Include a list of quantities of products required or eliminated and unit costs, with total amount of purchases and credits to be made. If requested, furnish survey data to substantiate quantities.
    - b. Indicate applicable taxes, delivery charges, equipment rental, and amounts of trade discounts.
    - c. Include an updated Contractor's Construction Schedule that indicates the effect of the change, including, but not limited to, changes in activity duration, start and finish times, and activity relationship. Use available total float before requesting an extension of the Contract Time.

- B. Contractor-Initiated Proposals: If latent or unforeseen conditions require modifications to the Contract, Contractor may propose changes by submitting a request for a change.
  - 1. Include a statement outlining reasons for the change and the effect of the change on the Work. Provide a complete description of the proposed change. Indicate the effect of the proposed change on the Contract Sum and the Contract Time.
  - 2. Include a list of quantities of products required or eliminated and unit costs, with total amount of purchases and credits to be made. If requested, furnish survey lata of substantiate quantities.
  - 3. Indicate applicable taxes, delivery charges, equipment rental, and amounts of trade discounts.
  - 4. Include an updated Contractor's Construction Schedule that indicate the effect of the change, including, but not limited to, changes in activity duration, spart and finish times, and activity relationship. Use available total float before recogning an extension of the Contract Time.
  - 5. Comply with requirements in Division 1 Section "Product Requirements" if the proposed change requires substitution of one product or system for product or system specified.

### 1.5 CHANGE ORDER PROCEDURES

A. On Owner's approval of a Proposal Request, Archite will issue a Change Order for signatures of Owner and Contractor on AIA Document Contractor.

### 1.6 CONSTRUCTION CHANGE DIRECTIVE

- A. Construction Change Directive Architect may issue a Construction Change Directive on AIA Document G714. Construction Change Directive instructs Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
  - 1. Construction Change Directive contains a complete description of change in the Work. It also designate, method to be followed to determine change in the Contract Sum or the Contract Till.
- B. Documentation: Maintain detailed records on a time and material basis of work required by the Construction change Directive.
  - After completion of change, submit an itemized account and supporting data necessary to substantiate cost and time adjustments to the Contract.

PART 2 - RODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

### **END OF SECTION 012500**

### **SECTION 012700 - UNIT PRICES**

### 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 an prices.
- B. Related Sections include the following:
  - 1. Division 1 Section "Contract Modification Procedures" for procedures for submitting and handling Change Orders.
  - 2. Section 059900 "Historic Metals Restoration" or procedures for measurement and payment for cast iron restoration.

### 1.3 DEFINITIONS

A. Unit price is an amount proposed by bidders, stated on the Bid Form, as a price per unit of measurement for materials for services added to or deducted from the Contract Sum by appropriate modification, if estimated quantities of Work required by the Contract Documents are increased or decreased.

### 1.4 PROCEDURES

- A. Unit price include all necessary material, plus cost for delivery, installation, insurance, applicable taxes, overhead, and profit.
- B. Measurement and Payment: Refer to individual Specification Sections for work that requires establishment of unit prices. Methods of measurement and payment for unit prices are specified a those Sections.
- Owner reserves the right to reject Contractor's measurement of work-in-place that involves use of established unit prices and to have this work measured, at Owner's expense, by an independent surveyor acceptable to Contractor.
- D. List of Unit Prices: A list of unit prices is included at the end of this Section. Specification Sections referenced in the schedule contain requirements for materials described under each unit price.

UNIT PRICES 012700 - 1

### PART 2 - PRODUCTS (Not Used)

### PART 3 - EXECUTION

### 3.1 LIST OF UNIT PRICES

- A. Unit Price No. 1 Cast Iron Crack Repair:
  - 1. Description: Repair crack in horizontal cast iron per Section ".
  - 2. Unit of Measurement: One (1) linear foot of crack.

### **END OF SECTION 012700**

012700 - 2 UNIT PRICES

### **SECTION 012900 - PAYMENT PROCEDURES**

### 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 specifies administrative and procedural requirements accessively to prepare and process Applications for Payment.
- B. Related Sections include the following:
  - 1. Division 1 Section "Contract Modification Procedures for handling changes to the Contract.
  - 2. Division 1 Section "Construction Progress Tocumentation" for administrative requirements governing preparation and submit of Contractor's Construction Schedule.

### 1.3 DEFINITIONS

A. Schedule of Values: A statement furnished by Contractor allocating portions of the Contract Sum to various portions of the Work and used as the basis for reviewing Contractor's Applications for Payment.

### 1.4 SCHEDULE OF VALUE

- A. Coordination: Coordinate preparation of the Schedule of Values with preparation of Contractor's Construction schedule.
  - 1. Correlate line items in the Schedule of Values with other required administrative forms and schedules, including the following:
    - a. Application for Payment forms with Continuation Sheets.
  - Submit the Schedule of Values to Architect at earliest possible date but no later than seven days before the date scheduled for submittal of initial Applications for Payment.
- B. Format and Content: Use the Project Manual table of contents as a guide to establish line items for the Schedule of Values. Provide at least one line item for each Specification Section.
  - 1. Identification: Include the following Project identification on the Schedule of Values:
    - a. Project name and location.
    - b. Name of Architect.
    - c. Architect's project number.

PAYMENT PROCEDURES 012900 - 1

- d. Contractor's name and address.
- e. Date of submittal.
- 2. Arrange the Schedule of Values in tabular form with separate columns to indicate the following for each item listed:
  - a. Related Specification Section or Division.
  - b. Description of the Work.
  - c. Change Orders (numbers) that affect value.
  - d. Dollar value.
    - 1) Percentage of the Contract Sum to nearest one-hundredth orcent, adjusted to total 100 percent.
- 3. Provide a breakdown of the Contract Sum in enough deal to facilitate continued evaluation of Applications for Payment and progress reports. Coordinate with the Project Manual table of contents. Provide several line items for principal subcontract amounts, where appropriate.
- 4. Round amounts to nearest whole dollar; total shall equal the Contract Sum.
- 5. Provide a separate line item in the Schedule of Values for each part of the Work where Applications for Payment may include materials or quipment purchased or fabricated and stored, but not yet installed.
  - a. Differentiate between items stored on-site and items stored off-site. Include evidence of insurance or boated warehousing if required.
- 6. Provide separate line items in the Schedule of Values for initial cost of materials, for each subsequent stage of compartion, and for total installed value of that part of the Work.
- subsequent stage of completion, and for total installed value of that part of the Work.

  7. Each item in the Schedule of Values and Applications for Payment shall be complete. Include total cost and propertionate share of general overhead and profit for each item.
  - a. Temporary factives and other major cost items that are not direct cost of actual work in-lace may be shown either as separate line items in the Schedule of Values or distributed as general overhead expense, at Contractor's option.
- 8. Sched le Updating: Update and resubmit the Schedule of Values before the next Applications for Payment when Change Orders or Construction Change Directives result in a hange in the Contract Sum.

### 1.5 APPLICATIONS FOR PAYMENT

- Each Application for Payment shall be consistent with previous applications and payments as certified by Architect and paid for by Owner.
  - 1. Initial Application for Payment, Application for Payment at time of Substantial Completion, and final Application for Payment involve additional requirements.
- B. Payment Application Times: The date for each progress payment is indicated in the Agreement between Owner and Contractor. The period of construction Work covered by each Application for Payment is the period indicated in the Agreement.

- C. Payment Application Forms: Use AIA Document G702 and AIA Document G703 Continuation Sheets as form for Applications for Payment.
- D. Application Preparation: Complete every entry on form. Notarize and execute by a person authorized to sign legal documents on behalf of Contractor. Architect will return incomplete applications without action.
  - 1. Entries shall match data on the Schedule of Values and Contractor's Contraction Schedule. Use updated schedules if revisions were made.
  - 2. Include amounts of Change Orders and Construction Change Directives issued be ore last day of construction period covered by application.
- E. Transmittal: Submit 3 signed and notarized original copies of each Application for Payment to Architect by a method ensuring receipt within 24 hours. One copy shall include waivers of lien and similar attachments if required.
  - 1. Transmit each copy with a transmittal form listing attachments and recording appropriate information about application.
- F. Initial Application for Payment: Administrative actions and submittals that must precede or coincide with submittal of first Application for Payment actude the following:
  - 1. List of subcontractors.
  - 2. Schedule of Values.
  - 3. Contractor's Construction Schedule (preliminary if not final).
  - 4. List of Contractor's staff assignments Project Superintendent specifically).
  - 5. Copies of building permits.
  - 6. Certificates of insurance and insurance policies.
  - 7. Performance and payment bonds.
- G. Application for Payment at Substantial Completion: After issuing the Certificate of Substantial Completion, submit an Application for Payment showing 100 percent completion for portion of the Work claimed as substantially complete.
  - 1. Include documentation supporting claim that the Work is substantially complete and a statement showing an accounting of changes to the Contract Sum.
- H. Final Payment Application: Submit final Application for Payment with releases and supporting decumentation not previously submitted and accepted, including, but not limited, to the following:
  - 1. Updated final statement, accounting for final changes to the Contract Sum.
  - 2. AIA Document G706, "Contractor's Affidavit of Payment of Debts and Claims."
  - 3. AIA Document G706A, "Contractor's Affidavit of Release of Liens."
  - 4. AIA Document G707, "Consent of Surety to Final Payment."

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

### **END OF SECTION 012900**

PAYMENT PROCEDURES 012900 - 3

# AOT FOR BIDDING PURPOSES

### SECTION 013100 - PROJECT MANAGEMENT AND COORDINATION

### 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 provisions for coordinating construction operations on Project including, but not limited to, the following:
  - 1. General project coordination procedures.
  - 2. Administrative and supervisory personnel.
  - 3. Project meetings.
- B. Related Sections: The following Sections contain requirements that relate to this Section:
  - 1. Division 1 Section "Construction Progress Documentation" for preparing and submitting the Contractor's Construction Schedule.
  - 2. Division 1 Section "Closeout Procedure" 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 install tion of one part of the Work depends on installation of other components, before or after its can installation.
  - 2. Coordinate installation of different components with subcontractors to ensure maximum accessibility for required maintenance, service, and repair.
  - 9. Make adequate provisions to accommodate items scheduled for later installation.
- 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 Owner if coordination of their Work is required.
- 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 Contractor's Construction Schedule.
- 2. Preparation of the Schedule of Values.
- Installation and removal of temporary facilities and controls. 3.
- 4. Delivery and processing of submittals.
- Progress meetings. 5.
- Preinstallation conferences. 6.
- 7. Project closeout activities.

### 1.4 **SUBMITTALS**

Staff Names: Within 15 days of notice to proceed, submit a list of principal taff assignments, including superintendent and other personnel in attendance at Project six. Identify individuals A. and their duties and responsibilities; list addresses and telephone numers, voluding home and office telephone numbers. Provide names, addresses, and telephone bers of individuals assigned as standbys in the absence of individuals assigned to Project.

### 1.5 PROJECT MEETINGS

- General: The Architect will schedule and conduct meetings and conferences at Project site, Α. unless otherwise indicated.
  - 1. Attendees: Inform participants and others involved, and individuals whose presence is required, of date and time of each meeting.
  - Minutes: The Architect will re ord significant discussions and agreements achieved. The 2. minutes will be distributed to everyore concerned, including Owner, within 7 days of the meeting.
- Preconstruction Conference: A preconstruction conference will be scheduled before the start of construction, at a time can be construction, at a time can be conference will be held at the Project. The meeting will be B. conducted to review esponsibilities and personnel assignments.
  - Attendees. Arthorized representatives of Owner, Architect, and their consultants; 1. Coptractor and its superintendent; major subcontractors; and other concerned parties shall aten the conference. All participants at the conference shall be familiar with Project and authorized to conclude matters relating to the Work.
  - Agenda: Items of significance that could affect progress will be discussed, including the following:
    - Tentative construction schedule.
    - Designation of responsible personnel. b.
    - Procedures for processing field decisions and Change Orders. c.
    - d. Procedures for processing Applications for Payment.
    - Submittal procedures. e.
    - Preparation of Record Documents. f.
    - Use of the premises. g.
    - Responsibility for temporary facilities and controls. h.
    - Parking availability. i.
    - Storage areas. j.
    - Equipment deliveries and priorities.



- 1. Progress cleaning.
- m. Working hours.
- C. Progress Meetings: Progress meetings will be conducted every two weeks. Coordinate dates of meetings with preparation of payment requests.
  - 1. Attendees: In addition to representatives of Owner and Architect, each confractor, subcontractor, supplier, and other entity concerned with current progress or involved in planning, coordination, or performance of future activities shall be represented at base meetings. All participants at the conference shall be familiar with Project and authorized to conclude matters relating to the Work.
  - 2. Agenda: Review and correct or approve minutes of previous progress leeting. Review other items of significance that could affect progress. Include to ics for discussion as appropriate to status of Project.
    - a. 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 Contractor's Construction Schedule. Determine how construction behind schedule will be expedited; secure commoments 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.
    - b. Review present and future needs of each entity present, including the following:
      - 1) Deliveries.
      - 2) Off-site fabrication
      - 3) Access.
      - 4) Site utilization
      - 5) Temporary factities and controls.
      - 6) Work hours.
      - 7) Progress ceaning.
      - 8) Quality and work standards.
  - 3. Reporting: The Architect will distribute minutes of the meeting to each party present and to parties the should have been present. A brief summary, in narrative form, of progress since the previous meeting and report will be included.
    - a. Schedule Updating: Revise Contractor's Construction Schedule after each progress meeting where revisions to the schedule have been made or recognized. The revised schedule will be issued concurrently with the report of each meeting.

PAR 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

### **END OF SECTION 013100**

# AOT FOR BIDDING PURPOSES

### SECTION 013200 - 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 ideamenting the progress of construction during performance of the Work, including the following:
  - 1. Contractor's Construction Schedule.
  - 2. Field condition reports.
  - 3. Special reports.
- B. Related Sections include the following:
  - 1. Division 1 Section "Payment Procedures" for submitting the Schedule of Values.
  - 2. Division 1 Section "Project Management and Coordination" for submitting and distributing meeting and conference minutes.

### 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 consum the and resources.
  - 1. Critical activities are activities on the critical path. They must start and finish on the planned early start and finish times.
- B. PM: Critical path method, which is a method of planning and scheduling a construction project where activities are arranged based on activity relationships. Network calculations letermine when activities can be performed and the critical path of Project.
- Critical Path: The longest connected chain of interdependent activities through the network schedule that establishes the minimum overall Project duration and contains no float.
- D. Event: The starting or ending point of an activity.
- E. Major Area: A story of construction, a separate building, or a similar significant construction element.
- F. Milestone: A key or critical point in time for reference or measurement.

### 1.4 SUBMITTALS

- A. Preliminary Construction Schedule: Submit two opaque copies.
- B. Contractor's Construction Schedule: Submit two opaque copies of initial schedule, large enough to show entire schedule for entire construction period.
- C. Field Condition Reports: Submit two copies at time of discovery of differing conditions
- D. Special Reports: Submit two copies at time of unusual event.

### 1.5 COORDINATION

- A. Coordinate preparation and processing of schedules and reports with performance of 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 elements 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 CONTRACTOR'S CONTRACTION SCHEDULE, GENERAL

- A. Procedures: Confly with procedures contained in AGC's "Construction Planning & Scheduling"
- B. Time Trane: Extend schedule from date established for commencement of the Work to date of Substantal Completion.
  - 1. Contract completion date shall not be changed by submission of a schedule that shows an early completion date, unless specifically authorized by Change Order.
- Activities: Treat each separate area as a separate numbered activity for each principal element of the Work. Comply with the following:
  - 1. Activity Duration: Define activities so no activity is longer than 20 days, unless specifically allowed by Architect.
  - 2. Submittal Review Time: Include review and resubmittal times indicated in Division 1 Section "Submittal Procedures" in schedule. Coordinate submittal review times in Contractor's Construction Schedule with Submittals Schedule.

- 3. Substantial Completion: Indicate completion in advance of date established for Substantial Completion, and allow time for Architect's administrative procedures necessary for certification of Substantial Completion.
- D. Constraints: Include constraints and work restrictions indicated in the Contract Documents and as follows in schedule, and show how the sequence of the Work is affected.
  - 1. Work Restrictions: Show the effect of the following items on the schedule:
    - a. Coordination with existing construction.
    - b. Use of premises restrictions.
    - c. Provisions for future construction.
    - d. Seasonal variations.
    - e. Environmental control.
  - 2. Work Stages: Indicate important stages of construction for each major portion of the Work, including, but not limited to, the following:
    - a. Mockups.
    - b. Fabrication.
    - c. Deliveries.
    - d. Installation.
- E. Milestones: Include milestones indicated in the Contract Documents in schedule, including, but not limited to, the Notice to Proceed, S basantial Completion, and Final Completion.
- F. Contract Modifications: For each proposed contract modification and concurrent with its submission, prepare a time impact analysis using fragnets to demonstrate the effect of the proposed change on the operation of extractions are considered.

### 2.2 CONSTRUCTION CHEDULE

- A. Bar-Chart Schedule Submit horizontal bar-chart-type construction schedule within five days of date esta lished for commencement of the Work.
- B. Proparation: Indicate each significant construction activity separately. Identify first workday beach week with a continuous vertical line. Outline significant construction activities.

### 2.6 REPORTS

- Daily Construction Reports: Prepare a daily construction report recording the following information concerning events at Project site:
- 1. List of subcontractors at Project site.
- 2. List of separate contractors at Project site.
- 3. Approximate count of personnel at Project site.
- 4. Equipment at Project site.

- 5. Material deliveries.
- 6. High and low temperatures and general weather conditions.
- 7. Accidents.
- 8. Meetings and significant decisions.
- 9. Unusual events (refer to special reports).
- 10. Stoppages, delays, shortages, and losses.
- 11. Emergency procedures.
- 12. Orders and requests of authorities having jurisdiction.
- 13. Change Orders received and implemented.
- 14. Construction Change Directives received and implemented.
- 15. Substantial Completions authorized.
- B. Field Condition Reports: Immediately on discovery of a difference between field conditions and the Contract Documents, prepare and submit a detailed report. Submit with a request for interpretation. Include a detailed description of the differing conditions, together with recommendations for changing the Contract Documents.

### 2.4 SPECIAL REPORTS

- A. General: Submit special reports directly to Owner within one day of an occurrence. Distribute copies of report to parties affected by the occurrence.
- B. Reporting Unusual Events: When an event of an unusual and significant nature occurs at Project site, whether or not related firectly to the Work, prepare and submit a special report. List chain of events, persons participating, response by Contractor's personnel, evaluation of results or effects, and similar pertining information. Advise Owner in advance when these events are known or predictable.

### PART 3 - EXECUTION

### 3.1 CONTRACTOR'S CONSTRUCTION SCHEDULE

- A. Contractor's Construction Schedule Updating: At bi-weekly intervals, update schedule to reflect actual construction progress and activities. Issue schedule at each regularly scheduled progress meeting.
  - Revise schedule immediately after each meeting or other activity where revisions have been recognized or made. Issue updated schedule concurrently with the report of each such meeting.
  - 2. As the Work progresses, indicate Actual Completion percentage for each activity.
- B. Distribution: Distribute copies of approved schedule to Architect, Owner, separate contractors, and other parties identified by Contractor with a need-to-know schedule responsibility.

### **END OF SECTION 013200**

## SECTION 013233 - PHOTOGRAPHIC DOCUMENTATION

### 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 and procedural requirements for the formula of the formu
  - 1. Preconstruction photographs.
  - 2. Periodic construction photographs.
  - 3. Final Completion construction photographs.

### B. Related Sections include the following:

- 1. Division 01 Section "Submittal Procedures" for submitting photographic documentation.
- 2. Division 01 Section "Closeout Procedures" for submitting digital media as Project Record Documents at Project closeout
- 3. Division 01 Section "Selective Demolition" for photographic documentation before selective demolition operations commence.

### 1.3 SUBMITTALS

A. Construction Digital Images Stamp a complete set of digital image electronic files as part of the Project closeout on CD-ROM, DVD or flash drive. Identify electronic media with date photographs were taken Sampit images that have same aspect ratio as the sensor, uncropped.

### PART 2 - PRODUCTS

### 2.1 PHOTOGRAPH C MEDIA

A. Digital Images: Provide images in uncompressed TIFF format, produced by a digital camera with minimum sensor size of 4.0 megapixels, and at an image resolution of not less than 1600 by 1200 pixels.

### PART 3 - EXECUTION

### CONSTRUCTION PHOTOGRAPHS

- A. General: Take photographs using the maximum range of depth of field, and that are in focus, to clearly show the Work. Photographs with blurry or out-of-focus areas will not be accepted.
  - 1. Photographs are to be taken weekly at a minimum.
  - 2. Photographs are to be taken when areas are opened prior to the start of the new work.

- 3. Provide temporary lighting when required to produce clear, well-lit photographs without obscuring shadows.
- B. Digital Images: Submit digital images exactly as originally recorded in the digital camera, without alteration, manipulation, editing, or modifications using image-editing software.
  - 1. Date and Time: Include date and time in filename for each image.
  - 2. Field Office Images: Maintain one set of images on CD-ROM in the field Project site, available at all times for reference. Identify images same as or those submitted to Architect.
- Before commencement of excavation, to C. Preconstruction Photographs: encement of demolition, and starting construction take color, digital photographs of Project site and surrounding properties, including existing items to remain during construction, from different vantage points, as directed by Architect.
  - 1.
  - Flag excavation areas and construction limits before at in construction photographs.

    Take a minimum of eight photographs to show extring conditions adjacent to building 2. before starting the Work.
  - Take a minimum of eight photographs of existing buildings adjacent to the building to 3. accurately record physical conditions at start of construction.
  - Take additional photographs as required a record settlement or cracking of adjacent 4. pavements, and other improvement
- Architect-Directed Construction Photographs: From time to time, Architect will instruct the Contractor about number and frequency of color, digital photographs and general directions on D. vantage points. Select actual vantage points and take photographs to show the status of construction and progress since last photographs were taken.
- Final Completion Constitution Photographs: Take a minimum of eight color photographs each E. of the interior and exterior after date of Substantial Completion for submission as Project Record Documents. Architect will direct photographer for desired vantage points.
  - Do not include date stamp. 1.

**END OF SECTION 013233** 

### **SECTION 013300 - 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 1 Specification Sections, apply to this Section.

### 1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for submitting Shop Drawings, Product Data, Samples, and other submittals.
- B. Related Sections include the following:
  - 1. Division 1 Section "Payment Procedures" for submitting Applications for Payment and the Schedule of Values.
  - 2. Division 1 Section "Project Management and Coordination" for submitting and distributing meeting and conference minutes and for submitting Coordination Drawings.
  - 3. Division 1 Section "Construction Progress Documentation" for submitting schedules and reports, including Contractor's Construction Schedule and the Submittals Schedule.
  - 4. Division 1 Section "Quality Requirements" for submitting test and inspection reports and for mockup requirements.
  - 5. Division 1 Section "Cose at Procedures" for submitting warranties.
  - 6. Division 1 Section "Project Record Documents" for submitting Record Drawings, Record Specifications, and Record Product Data.
  - 7. Division 1 Section "Operation and Maintenance Data" for submitting operation and maintenance nanuals.

### 1.3 DEFINITIONS

- A. Action Sibmittals: Written and graphic information that requires Architect's responsive action.
- B. Informational Submittals: Written information that does not require Architect's responsive ction. Submittals may be rejected for not complying with requirements.

### SUBMITTAL PROCEDURES

- A. General: Electronic copies of CAD Drawings of the Contract Drawings will be provided by Architect for Contractor's use in preparing submittals. The Contractor will be responsible for field verifying existing conditions.
- B. Coordination: Coordinate preparation and processing of submittals with performance of construction activities.

- Coordinate each submittal with fabrication, purchasing, testing, delivery, other 1. submittals, and related activities that require sequential activity.
- Coordinate transmittal of different types of submittals for related parts of the Work so 2. processing will not be delayed because of need to review submittals concurrently for coordination.
  - a. Architect reserves the right to withhold action on a submittal coordination with other submittals until related submittals are received.
- Processing Time: Allow enough time for submittal review, including time for submittals, as C. follows. Time for review shall commence on Architect's receipt of submitta. No extension of the Contract Time will be authorized because of failure to transmit supported enough in advance of the Work to permit processing, including resubmittals.
  - 1. Initial Review: Allow 15 days for initial review of each sabmit al. Allow additional time if coordination with subsequent submittals is required. Architect will advise Contractor when a submittal being processed must be delayed for coordination.

    Intermediate Review: If intermediate submittal is exessary, process it in same manner
  - 2. as initial submittal.
  - Resubmittal Review: Allow 15 days for review deach resubmittal. 3.
  - Sequential Review: Where sequential Aviv of submittals by Architect's consultants, 4. Owner, or other parties is indicated, allow 21 days for initial review of each submittal.
- Identification: Place a permanent label or the block on each submittal for identification. D.
  - Indicate name of firm or entity that prepared each submittal on label or title block. 1.
  - Provide a space approximately 6 by 8 inches (150 by 200 mm) on label or beside title 2. block to record Contractor review and approval markings and action taken by Architect.
  - Include the following internation on label for processing and recording action taken: 3.
    - Project name a.
    - Date. b.
    - Name and address of Architect.
    - Name and address of Contractor.
    - Name and address of subcontractor.
    - Name and address of supplier.
    - Name of manufacturer.
    - Submittal number or other unique identifier, including revision identifier.
      - Submittal number shall use Specification Section number followed by a 1) decimal point and then a sequential number (e.g., 06100.01). Resubmittals shall include an alphabetic suffix after another decimal point (e.g., 06100.01.A).
    - i. Number and title of appropriate Specification Section.
    - Drawing number and detail references, as appropriate. j.
    - k. Location(s) where product is to be installed, as appropriate.
    - Other necessary identification. 1.



- E. Deviations: Highlight or otherwise specifically identify deviations from the Contract Documents on submittals.
- F. Additional Copies: Unless additional copies are required for final submittal, and unless Architect observes noncompliance with provisions in the Contract Documents, initial submittal may serve as final submittal.
  - 1. Submit one copy of submittal to concurrent reviewer in addition to specified number copies to Architect.
  - 2. Additional copies submitted for maintenance manuals will be marked action taken and will be returned.
- Package each submittal individually and appropriately for transmittal and G. Transmittal: handling. Transmit each submittal using a transmittal form. Architect will return submittals, without review, received from sources other than Contractor.
  - 1. Transmittal Form: Provide locations on form for the lle ving information:
    - Project name. a.
    - b. Date.
    - Destination (To:). c.
    - Source (From:).
    - Names of subcontractor, mar ufacturer, and supplier.
    - Category and type of submittal. f.
    - Submittal purpose and escription. g.
    - Specification Section number and title. h.
    - Drawing number and de ail references, as appropriate. Submittal and dranshittal distribution record. i.
    - j.
    - k. Remarks.
    - Signature of tran mitter. 1.
  - 2. On an aracled separate sheet, prepared on Contractor's letterhead, record relevant information requests for data, revisions other than those requested by Architect on previous libraittals, and deviations from requirements in the Contract Documents, ictuing minor variations and limitations. Include same label information as related ubmittal.
- submittals: Make resubmittals in same form and number of copies as initial submittal.
  - Note date and content of previous submittal.
  - Note date and content of revision in label or title block and clearly indicate extent of revision.
  - Resubmit submittals until they are marked "Furnish as Submitted".
- Distribution: Furnish copies of final submittals to manufacturers, subcontractors, suppliers, fabricators, installers, authorities having jurisdiction, and others as necessary for performance of construction activities. Show distribution on transmittal forms.

J. Use for Construction: Use only final submittals with mark indicating "Furnish as Submitted" or "Revise as Noted & Furnish" taken by Architect.

### 1.5 CONTRACTOR'S USE OF ARCHITECT'S CAD FILES

- A. General: At Contractor's written request, copies of Architect's CAD files will be provided to Contractor for Contractor's use in connection with Project, subject to the following conditions
  - 1. CADD files are limited to those that have been generated for this Project.
  - 2. CADD files for the floor plans and roof plans shall be provided will not be provided.
  - 3. Contractor will be asked to sign Architects waiver of release form before files will be delivered to the contractor.

### PART 2 - PRODUCTS

### 2.1 ACTION SUBMITTALS

- A. General: Prepare and submit Action Submittals required by individual Specification Sections.
- B. Product Data: Collect information into a ingle submittal for each element of construction and type of product or equipment.
  - 1. If information must be specially prepared for submittal because standard printed data are not suitable for use submit as Shop Drawings, not as Product Data.
  - 2. Mark each copy feach submittal to show which products and options are applicable.
  - 3. Include the following information, as applicable:
    - a. Man vaccer's written recommendations.
    - b. Ma. ut. cturer's product specifications.
    - c Manufacturer's installation instructions.
    - 1 > Standard color charts.
    - e. Manufacturer's catalog cuts.
    - f. Wiring diagrams showing factory-installed wiring.
    - g. Printed performance curves.
    - h. Operational range diagrams.
    - i. Mill reports.
    - j. Standard product operation and maintenance manuals.
    - k. Compliance with specified referenced standards.
    - 1. Testing by recognized testing agency.
    - m. Application of testing agency labels and seals.
    - n. Notation of coordination requirements.
  - 4. Submit Product Data before or concurrent with Samples.



- 5. Number of Copies: Submit six (6) copies of Product Data, unless otherwise indicated. Architect will return three copies. Mark up and retain one returned copy as a Project Record Document.
- C. Shop Drawings: Prepare Project-specific information, drawn accurately to scale. Do not be Shop Drawings on reproductions of the Contract Documents or standard printed data.
  - 1. Preparation: Fully illustrate requirements in the Contract Documents. Inc. de the following information, as applicable:
    - a. Dimensions.
    - b. Identification of products.
    - c. Fabrication and installation drawings.
    - d. Roughing-in and setting diagrams.
    - e. Wiring diagrams showing field-installed wiring, including power, signal, and control wiring.
    - f. Shopwork manufacturing instructions.
    - g. Templates and patterns.
    - h. Schedules.
    - i. Design calculations.
    - j. Compliance with specified standards
    - k. Notation of coordination requirement
    - 1. Notation of dimensions established by field measurement.
    - m. Relationship to adjoining construction clearly indicated.
    - n. Seal and signature of professional engineer if specified.
    - o. Wiring Diagrams: Differentiate between manufacturer-installed and field-installed wiring.
  - 2. Sheet Size: Except for amplates, patterns, and similar full-size drawings, submit Shop Drawings on sheet at teast 8-1/2 by 11 inches (215 by 280 mm) but no larger than 30 by 40 inches (750 by 1000 mm).
  - 3. Number of Oppies: Submit six (6) opaque copies of each submittal, unless copies are required for operation and maintenance manuals. Submit five copies where copies are required for operation and maintenance manuals. Architect will retain three copies; remarked will be returned.
- D. 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.
  - Transmit Samples that contain multiple, related components such as accessories together in one submittal package.
  - 2. Identification: Attach label on unexposed side of Samples that includes the following:
    - a. Generic description of Sample.
    - b. Product name and name of manufacturer.
    - c. Sample source.
    - d. Number and title of appropriate Specification Section.

- 3. Disposition: Maintain sets of approved Samples at Project site, available for quality-control comparisons throughout the course of construction activity. Sample sets may be used to determine final acceptance of construction associated with each set.
  - a. Samples that may be incorporated into the Work are indicated in individual Specification Sections. Such Samples must be in an undamaged condition at into of use.
  - b. Samples not incorporated into the Work, or otherwise designated as wher's property, are the property of Contractor.
- 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 pattern a milable.
  - a. Number of Samples: Submit one full set(s) of available choices where color, pattern, texture, or similar characteristics are required to be selected from manufacturer's product line. Architect will return submittal with options selected.
- 5. Samples for Verification: Submit full-size units of Samples of size indicated, prepared from same material to be used for the Work, cared 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 thits 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 four sets of Samples. Architect will retain three Sample sets; remainder will be returned.
    - 1) Subject a single Sample where assembly details, workmanship, fabrication techniques, connections, operation, and other similar characteristics are to e demonstrated.
    - 2) If variation in color, pattern, texture, or other characteristic is inherent in material or product represented by a Sample, submit at least four sets of paired units that show approximate limits of variations.
- E. Product Schedule or List: As required in individual Specification Sections, prepare a written summary indicating types of products required for the Work and their intended location. Include the following information in tabular form:
  - Type of product. Include unique identifier for each product.
  - 2. Number and name of room or space.
  - 3. Location within room or space.
  - 4. Number of Copies: Submit three copies of product schedule or list, unless otherwise indicated. Architect will return two copies.
    - a. Mark up and retain one returned copy as a Project Record Document.

- F. Contractor's Construction Schedule: Comply with requirements specified in Division 1 Section "Construction Progress Documentation" for Construction Manager's action.
- G. Submittals Schedule: Comply with requirements specified in Division 1 Section "Construction Progress Documentation."
- H. Application for Payment: Comply with requirements specified in Division 1 Section "Payment Procedures."
- I. Schedule of Values: Comply with requirements specified in Division 1 Section "Payment Procedures."
- J. Subcontract List: Prepare a written summary identifying individuals or first 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) covered by subcontract.
  - 3. Drawing number and detail references, as appropriate, covered by subcontract.
  - 4. Number of Copies: Submit three copies of abcortractor list, unless otherwise indicated. Architect will return two copies.
    - a. Mark up and retain one returne copy as a Project Record Document.

### 2.2 INFORMATIONAL SUBMITY ALS

- A. General: Prepare and submit Aformational Submittals required by other Specification Sections.
  - 1. Number of Copies. Submit three copies of each submittal, unless otherwise indicated. Architect with not return copies.
  - 2. Certificates and Certifications: Provide a notarized statement that includes signature of entity responsible for preparing certification. Certificates and certifications shall be signed by an officer or other individual authorized to sign documents on behalf of that nutry.
  - Test and Inspection Reports: Comply with requirements specified in Division 1 Section "Quality Requirements."
- F. Joordination Drawings: Comply with requirements specified in Division 1 Section "Project Management and Coordination."
- C. Contractor's Construction Schedule: Comply with requirements specified in Division 1 Section "Construction Progress Documentation."
- D. Qualification Data: Prepare written information that demonstrates capabilities and experience of firm or person. Include lists of completed projects with project names and addresses, names and addresses of architects and owners, and other information specified.

- Project Manual
  - Welding Certificates: Prepare written certification that welding procedures and personnel E. comply with requirements in the Contract Documents. Submit record of Welding Procedure Specification (WPS) and Procedure Qualification Record (PQR) on AWS forms. Include names of firms and personnel certified.
  - Installer Certificates: Prepare written statements on manufacturer's letterhead certifying F. Installer complies with requirements in the Contract Documents and, where required, authorized by manufacturer for this specific Proiect.
  - Manufacturer Certificates: Prepare written statements on manufacturer's letter and cortifying G. that manufacturer complies with requirements in the Contract Documents. Include evidence of manufacturing experience where required.
  - Product Certificates: Prepare written statements on manufacture's etterlead certifying that H. product complies with requirements in the Contract Documents.
  - I. Material Certificates: Prepare written statements on manufacturer's letterhead certifying that material complies with requirements in the Contract Documents.
  - Material Test Reports: Prepare reports written by qualified testing agency, on testing agency's J. standard form, indicating and interpreting standard for material for compliance with requirements in the Contract Documents.
  - K. Product Test Reports: Prepare written reports indicating current product produced by manufacturer complies with requirements in the Contract Documents. Base reports on evaluation of tests performed by manufacturer and witnessed by a qualified testing agency, or on comprehensive tests performed by a qualified testing agency.
  - Research/Evaluation Reports: Prepare written evidence, from a model code organization L. acceptable to authorities having jurisdiction, that product complies with building code in effect for Project. Include the following information:
    - Name of evaluation organization. 1.
    - Date of evoluation. 2.
    - 3. Time period when report is in effect.
    - reduct and manufacturers' names.
    - Description of product.
    - Test procedures and results.
    - Limitations of use.
  - chedule of Tests and Inspections: Comply with requirements specified in Division 1 Section "Ouality Requirements."
  - Preconstruction Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting results of tests performed before installation of product, for compliance with performance requirements in the Contract Documents.
  - O. Compatibility Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting results of compatibility tests performed

before installation of product. Include written recommendations for primers and substrate preparation needed for adhesion.

- P. Field Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting results of field tests performed either during installation of product or after product is installed in its final location, for compliance requirements in the Contract Documents.
- Q. Maintenance Data: Prepare written and graphic instructions and procedures for operation and normal maintenance of products and equipment. Comply with requirement specified in Division 1 Section "Operation and Maintenance Data."
- R. Design Data: Prepare 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 vertion of software, if any, used for calculations. Include page numbers.
- S. Manufacturer's Instructions: Prepare written or published information that documents manufacturer's recommendations, guidelines, and precedures for installing or operating a product or equipment. Include name of product and name, address, and telephone number of manufacturer. Include the following, as applicables
  - 1. Preparation of substrates.
  - 2. Required substrate tolerances
  - 3. Sequence of installation or erection,
  - 4. Required installation to rance
  - 5. Required adjustments.
  - 6. Recommendations for chaning and protection.
- T. Manufacturer's Field Reports: Prepare written information documenting factory-authorized service representative's tests and inspections. Include the following, as applicable:
  - 1. Name, address, and telephone number of factory-authorized service representative packing report.
  - 2. Attachment on condition of substrates and their acceptability for installation of product.
  - 3 Starment that products at Project site comply with requirements.
  - 4. Summary of installation procedures being followed, whether they comply with requirements and, if not, what corrective action was taken.
    - Results of operational and other tests and a statement of whether observed performance complies with requirements.
  - 6. Statement whether conditions, products, and installation will affect warranty.
  - 7. Other required items indicated in individual Specification Sections.
- U. Insurance Certificates and Bonds: Prepare written information indicating current status of insurance or bonding coverage. Include name of entity covered by insurance or bond, limits of coverage, amounts of deductibles, if any, and term of the coverage.

- V. Material Safety Data Sheets (MSDSs): Submit information directly to Owner; do not submit to Architect.
  - 1. Architect will not review submittals that include MSDSs and will return the entire submittal for resubmittal.

### PART 3 - EXECUTION

### 3.1 CONTRACTOR'S REVIEW

- A. 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. Mark with approval stamp before submitting to Architect.
- B. Approval Stamp: Stamp each submittal with a uniform, approval stamp. Include Project name and location, submittal number, Specification Section title and number, name of reviewer, date of Contractor's approval, and 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 submittally that do not bear Contractor's approval stamp and will return them without action.
- B. Action Submittals: Architect will review each submittal, make marks to indicate corrections or modifications required, and resum t. Architect will stamp each submittal with an action stamp and will mark stamp appropriately to indicate action taken, as follows:
  - 1. Furnish as 50 mitted.
  - 2. Revise as North & Furnish.
  - 3. Revise as No. d & Furnish. Submit Revised Copy for Record.
  - 4. Revie & Resubmit.
- C. Informational Submittals: Architect will review each submittal and will not return it, or will turn it if it does not comply with requirements. Architect will forward each submittal to appropriate party.
- Partial submittals are not acceptable, will be considered nonresponsive, and will be returned without review.
- E. Submittals not required by the Contract Documents may not be reviewed and may be discarded.

### **END OF SECTION 013300**

### **SECTION 013510 - HISTORIC TREATMENT 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 general protection and treatment procedures for the tune Project.
- B. Related Sections include the following:
  - 1. Division 1 Section "Photographic Documentation" for preconstruction documentation.

### 1.3 DEFINITIONS

- A. Existing to Remain: Existing items that are not to be removed or dismantled.
- B. Historic: Spaces, areas, rooms, surfaces, materials, finishes, and overall appearance which are important to the successful reconstruction as determined by the Architect. The entire existing Pool House and surrounding ground is considered to be Historic for the purposes of this Project.
- C. Match: To blend with ad seen construction and manifest no apparent difference in material type, species, cut, form, deail, color, grain, texture, or finish; as approved by the Architect.
- D. Reinstall: To prefer removed or dismantled item, repair and clean it as indicated for reuse, and reinstall it in on inal position, or where indicated.
- E. Remo e: Specifically for historic spaces, areas, rooms, and surfaces, the term means to detach an item from existing construction to the limits indicated, using hand tools and hand-operated gower equipment, and legally dispose of it off-site, unless indicated to be salvaged or reinstalled.
- Bepair: To correct damage and defects, retaining existing materials, features, and finishes while employing as little new material as possible. Includes patching, piecing-in, splicing, consolidating, or otherwise reinforcing or upgrading materials.
  - G. Replace: To remove, duplicate, and reinstall entire item with new material. The original item is the pattern for creating duplicates unless otherwise indicated.
- H. Retain: To keep existing items that are not to be removed or dismantled.
- I. Salvage: To protect removed or dismantled items and deliver them to Owner ready for reuse.

### **SUBMITTALS** 1.4

- Preconstruction Documentation: Show preexisting conditions of adjoining construction and site A. improvements, including finish surfaces, that might be misconstrued as damage caused by historic treatment operations.
- B. Inventory of Salvaged Items: After removal or dismantling work is complete, submit a items that have been salvaged.

### STORAGE AND PROTECTION OF HISTORIC MATERIALS 1.5

### A. Salvaged Materials:

- Clean only loose debris from salvaged historic items unless ore extensive cleaning is 1.
- Pack or crate items after cleaning; cushion against damage during handling. Label 2. contents of containers.
- 3. Store items in a secure area until delivery to Owner.
- Transport items to Owner's storage area designated by Owner. 4.
- Protect items from damage during transport and storage. 5.

### B. Materials for Reinstallation:

- Repair and clean historic item as in licated and to functional condition for reuse. 1.
- Pack or crate items after cleaning and repairing; cushion against damage during handling. 2. Label contents of containers.
- 3.
- Protect items from datage during transport and storage. Reinstall items in locations indicated. Comply with installation requirements for new 4. materials and equipment unless otherwise indicated. Provide connections, supports, and miscellaneous mater of to make item functional for use indicated.
- Existing Historic state reals to Remain: Protect construction indicated to remain against damage and soiling from construction work. Where permitted by Architect, items may be dismantled C. and taken to a suitable, protected storage location during construction work and reinstalled in their of ginal locations after historic treatment and construction work in the vicinity is complete.

### **VECT CONDITIONS**

- eneral Size Limitation in Historic Spaces: Materials, products, and equipment used for performing the Work and for transporting debris, materials, and products shall be of sizes that clear surfaces within historic spaces, areas, rooms, and openings, including temporary protection, by 12 inches or more.
- Owner will occupy the buildings immediately adjacent to removal and dismantling area. B. Conduct removal and dismantling work so Owner's operations will not be disrupted.

- C. Conditions existing at time of inspection for bidding purpose will be maintained by Owner as far as practical.
- D. Notify Architect of discrepancies between existing conditions and Drawings before proceeding with removal and dismantling work.

### E. Excavations:

- 1. Contact the Architect a minimum of two weeks prior to the start of any excavation work to allow for the State's archaeologist to be present to monitor the work.
  - a. Allow adequate time for the archaeologist to inspect items that have be of historic value. Time lost by the contractor resulting from potential stoppages shall be recorded by the contractor. The time lost shall be add d to the contract completion date.
  - b. Typical work stoppages consist of less than one four unless significant features are uncovered.
  - c. The area where the new walkway is to be proced has been sufficiently researched and no new features are anticipated.
  - d. The proposed work has minimal impact soils below the top soil and should result in minimal stoppages.
  - e. Stockpile removed soils to allow the archaeologist's inspection prior to removing from site if required.
- F. Hazardous Materials: It is not expected that hazardous materials will be encountered in the Work.
  - 1. If materials suspected of centaining hazardous materials are encountered, do not disturb; immediately notify treflect and Owner. Owner will remove hazardous materials under a separate contract
    - a. In the case of asbestos, stop work in the area of potential hazard, shut off fans and other air-nandlers ventilating the area, and rope off area until the questionable material is identified. Re-assign workers to continue work in unaffected areas. Resume work in the area of concern after safe working conditions are verified.
- G. Storage of sale of removed or dismantled items on-site is not permitted unless otherwise in licated.

### PART 2 - PRODUCTS - (Not Used)

### PART 3 - EXECUTION

### 3.1 PROTECTION, GENERAL

- Ensure that supervisory personnel are on-site and on duty when work near Historic space A. areas begins and during its progress.
- Protect persons, motor vehicles, surrounding surfaces of building, building B. site, plants, and surrounding buildings from harm.
  - Use only proven protection methods, appropriate to ach area and surface being 1. protected.
  - Provide barricades, barriers, and temporary directional ignage to exclude public from 2. areas where work is being performed.
  - Erect temporary protective covers over walkways and at points of pedestrian and vehicular entrance and exit that must remain in service during course of work. 3.
  - Contain dust and debris generated by remore and dismantling work and prevent it from 4. reaching the public or adjacent surfaces
  - Provide shoring, bracing, and supports as necessary. Do not overload structural elements. Protect floors and other surfaces along half routes from damage, wear, and staining. 5.
  - 6.

### C. Temporary Protection of Historic Materials

- Protect existing histoic in terrals with temporary protections and construction. Do not 1. deface or remove existing materials.
- 2. Do not attach temporary protection to historic surfaces except as indicated as part of the historic treatment program and approved by Architect.
- Comply with each product manufacturer's written instructions for protections and precautions. D. Protect against adverse effects of products and procedures on people and adjacent materials, component, and vegetation.
- Utility and Communications Services: E.
  - Notify the Owner, Architect, and authorities having jurisdiction, owning or controlling wires, conduits, pipes, and other services affected by the work before commencing
  - Maintain existing services unless otherwise indicated; keep in service, and protect against damage during operations. Provide temporary services during interruptions to existing utilities.
- F. Existing Drains: Prior to the start of work in an area, test drainage system to ensure that it is functioning properly. Notify Architect immediately of inadequate drainage or blockage. Do not begin work in an area until the drainage system is in working order.

- Project Manual
  - 1. Prevent solids such as stone or mortar residue from entering the drainage system. Clean out drains and drain lines that become sluggish or blocked by sand or other materials resulting from historic treatment work.
  - 2. Protect drains from pollutants. Block drains or filter out sediments, allowing only clean water to pass.

## **END OF SECTION 013510**

### **SECTION 014000 - QUALITY REQUIREMENTS**

### PART 1 - GENERAL

Project Manual

### 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 quality assurance and quality control.
- B. Testing and inspecting services are required to verify compliance with requirements specified or indicated. These services do not relieve Contractor of responsibility for compliance with the Contract Document requirements.
  - 1. Specific quality-assurance and -control requirements for individual construction activities are specified in the Sections that specify those activities. Requirements in those Sections may also cover production of grandard products.
  - 2. Specified tests, inspections, and related actions do not limit Contractor's other quality-assurance and -control procedures that facilitate compliance with the Contract Document requirements.
  - 3. Requirements for Controtto, to provide quality-assurance and -control services required by Architect, Owner authorities having jurisdiction are not limited by provisions of this Section.
- C. Related Sections petals but are not limited to the following:
  - 1. Division 1 Section "Construction Progress Documentation" for developing a schedule of required tests and inspections.
  - 2. Division 1 Section "Cutting and Patching" for repair and restoration of construction disturbed by testing and inspecting activities.

### 1.6 DEFINITIONS

- A. Quality-Assurance Services: Activities, actions, and procedures performed before and during execution of the Work to guard against defects and deficiencies and substantiate that proposed construction will comply with requirements.
- B. Quality-Control Services: Tests, inspections, procedures, and related actions during and after execution of the Work to evaluate that actual products incorporated into the Work and completed construction comply with requirements. Services do not include contract enforcement activities performed by Architect.

- C. Mockups: Full-size, physical assemblies that are constructed on-site. Mockups are used to verify selections made under sample submittals, to demonstrate aesthetic effects and, where indicated, qualities of materials and execution, and to review construction, coordination, testing, or operation; they are not Samples. Approved mockups establish the standard by which the Work will be judged.
- D. Laboratory Mockups: Full-size, physical assemblies that are constructed at testing facility to verify performance characteristics.
- E. Preconstruction Testing: Tests and inspections that are performed specifically for the Project before products and materials are incorporated into the Work to verify performance or compliance with specified criteria.
- F. Product Testing: Tests and inspections that are performed by an NPTL and VLAP, or a testing agency qualified to conduct product testing and acceptable to author ies naving jurisdiction, to establish product performance and compliance with industry candards.
- G. Source Quality-Control Testing: Tests and inspections that are performed at the source, i.e., plant, mill, factory, or shop.
- H. Field Quality-Control Testing: Tests and inspections that are performed on-site for installation of the Work and for completed Work.
- I. Testing Agency: An entity engaged to pe form specific tests, inspections, or both. Testing laboratory shall mean the same as te fing a ency.
- J. Installer/Applicator/Erector: Contractor or another entity engaged by Contractor as an employee, Subcontractor, or Subsubcontractor, to perform a particular construction operation, including installation, eraction, application, and similar operations.
  - 1. Using a term such a "carpentry" does not imply that certain construction activities must be performed by accredited or unionized individuals of a corresponding generic name, such as "carpenter." It also does not imply that requirements specified apply exclusively to trades prope of the corresponding generic name.
- K. Experienced: When used with an entity, "experienced" means having successfully completed a minimum of five previous projects similar in size and scope to this Project; being familiar with special requirements indicated; and having complied with requirements of authorities having juris liction.

### CONFLICTING REQUIREMENTS

A. General: If compliance with two or more standards is specified and the standards establish different or conflicting requirements for minimum quantities or quality levels, comply with the most stringent requirement. Refer uncertainties and requirements that are different, but apparently equal, to Architect for a decision before proceeding.

Minimum Quantity or Quality Levels: The quantity or quality level shown or specified shall be B. the minimum provided or performed. The actual installation may comply exactly with the minimum quantity or quality specified, or it may exceed the minimum within reasonable limits. To comply with these requirements, indicated numeric values are minimum or maximum, as appropriate, for the context of requirements. Refer uncertainties to Architect for a decision before proceeding.

### 1.5 **SUBMITTALS**

- For testing agencies specified in "Quality Assurance Article to A. Oualification Data: demonstrate their capabilities and experience. Include proof of qualification in the form of a recent report on the inspection of the testing agency by a recognized authority.
- Schedule of Tests and Inspections: Prepare in tabular form and include the following: B.
  - 1. Specification Section number and title.
  - Description of test and inspection. 2.
  - Identification of applicable standards. 3.
  - 4. Identification of test and inspection methods
  - Number of tests and inspections required. 5.
  - Time schedule or time span for tests and inspections. 6.
  - Entity responsible for performing tots and inspections. 7.
  - Requirements for obtaining samples. 8.
  - Unique characteristics of each quality-control service. 9.
- Reports: Prepare and submit certified written reports that include the following: C.
  - 1. Date of issue.
  - 2. Project title and Number
  - Name, address, and elephone number of testing agency. 3.
  - Dates and focitions of samples and tests or inspections. 4.
  - Names of in tividuals making tests and inspections. 5.
  - Description of the Work and test and inspection method. 6.
  - Lient fication of product and Specification Section. 7.
  - Complete test or inspection data.
  - Test and inspection results and an interpretation of test results.
  - Record of temperature and weather conditions at time of sample taking and testing and inspecting.
    - Comments or professional opinion on whether tested or inspected Work complies with the Contract Document requirements.
  - Name and signature of laboratory inspector. 12.
  - 13. Recommendations on retesting and reinspecting.
- D. Permits, Licenses, and Certificates: For Owner's records, submit copies of permits, licenses, certifications, inspection reports, releases, jurisdictional settlements, notices, receipts for fee payments, judgments, correspondence, records, and similar documents, established for compliance with standards and regulations bearing on performance of the Work.

### 1.6 **QUALITY ASSURANCE**

- General: Qualifications paragraphs in this Article establish the minimum qualification levels A. required; individual Specification Sections specify additional requirements.
- Installer Qualifications: A firm or individual experienced in installing, erecting, or assemulations. B. work similar in material, design, and extent to that indicated for this Project, whose work has resulted in construction with a record of successful in-service performance.
- Manufacturer Qualifications: A firm experienced in manufacturing products p C. to those indicated for this Project and with a record of successful in-service per primance, as well as sufficient production capacity to produce required units.
- Fabricator Qualifications: A firm experienced in producing products smile to those indicated D. for this Project and with a record of successful in-service performance, as well as sufficient production capacity to produce required units.
- Testing Agency Qualifications: An NRTL, an NVLAR of an independent agency with the E. experience and capability to conduct testing and inspecting adjusted, as documented according to ASTM E 548; and with additional qualifications specified in individual Sections; and where required by authorities having jurisdiction, that is a ceptable to authorities.
  - 1.
  - NRTL: A nationally recognized testing laboratory according to 29 CFR 1910.7. NVLAP: A testing agency accordited according to NIST's National Voluntary 2. Laboratory Accreditation Program.
- Factory-Authorized Service Representative Qualifications: An authorized representative of F. manufacturer who is traited approved by manufacturer to inspect installation of manufacturer's products that an similar in material, design, and extent to those indicated for this Project.
  - Testing Age cy Responsibilities: Submit a certified written report of each test, 1. inspection, and similar quality-assurance service to Architect with copy to Contractor. Interpret tests and inspections and state in each report whether tested and inspected work complies with or deviates from the Contract Documents.
- G. Mckups Before installing portions of the Work requiring mockups, build mockups for each m of construction and finish required to comply with the following requirements, using materials indicated for the completed Work:
  - Build mockups in location and of size indicated or, if not indicated, as directed by Architect.
  - Notify Architect seven days in advance of dates and times when mockups will be constructed.
  - 3. Demonstrate the proposed range of aesthetic effects and workmanship.
  - Obtain Architect's approval of mockups before starting work, fabrication, or construction.
    - Allow seven days for initial review and each re-review of each mockup. a.

- 5. Maintain mockups during construction in an undisturbed condition as a standard for judging the completed Work.
- 6. Demolish and remove mockups when directed, unless otherwise indicated.

### 1.7 QUALITY CONTROL

- A. Owner Responsibilities: Where quality-control services are indicated as Owner's responsibility Owner will engage a qualified testing agency to perform these services.
  - 1. Owner will furnish Contractor with names, addresses, and telephone numbers of testing agencies engaged and a description of types of testing and inspecting in y are engaged to perform.
  - 2. Costs for retesting and reinspecting construction that replaces o is necessitated by work that failed to comply with the Contract Documents will be charged to Contractor and the Contract Sum will be adjusted by Change Order.
- B. Tests and inspections not explicitly assigned to Owner are Contractor's responsibility. Unless otherwise indicated, provide quality-control services specific and those required by authorities having jurisdiction. Perform quality-control services required of Contractor by authorities having jurisdiction, whether specified or not.
  - 1. Where services are indicated as Contractor's responsibility, engage a qualified testing agency to perform these quality-control services.
    - a. Contractor shall not employ same entity engaged by Owner, unless agreed to in writing by Owner
  - 2. Notify testing agersies at least 24 hours in advance of time when Work that requires testing or inspecting will be performed.
  - 3. Where quality-control services are indicated as Contractor's responsibility, submit a certified written report, in duplicate, of each quality-control service.
  - 4. Testing and inspecting requested by Contractor and not required by the Contract Document are Contractor's responsibility.
  - 5. Sabnit additional copies of each written report directly to authorities having jurisdiction, ben they so direct.
- C. Manufacturer's Field Services: Where indicated, engage a factory-authorized service representative to inspect field-assembled components and equipment installation, including service connections. Report results in writing as specified in Division 1 Section "Submittal Procedures."
- D. Retesting/Reinspecting: Regardless of whether original tests or inspections were Contractor's responsibility, provide quality-control services, including retesting and reinspecting, for construction that replaced Work that failed to comply with the Contract Documents.
- E. Testing Agency Responsibilities: Cooperate with Architect and Contractor in performance of duties. Provide qualified personnel to perform required tests and inspections.

- 1. Notify Architect and Contractor promptly of irregularities or deficiencies observed in the Work during performance of its services.
- 2. Determine the location from which test samples will be taken and in which in-situ tests are conducted.
- 3. Conduct and interpret tests and inspections and state in each report whether tested and inspected work complies with or deviates from requirements.
- 4. Submit a certified written report, in duplicate, of each test, inspection, and similar quality-control service through Contractor.
- 5. Do not release, revoke, alter, or increase the Contract Document requirements crapprove or accept any portion of the Work.
- 6. Do not perform any duties of Contractor.
- F. Associated Services: Cooperate with agencies performing required tests, inspections, and similar quality-control services, and provide reasonable auxiliary services as requested. Notify agency sufficiently in advance of operations to permit assignment of personnel. Provide the following:
  - 1. Access to the Work.
  - 2. Incidental labor and facilities necessary to facilitate test and inspections.
  - 3. Adequate quantities of representative samples of materials that require testing and inspecting. Assist agency in obtaining samples.
  - 4. Facilities for storage and field curing of test camples.
  - 5. Delivery of samples to testing agencies.
  - 6. Preliminary design mix proposed for the for material mixes that require control by testing agency.
  - 7. Security and protection for empley and for testing and inspecting equipment at Project site.
- G. Coordination: Coordinate sequence of activities to accommodate required quality-assurance and -control services with minimum of delay and to avoid necessity of removing and replacing construction to assummodate testing and inspecting.
  - 1. Schedule three for tests, inspections, obtaining samples, and similar activities.
- H. Schedule of Tests and Inspections: Prepare a schedule of tests, inspections, and similar quality-control services required by the Contract Documents. Submit schedule within 30 days of date established for commencement of the Work.
  - 1. Distribution: Distribute schedule to Owner, Architect testing agencies, and each party involved in performance of portions of the Work where tests and inspections are required.

### SPECIAL TESTS AND INSPECTIONS

A. Special Tests and Inspections: Owner will engage a qualified testing agency to conduct special tests and inspections required by authorities having jurisdiction as the responsibility of Owner, and as follows:

- 1. Verifying that manufacturer maintains detailed fabrication and quality-control procedures and reviewing the completeness and adequacy of those procedures to perform the Work.
- 2. Notifying Architect and Contractor promptly of irregularities and deficiencies observed in the Work during performance of its services.
- 3. Submitting a certified written report of each test, inspection, and similar quality-coptol service to Architect with copy to Contractor and to authorities having jurisdiction.
- 4. Submitting a final report of special tests and inspections at Substantial Completion which includes a list of unresolved deficiencies.
- 5. Interpreting tests and inspections and stating in each report whether tested and inspected work complies with or deviates from the Contract Documents.
- 6. Retesting and reinspecting corrected work.

### PART 2 - PRODUCTS (Not Used)

### PART 3 - EXECUTION

### 3.1 TEST AND INSPECTION LOG

- A. Prepare a record of tests and inspections. Include the rollowing:
  - 1. Date test or inspection was conducted
  - 2. Description of the Work tested or in pected.
  - 3. Date test or inspection results were transmitted to Architect.
  - 4. Identification of testing gency or special inspector conducting test or inspection.
- B. Maintain log at Project site. Nest changes and modifications as they occur. Provide access to test and inspection log for an hitect's reference during normal working hours.

### 3.2 REPAIR AND PROTECTION

- A. General on completion of testing, inspecting, sample taking, and similar services, repair damaged construction and restore substrates and finishes.
  - Provide materials and comply with installation requirements specified in other Specification Sections. Restore patched areas and extend restoration into adjoining areas with durable seams that are as invisible as possible.
  - Comply with the Contract Document requirements for Division 1 Section "Cutting and Patching."
- B. Protect construction exposed by or for quality-control service activities.
- C. Repair and protection are Contractor's responsibility, regardless of the assignment of responsibility for quality-control services.

### **END SECTION 014000**

### SECTION 014200 - REFERENCE STANDARDS AND DEFINITIONS

### PART 1 - GENERAL

### 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Unditions and other Division 1 Specification Sections, apply to this Section.

### 1.2 DEFINITIONS

- A. General: Basic contract definitions are included in the Condition of the Contract.
- B. "Indicated": The term "indicated" refers to graphic representations notes, or schedules on the Drawings; or to other paragraphs or schedules in the Specifications and similar requirements in the Contract Documents. Terms such as "shown," "noted," "scheduled," and "specified" are used to help the user locate the reference. Location is not limited.
- C. "Directed": Terms such as "directed," "requested, "authorized," "selected," "approved," "required," and "permitted" mean directed by the Architect, requested by the Architect, and similar phrases.
- D. "Approved": The term "approved," when sed in conjunction with the Architect's action on the Contractor's submittals, applications and requests, is limited to the Architect's duties and responsibilities as stated in the Conditions of the Contract.
- E. "Regulations": The term "coulations" includes laws, ordinances, statutes, and lawful orders issued by authorities having jurisdiction, as well as rules, conventions, and agreements within the construction industry that control performance of the Work.
- F. "Furnish": The ern "furnish" means to supply and deliver to the Project site, ready for unloading, unpacking, assembly, installation, and similar operations.
- G. "Install". The term "install" describes operations at the Project site including the actual unloading, temporary storage, unpacking, assembling, erecting, placing, anchoring, applying, working to dimension, finishing, curing, protecting, cleaning, and similar operations.
- H "Provide": The term "provide" means to furnish and install, complete and ready for the intended use.
- Installer: An installer is the Contractor or another entity engaged by the Contractor, either as an employee, subcontractor, or contractor of lower tier, to perform a particular construction activity, including installation, erection, application, or similar operations. Installers are required to be experienced in the operations they are engaged to perform.
  - 1. The term "experienced," when used with the term "installer," means having successfully completed a minimum of five previous projects similar in size and scope to this Project;

Project Manual

- being familiar with the special requirements indicated; and having complied with requirements of authorities having jurisdiction.
- 2. Trades: Using a term such as "carpentry" does not imply that certain construction activities must be performed by accredited or unionized individuals of a corresponding generic name, such as "carpenter." It also does not imply that requirements specified apply x-clusively to tradespersons of the corresponding generic name.
- 3. Assigning Specialists: Certain Sections of the Specifications require that specific construction activities shall be performed by specialists who are recognized experts to those operations. The specialists must be engaged for those activities, and their accignments are requirements over which the Contractor has no option. However, in ultimate responsibility for fulfilling contract requirements remains with the Contractor.
  - a. This requirement shall not be interpreted to conflict with entercing building codes and similar regulations governing the Work. It is also not intended to interfere with local trade-union jurisdictional settlements and similar conventions.
- J. "Project site" is the space available to the Contractor for performing construction activities, either exclusively or in conjunction with others performing other work as part of the Project. The extent of the Project site is shown on the Drawings and may a may not be identical with the description of the land on which the Project is to be built.
- K. "Testing Agencies": A testing agency is an independent entity engaged to perform specific inspections or tests, either at the Project site or elsewhere, or to report on and, if required, to interpret results of those inspections or tests

### 1.3 SPECIFICATION FORMAT, ND CONTENT EXPLANATION

- A. Specification Format: These Specifications are organized into Divisions and Sections based on the CSI/CSC's "Master prima" numbering system.
- B. Specification Content: These Specifications use certain conventions for the style of language and the intended yearing of certain terms, words, and phrases when used in particular situations. These concentions are as follows:
  - 1. Obbreviated Language: Language used in the Specifications and other Contract Documents is abbreviated. Words and meanings shall be interpreted as appropriate. Words implied, but not stated, shall be interpolated as the sense requires. Singular words shall be interpreted as plural and plural words interpreted as singular where applicable as the context of the Contract Documents indicates.
    - Imperative mood and streamlined language are generally used in the Specifications. Requirements expressed in the imperative mood are to be performed by the Contractor. At certain locations in the Section Text, subjective language is used for clarity to describe responsibilities that must be fulfilled indirectly by the Contractor or by others when so noted.
    - a. 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.

### 1.4 INDUSTRY STANDARDS

- A. Applicability of Standards: Unless the Contract Documents include more stringent requirements, applicable construction industry standards have the same force and effect as if bould or copied directly into the Contract Documents to the extent referenced. Such standards are made a part of the Contract Documents by reference.
- B. Publication Dates: Comply with standards in effect as of the date of the Contract Documents.
- C. Conflicting Requirements: Where compliance with two or more standards is peoffied and the standards establish different or conflicting requirements for minimum quantities or quality levels, comply with the most stringent requirement. Refer uncertainties and requirements that are different, but apparently equal, to the Architect for a decision before a occeding.
  - 1. Minimum Quantity or Quality Levels: The quantity or quality level shown or specified shall be the minimum provided or performed. The actual installation may comply exactly with the minimum quantity or quality specified, or a may exceed the minimum within reasonable limits. To comply with these requirements, indicated numeric values are minimum or maximum, as appropriate, for the context of the requirements. Refer uncertainties to the Architect for a decision before preceeding.
- D. Copies of Standards: Each entity engaged a construction on the Project must be familiar with industry standards applicable to its construction activity. Copies of applicable standards are not bound with the Contract Documents.
  - 1. Where copies of stardard are needed to perform a required construction activity, the Contractor shall obtain capies directly from the publication source and make them available on request.
- E. Abbreviations and planes: Trade association names and titles of general standards are frequently abbreviated. Where abbreviations and acronyms are used in the Specifications or other Contract Documents they mean the recognized name of the trade association, standards-producing organization, authorities having jurisdiction, or other entity applicable to the context of the text provision. Refer to Gale Research's "Encyclopedia of Associations" or Columbia Books' "National Trade & Professional Associations of the U.S.," which are available in most libraries.

### 1.5 UBMITTALS

Permits, Licenses, and Certificates: For the Owner's records, submit copies of permits, licenses, certifications, inspection reports, releases, jurisdictional settlements, notices, receipts for fee payments, judgments, correspondence, records, and similar documents, established for compliance with standards and regulations bearing on performance of the Work.

PRODUCTS (Not Applicable)

PART 2 - EXECUTION (Not Applicable)

**END OF SECTION 014200** 

### SECTION 015000 - TEMPORARY FACILITIES AND CONTROLS

### PART 1 - GENERAL

Project Manual

### 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 requirements for temporary utilities, support facilities, and security and protection facilities.

### 1.3 USE CHARGES

- A. General: Cost or use charges for temporary facilities shall be included in the Contract Sum. Allow other entities to use temporary services and facilities without cost, including, but not limited to testing agencies and authorities having jurisdiction.
- B. Water Service: Water is not available a the site. The contractor shall make provisions for delivery and storage of water as needed for construction activities.
- C. Electric Power Service: Electric power is not available at the site. The contractor shall make provisions for power generation as necessary to complete the work.

### 1.4 QUALITY ASSURANCE

- A. Electric Service Comply with NECA, NEMA, and UL standards and regulations for temporary electric service. Install service to comply with NFPA 70.
- B. Tests and Inspections: Arrange for authorities having jurisdiction to test and inspect each imporary utility before use. Obtain required certifications and permits.

### 15 PROJECT CONDITIONS

A. Temporary Use of Permanent Facilities: Installer of each permanent service shall 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 MATERIALS

- A. Portable Chain-Link Fencing: Minimum 2-inch (50-mm), 9-gage, galvanized steel, chain link fabric fencing; minimum 6 feet (1.8 m) high with galvanized steel pipe posts; minimum 2-3/8-inch- (60-mm-) OD line posts and 2-7/8-inch- (73-mm-) OD corner and pull posts, with 1-5 8-inch- (42-mm-) OD top and bottom rails. Provide galvanized steel bases for supporting polis.
- B. Lumber and Plywood: Pressure-treated dimension lumber and plywood suitable for exterior exposure.
- C. Paint: Exterior latex primer and matching topcoat.

### 2.2 TEMPORARY FACILITIES

- A. Storage and Fabrication Sheds: Provide sheds sized, furnished, and equipped to accommodate materials and equipment for construction operations.
  - 1. Store combustible materials apart from building

### 2.3 EQUIPMENT

- A. Fire Extinguishers: Portable, UL atter, with class and extinguishing agent as required by locations and classes of fire exposure.
- B. Heating Equipment: Use of casoline-burning space heaters, open-flame heaters, or salamander-type heating units is prohibited.

### PART 3 - EXECUTION

### 3.1 INSTAN ATION, GENERAL

- A. Locate facilities where they will serve Project adequately and result in minimum interference with performance of the Work. Relocate and modify facilities as required by progress of the Work.
- Provide each facility ready for use when needed to avoid delay. Do not remove until facilities are no longer needed or are replaced by authorized use of completed permanent facilities.

### 3.2 TEMPORARY UTILITY INSTALLATION

- A. General: Install temporary service or connect to existing service.
  - 1. Arrange with Owner and existing users for time when service can be interrupted, if necessary, to make connections for temporary services.

### B. Sanitary Facilities:

- 1. Toilets: Provide temporary facilities as needed. Comply with a thorities having jurisdiction for type, number, location, operation, and maintenance of fixtures and facilities. Coordinate location of temporary toilet facilities with two.
- C. Electric Power Service: Electric power is not available at the cite. The Contractor shall provide all necessary means to generate power required to complete the Work.
- D. Potable Water Service: Potable water service is not available at the site. The Contractor shall provide all necessary means to provide potable water required to complete the Work.

### 3.3 SUPPORT FACILITIES INSTALLATION

- A. Traffic Controls: Comply with requirements of authorities having jurisdiction.
  - 1. Protect existing site improvements to remain including the Breakwater, existing structures, piers, stairs and langings.
  - 2. Maintain access for fire fighting equipment.
- B. Waste Disposal Facilities, Refer to Division 1 Sections "Summary" and "Work Restrictions" for trash removal. Comply with Division 1 Section "Execution Requirements" for progress cleaning requirements.
- C. Scaffold I fts and Hoists: Provide facilities necessary for accessing the facades and hoisting materials and personnel.
  - Scarfold and truck cranes and similar devices used for hoisting materials are considered "tools and equipment" and not temporary facilities.
  - In this stair and Steps Usage: Use of Owner's existing stairs and steps will be permitted, as long as they are cleaned and maintained in a condition acceptable to Owner. At Substantial Completion, restore stairs and steps to condition existing before initial use.
    - 1. Provide protective coverings, barriers, devices, signs, or other procedures to protect stairs/steps and to maintain means of egress. If, despite such protection, they become damaged, restore damaged areas so no evidence remains of correction work.

### 3.4 SECURITY AND PROTECTION FACILITIES INSTALLATION

- A. Environmental Protection: Provide protection, operate temporary facilities, and conduct construction in ways and by methods that comply with environmental regulations and that minimize possible air, waterway, and subsoil contamination or pollution or other undesirable effects.
- B. Barricades, Warning Signs, and Lights: Comply with requirements of authorities having jurisdiction for erecting structurally adequate barricades, including warning signs and lighting.
- C. Temporary Fire Protection: Install and maintain temporary fire-protection facilities of types needed to protect against reasonably predictable and controllable fire losse. Comply with NFPA 241.
  - 1. Prohibit smoking in all interior spaces and exterior perimeter of the building.
  - 2. Supervise welding operations, combustion-type temporary heating units, and similar sources of fire ignition according to requirements of a therities 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.

### 3.5 OPERATION, TERMINATION, AND RUMOVAL

- A. Supervision: Enforce strict discipline in se of temporary facilities. To minimize waste and abuse, limit availability of temporary hecilines to essential and intended uses.
- B. Maintenance: Maintain facilities in good operating condition until removal.
- C. Termination and Remayal. 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 exported 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.
  - At Substantial Completion, clean and renovate permanent facilities used during construction period. Comply with final cleaning requirements specified in Division 1 Section "Closeout Procedures."

### **END OF SECTION 015000**

### SECTION 015600 - ENVIRONMENTAL PROTECTION

### PART 1 - GENERAL

### 1.1 ENVIRONMENTAL PROTECTION

- A. Environmental protection considerations consist of, but are not limited to, the following actors:
  - 1. Natural resources including air, water, and land.
  - 2. Solid waste disposal.
  - 3. Noise.
  - 4. Control of toxic substances and hazardous materials.
  - 5. The presence of chemical, physical, and biological elements and agents that adversely effect and alter ecological balances.
  - 6. Degradation of the aesthetic use of the environment
  - 7. Historical, archaeological, and cultural resources.

### 1.2 GENERAL REQUIREMENTS

- A. Provide and maintain environmental protection defined herein.
- B. Comply with all Federal, State, and local laws, ordinances and regulations pertaining to environmental protection.
- C. Compliance by subcontractors with the provisions of this and various other sections of these specifications is the responsibility of the Contractor.
- D. Use of equipment from which factory-installed, anti-pollution and noise control devices are removed or render dimeffective, either intentionally or through lack of proper maintenance is prohibited.
- E. Furnish a pertificate that all materials and operating equipment installed as a part of this project, the installation thereof and all equipment used in the construction, are in compliance with all applicable local laws, ordinances, regulations and permits concerning environmental pollution control and abatement.

### 1.3 PROTECTION OF NATURAL RESOURCES

A. General: It is intended that the natural resources within the project boundaries and outside the limits of permanent work performed be preserved in their existing condition or be restored to an equivalent of the existing condition, as approved by the Architect, upon completion of the work. Confine on-site construction activities to areas defined by the drawings and specifications.

Project Manual

### B. Protection of Existing Waterways and Highways:

- 1. Do not dump debris or rubbish of any kind into or allow to fall into waterways, onto adjacent banks, or onto highways. Take care to prevent damage and injury to personnel, vessels, and vehicles using rivers, highways, or pedestrian ways. Provide devices and maintain as required to prevent such occurrences. Promptly remove any material or items falling into a river, Bay, onto adjacent banks, or onto highways and immediately apport to the Architect and the jurisdictional agency.
- 2. Do not close streets, walks, and other passageways anticipated to be closed to public access due to construction, demolition, or other related activities unit an alternative routing plan is filed and written approval given by the appropriate real authority and the Architect.

### C. Land Resources:

- 1. Except in areas indicated to be cleared, do not remove, cut, deface, injure, or destroy vegetation without special permission from the Architect.
- 2. The use of herbicides is not permitted unless otherwise specified.
- 3. Protect monuments, markers, and works of art prior to the start of operations.
- 4. Repair and restoration:
  - a. All features scarred or a maged by the Contractor's equipment and operations shall be repaired and restored to their original condition. Submit for the Architect's approval the repair and restoration plan prior to its execution.

### 5. Construction facilities

a. The location of the Contractor's staging area, storage area and other construction bundings on public or privately owned property required temporarily in the performance of the Work, if not shown on the drawings require approval of the Architect. Store equipment and materials at the job site in conformance with applicable local statutes, ordinances, regulations, and rulings of the proper jurisdictional authority. Do not store unnecessary materials or equipment on the jobsite and take care to prevent any structure from being loaded with a weight that will endanger its structural integrity or the safety of persons. Do not store materials on or encroach upon private property without the written consent of the owners of such private property.

Project Manual

### D. Water Resources:

- 1. Do not permit stream crossings by fording with equipment. Remove temporary culverts or bridge structures upon completion of the project and repair the area in conformance with its original condition and as specified herein.
- 2. At all times, take measures to prevent oil or other hazardous substances from entering the ground, drainage areas, and local bodies of water.
- 3. Protection of Existing Wetlands and Watercourses:
  - a. Plan, schedule, and undertake work in a manner that will ensure the protection and preservation of existing wetlands and watercourses.
  - b. Undertake work in and around wetlands and water courses ha manner to prevent any impact upon health, safety, and welfare.

### E. Fish and Wildlife Resources:

1. Do not alter water flows or otherwise disturb native habitat near or adjacent to the project construction area.

### F. Staging Areas:

- 1. Do not use in connection with this Contract, for storage, as a staging area, or as a preparation site, any cultural resource facility, building, site, or cleared area that is, as of the date of this Contract, on or eligible for listing on the National Register of Historic Places (16 U.S.C., paragraph 4 Na), without the prior approval of the Architect.
- 2. For the purpose of the preceding paragraph the term "cultural resource" includes districts, sites, building, structures, and objects significant in American history, architecture, archaeology, or culture.

### G. Historical and Scientific Specimens:

- 1. Protect and oreserve intact all historic architectural features indicated on the drawings and designated by the Architect. Protect these features from damage, including, but not limit of that resulting from the elements, vandalism, and effects of excavation, legionition, removal, and construction operations. Remove reserved features in a manner to prevent damage and pack or crate in a manner to protect from damage. Mark all containers with proper identification and deliver to designated onsite areas for storage or transfer to a warehouse. Replace or repair lost or damaged designated architectural features as directed by the Architect. Submit proposed protection and removal procedures for review by the Architect prior to commencing the Work. Provide procedures for the identification and protection of historic architectural features to be removed, safe conduct of the work, careful removal and disposition of preserved features, and the protection and storage of preserved features. Notify the Architect in writing of the Contractor's proposed schedule of removal of designated items. Protect Amtrak's right of ownership with regard to all preserved items.
- 2. If during the course of work, artifacts or other evidence of archaeological, historic, or scientific value are discovered or accidentally exposed, report such artifacts or evidence immediately to the Architect. Halt work in the immediate area and protect the artifacts or

other evidence from damage, including that resulting from the elements, vandalism, and the effects of excavation, demolition, removal, and construction operations until such time as qualified officials are able to conduct appropriate investigations. Do not proceed with work in the immediate area until authorization to proceed is obtained from the Architect. Deliver any such evidence or artifacts found during construction operations or subsequent investigations required by this section into the custody of the Owner. The not become the property of the Contractor. Any delay in the progress of the work as a result of encountering archaeological or historic artifacts on the project is to be a regard

### 1.4 TOXIC SUBSTANCES

by the Contractor.

- A. Asbestos and Hazardous Materials Procedure: In the event the Contractor, ouring the course of the work on the project, encounters the presence of asbestos or any materials containing asbestos, or polychlorinated biphenyl (PCB's) or any other hazardous materials as recognized by local Authorities having jurisdiction, promptly notify the Contexthough the Architect. Do not perform any work pertinent to the asbestos or hazardous material prior to receipt of special instructions from the Owner through the Architect. Any delay in the progress of the work as a result of encountering either asbestos or hazardous materials on the project will be mitigated by the Architect. Within 24 hours of this notification to the Owner through the Architect of the encountering of the presence of asbestos or hazardous materials, the Contractor will meet with the Architect to replan and work around the affected area. The Architect will provide the special instructions without delay and upon confirmation by the local Authorities of the actions taken, authorize work to progress.
- B. Asbestos has not been found at the site. Refer to the Asbestos-Containing Materials Survey and Quantity Estimation Report, Breatwater Lighthouse, Lewes, Delaware, Sussex County prepared for KTA-Tator Inc. and completed by BrightFields Inc. dated November 2010.
- C. Comply with all applicable provisions of the National Emission Standards for Asbestos (40 CFR 61 Subpart 8).
- D. Comply with the local regulations of polychlorinated biphenyl (PCB). Since these chemicals are used in some existing insulation, existing fixed and vehicular transformers, assure proper marking handling, and disposal of any PCB's in accordance with the regulations of 40 CFR 764.
  - Do not use PCB chemical substance, mixture, equipment, container, sealant, coating, or dust-control agent except in accordance with regulations of 40 CFR 761. Immediately report any PCB chemical substance, mixture, equipment, container, sealant, coating or dust control agent found stored within the project area to the Architect in writing and stop work in the area.
- E. Lead paint is present on exterior and interior wood and metal plaster surfaces. Refer to "Breakwater Lighthouse Lead Based Paint Inspection Lewes Harbor, Delaware Bay" dated November 9, 2011 completed by Harvard Environmental, Inc.

### 1.5 CONTROL AND DISPOSAL OF EXCESS MATERIAL, TRASH AND DEBRIS

- A. Pick up trash and place in containers. Empty containers on a regular schedule. Conduct handling and disposal to prevent contamination of the site and other areas. Do not dispose of in areas of natural vegetation or water ways. Remove debris on a daily basis. On completion, leave the area clean and natural looking.
- B. Dispose of rubbish and debris as follows:
  - 1. Transport all waste off the site and dispose of it in a manner that complies with Slate and local requirements. Secure a permit or license prior to transporting a y majorial off the site. Do not burn or bury waste materials on the site.

### 1.6 CONTROL AND DISPOSAL OF CHEMICAL AND SANITARY WAS LES

- A. Use chemical toilets or comparably effective units with veste periodically emptied. Include provisions for pest control and for masking or elimination of odors.
- B. Store chemical waste in corrosion-resistant containers, remove from the project site, and dispose of as necessary, but not less frequently than mouthly. Provide for disposal of chemical waste in accordance with standard established practices as approved by the Architect. Conduct fueling and lubricating of equipment and motor vehicles onsite in a manner that affords the maximum protection against spills and evaporation. Dispose of lubricants to be discarded, including burned oil, in accordance with approved procedures meeting state, and local regulations. For oil and hazardous material spills that may be large enough to violate state, and local regulations, notify immediately the Architect.

### 1.7 DUST CONTROL

- A. Keep dust down at all times including nonworking hours, weekends, and holidays. Treat rocks at the site and other areas disturbed by the Contractor's operations and materials stockpiled for the project with dust suppressers or cover to control dust. Dry power brooming will not be permitted. Use vicuuming, wet mopping, wet sweeping, or wet power brooming instead. Air blowing permitted only for cleaning off nonparticle debris, such as that from reinforcing bars. Sandblasting permitted only as specified. Only wet cutting of concrete will be permitted.
- B. Sectre and cover transport equipment and loose materials in transit to ensure that materials do not become airborne during transit.

RART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

**END OF SECTION 01560** 



760 Pulaski Highway Bear, DE 19701 1-302-326-2333



Lewes Harbor, Delaware Bay

FINAL REPORT 11/9/11 Harvard Project # 10389

Prepared For: **Doyle Tiller** 

> State of Delaware - Division of Acid ies Management

540 S. Dupont Highway, Suite 1

Dover, DE 19901

Prepared By: Harvard Environmental, Inc.

> 760 Pulask Highway Bear Delawa

Written By:

-10-0177, DE Lead Pisk Assessor Harvara Environmental, Inc.

Released By:

Michael Sanders Operations Manager Harvard Environmental, Inc.

### **Table Of Contents**

**Introductions & Executive Summary** 3 Certifications & Accreditations Appendix A **Drawings** Field Logs

### **Introductions & Executive Summary**

Harvard Environmental, Inc. herein presents data associated with an interior and exterior lead based paint inspection performed at the Breakwater Lighthouse located at Lewes Harbor on the Delaware Bay. This effort was performed at the request of the State of Delaware, Division of Facilities Management and Department of State.

This project was performed in order to identify lead-based paint that may exist on interior and exterior building components. Harvard Environmental Inc, assessed the building materials for lead-painted surfaces utilizing X-Ray Fluorescence, (XRF) Technology. This technology typically utilized for field assessing building components for the presence Lead-Based Paint

Plans of the facility were developed by Harvard Environmental, Inc. for purposit of identifying "grid" locations and A, B, C, & D Walls. These identifiers are specific locations of the assessment and are the basis for orientation of the data.

Refer to Appendix C for the grid identifiers.

The last day of visitation to the site was performed on 10/25/11. Conditions described within this document are accurate as of the date of last visitation. Mr. Jeffrey Hogate was the responsible Harvard Environmental, Inc. employee which led the field efforts associated with the original work.

Representative XRF testing of homogeneous bunding component surfaces was performed throughout the facility. The testing was conducted using HUD, chapter 7 standards as guidance for performing lead paint inspections.

Based on the field inspections and XLF lead paint analysis performed by Harvard Environmental, Inc., lead-based paint exists on interior put exterior surfaces.

Provided within the report is sommary listing of components which were XRF tested and room equivalents.

### **XRF Definitions Of Lead Content**

EPA defines lead-Based Paint as 1.0 mg/cm<sup>2</sup> or greater of lead content. All XRF measurements are calculated in mg/cm<sup>2</sup>.

The RMD PA-1 Analyzer used during this inspection has an inconclusive range of 0.8 to 1.2 ng/cm². A 60-second inconclusive measurement would log the test at 1.0 mg/cm². Those inclusive readings must be considered actionable levels and Lead-Based Painted surfaces. boratory analysis of paint chips can be used to confirm a positive content above 0.5% by weight. Room Equivalent" identifies components or structures presumed to have the same paint history as similar components or structures located within the facility. The characterizations of those similarities can include finish, appearance, purpose for application and color.

				XRF Testin	g Results for	Lead Based Paint				
Test	Room	Room Name	Wall	Structure	Component	Component	Paint	Substrate	Paint	Lead
#	#				Location		Condition		Color	Content
1	999	Calibration								0.9
2	999	Calibration								1.0
3	999	Calibration			_		_			0.9
4	001	Equipment Room	Α	Wall	Center	Wall	P	Brick	White	0.4
5	001	Equipment Room		Roof	Center	Panel	P	Steel	White	>9.9
6 7	001	Equipment Room		Support Floor	Center	Support Floor	P P	Steel	White	>9.9 0.6
8	001	Equipment Room Equipment Room	С	Window	Center Center	Frame	P	Concre e Wood	White	4.1
9	001	Equipment Room	D	Stairs	Center	Riser	P	Steel	Gray	>9.9
10	001	Equipment Room	D	Wall	Center	Wall	P	Steel	White	7.1
11	001	Equipment Room	D	Cubbaro	Rgt	Frame	P	Wood	White	<0.2
12	001	Equipment Room	D	Stairs	Center	Riser	P	Steel	Red	>9.9
13	002	Kitchen	C	Stairs	Center	Landing	P	Wood	Brown	0.0
14	002	Kitchen	С	Window	Center	Frame		Wood	White	5.7
15	002	Kitchen	A	Window	Lft	Sill	P	Wood	White	1.0
16	002	Kitchen	D	Window	Rgt	Frame	P	Wood	White	>9.9
17	002	Kitchen	D	Cabinet		Doorg	Р	Wood	White	0.7
18	002	Kitchen	D	Cabinet		Shelves	Р	Wood	White	>9.9
19	002	Kitchen	В	Door	Rgt	Panel	Р	Wood	White	5.3
20	002	Kitchen		Floor	Center	Flor	Р	Wood	Gray	0.1
21	002	Kitchen	С	Wall	Lft	Wal	Р	Steel	Gray	1.9
22	002	Kitchen		Support	Center	lamn	Р	Steel	Gray	5.5
23	002	Kitchen	С	Baseboard	Lft	Baseboard	1	Wood	Gray	5.6
24	002	Kitchen	В	Door	Left	Casing	Р	Wood	White	0.4
25	002	Kitchen		Stairs		Riser	Р	Steel	Red	>9.9
26	002	Kitchen	С	Wall		Wall	Р	Wood	Gray	>9.9
27	002	Kitchen		Wall		Wall	Р	Steel	Gray	4.7
28	003	Living Room	В	Door	Cei .er	Frame	Р	Wood	White	>9.9
29	003	Living Room		Baseboard		Baseboard	Р	Wood	Yellow	>9.9
30	003	Living Room	Α	Windov	Center	Frame	P	Wood	White	>9.9
31	003	Living Room	А	Depr	Right	Frame	P	Wood	Blue	>9.9
32	003	Living Room		Floor	Center	Floor	P	Wood	Brown	0.0
33	003	Living Room	D 4	Window	Center	Panel	P P	Steel	Yellow	>9.9
34 35	003	Living Room Living Room	В	Stair	Center	Sill Riser	P	Wood Steel	White Red	>9.9 3.4
36	003	Living Room	B	Wall	Center	Wall	P	Wood	White	>9.9
37	003	Bedroom	A	Window	Center	Frame	P	Wood	White	9.7
38	004	Bedroom	A	Wall	Center	Wall	P	Wood	White	>9.9
39	004	Bedroom	C	Baseboard		Baseboard	P	Wood	White	3.3
40	004	Bedroom	A	Door		Frame	P	Wood	White	2.8
41	004	B droom		Floor		Floor	Р	Wood	Gray	1.8
42	004	Beal om		Support		Column	P	Steel	Gray	9.1
43	004	Sedroo //	В	Closet	Center	Shelf	Р	Wood	Gray	>9.9
44	005	Waith Room	Α	Desk	Center	Shelves	Р	Wood	Gray	>9.9
45	005	Watch Room	Α	Wall		Wall	Р	Wood	Gray	>9.9
46	005	Watch Room		Baseboard		Baseboard	Р	Wood	White	5.7
47	005	Watch Room	В	Door		Hatch	Р	Steel	Red	1.0
48	005	Watch Room	D	Window	Center	Frame	Р	Steel	White	5.1
49	005	Watch Room	В	Door	Center	Frame	Р	Wood	White	0.1
50	005	Watch Room		Roof	Center	Panel	Р	Steel	Green/White	>9.9
51	005	Watch Room		Floor	Center	Floor	P	Steel	Red	8.8
52	006	Laundry Room	A	Wall	Center	Wall	F	Steel	White	1.5
53	006	Laundry Room	Α	Wall	Right	Door		Steel	Black	0.1
54	006	Laundry Room		Lantern		Pedestal	F	Steel	Black	6.2
55	EXT	Observation	A	Deck		Deck	F	Steel	Black	2.5
56	EXT	Observation	A	Deck	Contain	Handrail	F	Steel	Black	1.0
57 58	EXT	Observation	В	Wall	Center	Wall	F	Steel	Black	1.6
50	EXT	Entrance	А	Wall	Center	Wall		Steel	Red	1.0

	XRF Testing Results for Lead Based Paint										
Test	Room	Room Name	Wall	Structure	Component	Component	Paint	Substrate	Paint	Lead	
#	#				Location		Condition		Color	Content	
59	999	Calibration								0.9	
60	999	Calibration								0.9	
61	999	Calibration								1.0	

### **Non Assessed Conditions**

Systems and/or materials provided below were not assessed under this inspection and therefore should not be disturbed. In the event disturbance is required to accomplish the project objectives additional investigations will be required.

 All accessible components located on the building's interior and exterio were tested for lead-based paint.

### **XRF Technology**

Analysis was performed with a The LPA-1 Lead Paint Analyzer. The LPA-1 is a state-of-the-art XRF speCenterum analyzing system for the quantitative measurement of lead in paint on any surface. The LPA-1 was developed by RMD Instruments, LLC, 41 Hunt Street, Watertown, MA 02472. The LPA-1 Analyzer provides a fast, accurate measurement of lead content in as little as 2 to 4 seconds with a 95% confidence level, thereby assuring the highest level of productivity for an inspector.

The LPA- 1 method of measurement is on each of the speCenterometric analysis of lead K-shell X-ray fluorescence within a controlled tepth of interrogation. Various studies have concluded that K-shell x-ray measurement of lead it paint is more accurate and the preferred method for XRF analysis. Unlike L-shell X-rays K-bell x-rays can easily go through the paint without being affected by the thickness and the composition of various layers of paint that can cause false readings. The controlled lepth concept used exclusively in the design of the LPA- 1 restricts the penetration of the energetic K-shell X-rays into the substrate so that the system cannot be mislead by the presence of lead pipes or other objects located deep in a wall.

The LPA- 1. malyzer uses a Co-57 radioactive source and an advanced, solid-state, room temperature, rediation detector to generate and detect the x-ray fluorescence speCenterum of a paint of surface. The speCenterum is then analyzed by a microprocessor to eliminate the effects of substrate and other factors such as scattering to allow an accurate determination of the an punt of lead on a surface.

the LPA-1 automatically analyzes speCenterometric data in real time and differentiates the lead signal from the speCenterum. The x-ray fluorescence properties are determined through calibration process and are used for automatic substrate correction and calculation of the lead content of a painted surface.

The LPA- 1 Analyzer microprocessor executes the mathematical calculations for XRF analysis, controls the system's automatic self-calibration, and monitors all other aspects of the system operation. The LPA-1 Analyzer consistently monitors its own internal speCenterum and makes self-adjustments as necessary. Thus, an operator does not need to perform any system calibrations in the field.

The LPA-1 analyzer has the ability to make a variable time measurement with a 95% confidence level (2 sigma) based on the local regulatory action level. This method of analysis, which utilizes

the advance circuitry of the LPA-1 provides inspectors with the highest level of productivity by optimizing the time required to achieve a statistically meaningful measurement. The LPA-1 truly is an intelligent system, which requires no operator assistance or judgment for its determination of the lead content in paint. There are three measurement modes of operation in the LPA-1

analyzer, "Standard Mode", Quick Mode", and "Time Corrected"". In "Standard Mode "the operator selects a fixed measurement time which remains constant regardless of the read signal. In "Quick Mode", the analyzer seeks the shortest period of time to assure a definitive measurement with 95% confidence (2sigma). The LPA- 1 analyzer concludes a measurement once the 2 sigma confidence level is achieved, typically between 2 to 4 seconds repending on the action level and the lead content.

The fast analysis capability of the LPA-1 analyzer is complemented with a data storage capacity of 4000 data points. After measurement the results may be transferred to a computer at the inspector's convenience via an RS-232/USB communication link. The easy to use LPA-1 Report Generating Software creates a simulation of the actual inspection site with icons for doors, windows, steps, etc. The operator can then assign the data points to appropriate locations and obtain an immediate report complete with action levels, summary list, and a cover sheet all presented.

The LPA- 1 system has gone through satisfactory CRCPD device safety reviews for distribution under both Specific and General Licenses

### commendations

Based on the findings of the intraction, Harvard Environmental, Inc. is providing no recommendations at this time in regards to the building's paint surfaces.

Any lead-based paint cth ities should be performed by lead-awareness trained contractors. It is recommended that those contractors have a complete understanding and knowledge of the OSHA regulations pertaining to Lead in Construction. The OSHA standard "CFR 1926.62" should be used when disturbing lead-based paint during construction activities.

Should lead paint removal become a function of the project, waste characterization needs to be uplen ented to determine if it is "Hazardous Waste". All Hazardous Waste needs to be parkaged properly and disposed of at a certified EPA landfill.

This report is intended to provide "basic data" only. It is assumed that individuals reading and interpreting the sample locations and results, methods of analysis and hazards associated with the materials, are knowledgeable in all areas of discussion. Should any questions arise regarding the content of the information presented, contact should be exclusively to Harvard Environmental, Inc., Bear, Delaware, 1-302-326-2333.

This document should be archived by the Owner for historical reference.

### **Certifications And Accreditations**

### Appendix A





### DELAWARE HEALTH AND SOCIAL SERVICES DIVISION OF PUBLIC HEALTH

### OFFICE OF RADIATION CONTROL

Radioactive Material
REGISTRATION

Expiration Date: 7/13/2013

Effective Date: 7/13/2011

Paristration No. 2010

Harvard Environmental, Inc. 760 Pulaski Highway Bear, Delaware 19701

### ATTN: Wesley G. Morrison Jr.

Pursuant to the Radiation Control Act, Del. C., Chapter 74 as amended, the Delaware Radiation Control regulations, and a duly filed application, registration is hereby issued to the registrant designated above.

This registration is hereby made public and is subject to all applicable rules, registrations, orders, and notices now or hereafter in effect.

Dissector, Division of Public Health

POST IN A CONSPICUOUS PLA FOR PUBLIC VIEW

RC-R11 3/9

MAILING ADDRESS: 417 FEDER STREET OVER DELAWARE 19901



DELAWARE HEALTH AND SOCIAL SERVICES
DIVISION OF PUBLIC HEALTH

OFFICE OF LEAD POISONING PREVENTION

### Certificate to Conduct Lead-Based Paint Work

In the discipline of

### Lead Risk Assessor

Certificate #: LRA-10-0177

Effective Date: 05/28/10

Expiration Date: 05/28/12

This Certificate is issued in accordance with and subject to the provisions of the State of Delaware Regulations Governing Lead-Based Paint Hazards, adopted July 15, 1998, by the Secretary of Delaware Health & Social Services, under the authority of 16 DE Code, Chapter 1, §122(3)(1).

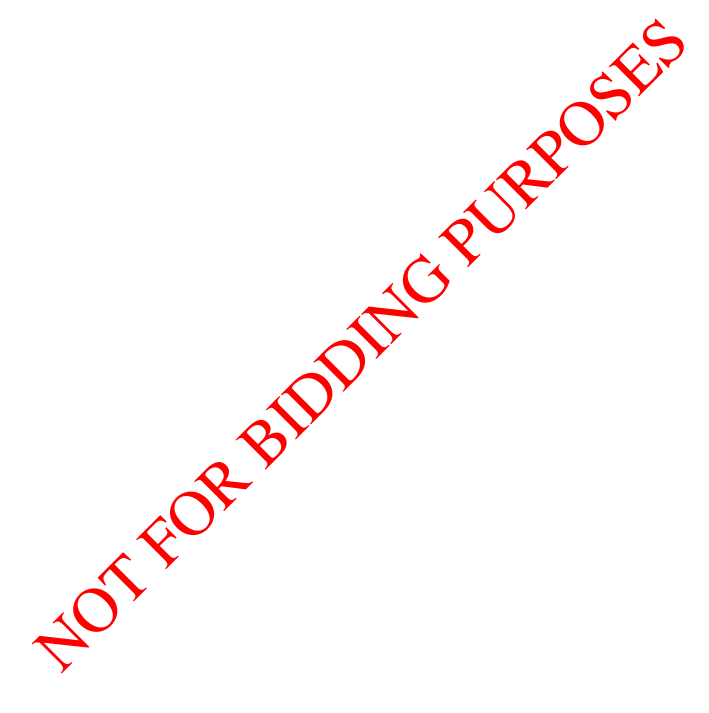
~ CERTIFICATE HOLDER ~

Jeffrey W. Hogate
Address: 760 Pulaski Highway
Bear, DE 19701

Karyl T. Rattay, MD, MS, FAAP, FACPM Director, Division of Public Health Delaware Health & Social Services

### **Drawings**

### Appendix B

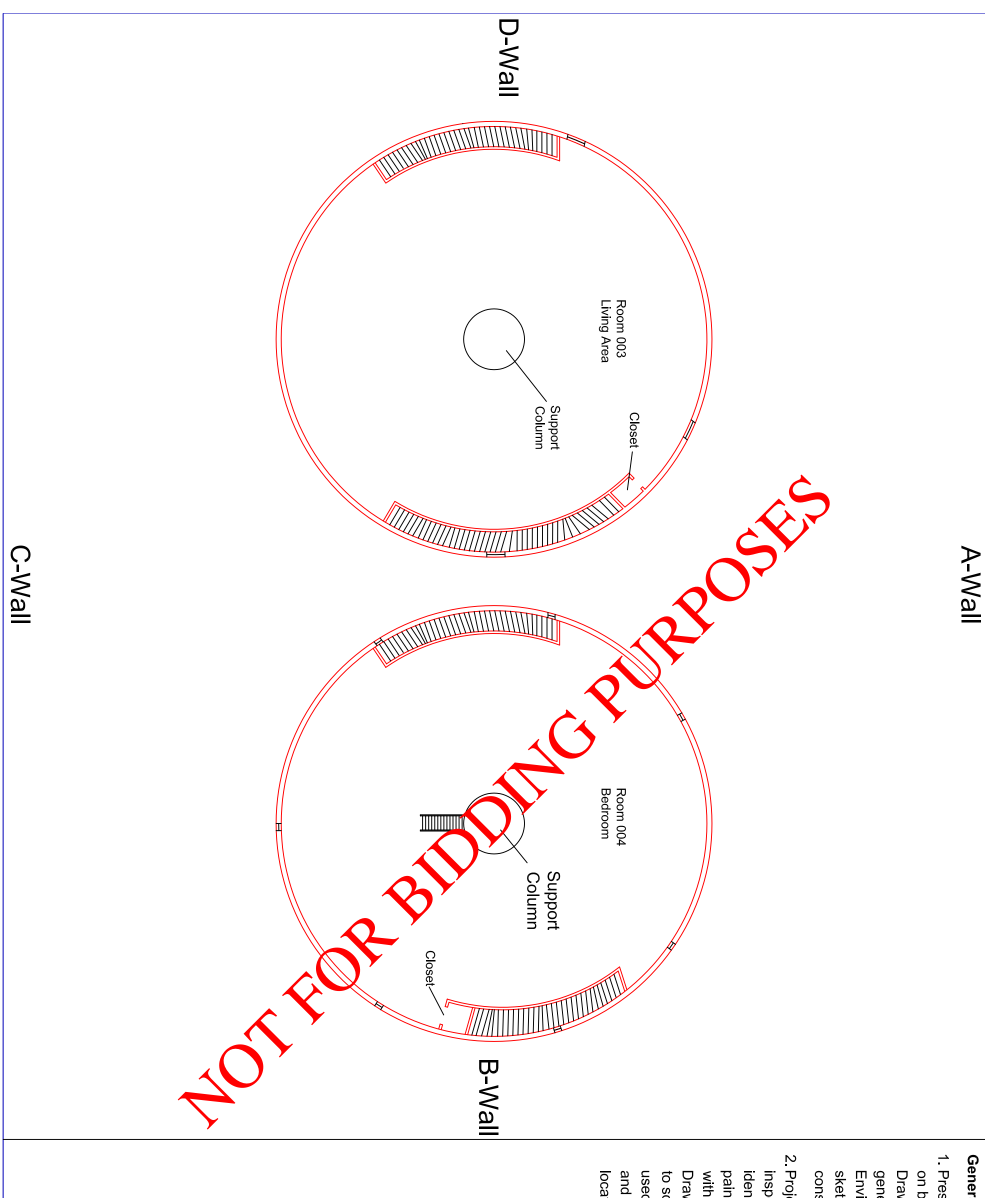




C-Wall

### **General Notes:**

- 1. Presentation of information is based on best available information. Drawing schematics were generated by Harvard Environmental Inc. from field sketches and are not to be considered to scale.
- 2. Project #10389 involved lead inspections for purposes of identifying interior and exterior lead painted components associated with the lighthouse. These Drawings are not to be considered to scale and are intended to be used for orientation purposes only and identifying the room and wall locations.



# General Notes:

1. Presentation of information is based on best available information.
Drawing schematics were generated by Harvard
Environmental Inc. from field sketches and are not to be considered to scale.

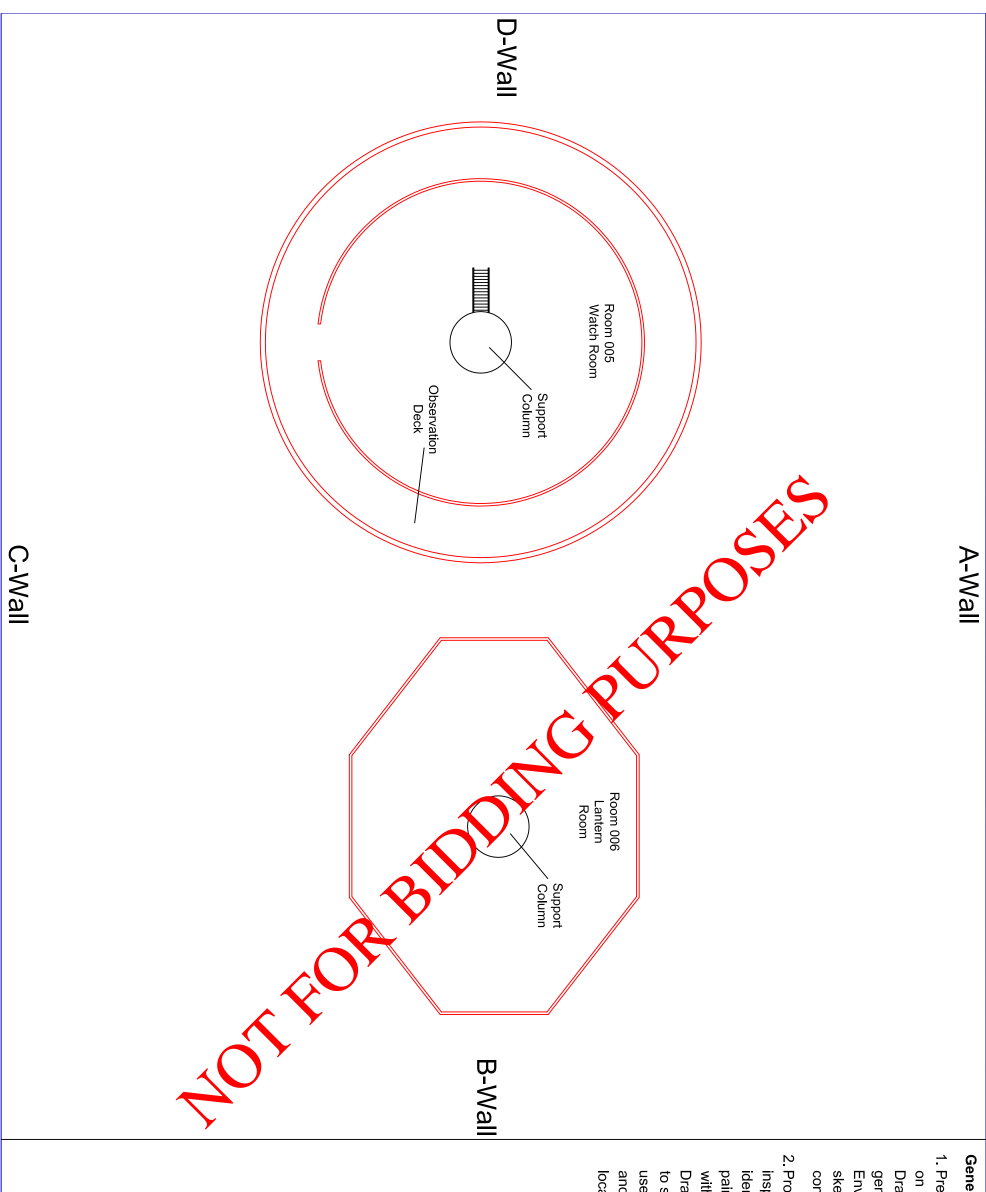
2. Project #10389 involved lead inspections for purposes of identifying interior and exterior lead painted components associated with the lighthouse. These Drawings are not to be considered to scale and are intended to be used for orientation purposes only and identifying the room and wall locations.

HARVARD Environmental, Inc. 760 Pulaski Highway Bear, Delaware 19701 1-302-326-2333

Breakwater Lighthouse Lead Inspection Levels 3 and 4 Dwg By: MPS 11-9-11 PF-10389 DWG 2 of 3

Breakwater Lighthouse Lewes Harbor Delaware Bay





General Notes:

1. Presentation of information is based on best available information.

Drawing schematics were generated by Harvard

Environmental Inc. from field sketches and are not to be considered to scale.

2. Project #10389 involved lead inspections for purposes of identifying interior and exterior lead painted components associated with the lighthouse. These Drawings are not to be considered to scale and are intended to be used for orientation purposes only and identifying the room and wall locations.

HARVARD Environmental, Inc. 760 Pulaski Highway Bear, Delaware 19701 1-302-326-2333

Breakwater Lighthouse Lead Inspection Level 5 and Lantern Level

Owg By: MPS 11-9-11 PF-10389 Breakwater Lighthouse Lewes Harbor Delaware Bay



State of Delaware Division of Facilities Management

### **Field Logs**

### Appendix C

TROR BIDDING RURROS



# QUALITY MANAGEMENT SYSTEM (QMS)

Issued: 2/03/11	
File ID: <b>FS-005</b>	
Pages: 1	
Revision No. 1	
Ref.:	

SUBJECT: QMS - FIELD SUMMARY SHEET

PROJECT COMPLETED. Yes No	
Project File: 10389 Date: 10/25/11 Shift: 15T Representative: Tappasey Ho	Client 10 #
Site: BREAKWATER LIGHTHOUSE Location: LEWES, DE	Detail:
Work Descriptions: <u>LEAD XRF INSPECTION</u>	
SAMPLES	
Type Qty TAT	
OTHER NOTES SCOPE ISSUES	
	*



# QUALITY MANAGEMENT SYSTEM (QMS)

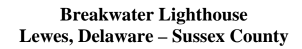
Issued: 2/03/11
File ID: FS-005
Pages: 1
Revision No. 1
Ref. :

SUBJECT: QMS - ACTIVITY LOG

Project File: 10309 Date: 10/25/11 Shift: 15T Representative: TEFFRE/ 1406nTE Client ID #:

Time	Details Of Activity
0600	Deputed Harvard office, enroute to site
5750	arrived on set met w/ Terry mc call & Bary Suseps
0804	Boarded vessel & Departed port enroute to lighthouse
1180	arrived @ lighthouse & Disembarbed Wessel
2825	Conducted walk Throught Tirsual inspection
9900	Began Lead +RF inspection
1120	inspection complete.
1133	Vessel pick up @ light house
1145	arrived @ Shore
1200	Deported site, emoule to Hervard affice
1325	armed @ office.
	· · · · · · · · · · · · · · · · · · ·
	<u> </u>
_	
~	
<del></del>	<del>                                     </del>

# ASBESTOS-CONTAINING MATERIALS SURVEY AND QUANTITY ESTIMATION REPORT



### **Prepared For:**

KTA-Tator, Inc. 115 Technology Drive Pittsburgh, PA 15275 Attention: Mr. Dan O'Main

Submitted

November 2010

Prepared By:

BrightFields, Inc.
Environmental Services

801 Industrial Street Suite 1 Wilmington, DE 19801 (302) 656-9600

BrightFields File: 2669.01ff.74



### INTERNAL QUALITY CONTROL SHEET

This Asbestos-Containing Building Materials Survey and Quantity Estimation Report was prepared by BrightFields, Inc. following the EPA NESHAPS, 40 CFR Part 61.145 and A URA, 40 CFR Part 763.85 practices and policies for the preparation of an asbestos surve circumstant and report. This report represents BrightFields' knowledge of conditions on the street site at the time of preparation.

This document was prepared and reviewed by the following BrightField perconnel:

Prepared by:

Monty W. Prough, Sr.

State of Delaw re Project Monitor # PM-323

EPA Building Inspector / Management Planner / Project Designer (PA) # 016725

Reviewed by:

Jason W. Sunde

Project Manager



### TABLE OF CONTENTS

1.0	INTRODUCTION	1
2.0	SAMPLING AND ANALYTICAL METHODS	
3.0	SURVEY RESULTS AND DISCUSSION	
4.0	RECOMMENDATIONS	4
5.0	STUDY LIMITATIONS	5
	LIST OF TABLES	

TABLE 1 Asbestos Sample Data Summary

### APPENDICES

APPENDIX A Laboratory Data Results

APPENDIX B Site Photographs

APPENDIX C State of Delaware A bestos Inspection Form

APPENDIX D 10-Day Notification Form

Asbestos-Containing Materials Survey Report Breakwater Lighthouse Lewes, Delaware



# ASBESTOS-CONTAINING MATERIALS SURVEY AND QUANTITY ESTIMATION REPORT

### 1.0 INTRODUCTION

BrightFields, Inc. (BrightFields) performed a destructive NESHAP asbestos survey of suspected asbestos-containing materials (ACM), collected samples of suspected asbestos naturals for laboratory analysis, and estimated quantities of each type of suspected asbestos materials, in preparation for slated renovation/demolition of the following property:

### Breakwater Lighthouse Lewes, Delaware

During the inspection BrightFields collected 18 samples of stepect ACM within the subject property for polarized light microscopy (PLM).

The purpose of this survey was to identify and collect samples of suspect ACM at the subject property and to assess the condition of those materials. In addition, BrightFields estimated the quantities of the identified ACM.

The intent of the survey was to locate regulated ACM pursuant to the requirements of the National Emissions Standards for Havardous Air Pollutants (NESHAPS), 40 CFR Part 61.145, which requires removal and appears of friable assesses containing building materials of Category I & II, and materials that will become friable as a result of demolition and / or renovation activities.

The asbestos survey was performed in accordance with the United States Environmental Protection Agency's (EPA) Asbestos Hazard Emergency Response Act (AHERA) 40 CFR Part 763.85 and with Occupational Safety and Health Administration (OSHA) recommended sampling protocols. The survey was conducted by BrightFields building inspectors and management planners who have successfully completed EPA approved training classes.

Asbestos-Containing Materials Survey Report Breakwater Lighthouse Lewes, Delaware



### 2.0 SAMPLING AND ANALYTICAL METHODS

A visual inspection of the property was performed on November 15, 2010. Information was collected on suspect ACM, including material type, location, estimated quantity, and condition. Site photographs are included as Appendix B. The asbestos survey was performed in according with EPA and OSHA sampling protocols.

The collected bulk samples were submitted to the following EPA Certified at State of Delaware approved laboratory for asbestos analysis:

EMSL Analytical Laboratories, Inc.

200 Route 130 North

Cinnaminson, New Jersey 08077

At the laboratory, the samples were first examined using a stereo binocular microscope, and then using a Polarized Light Microscope (PLM) with dispersion staining lens, as recommended in the EPA "Method For The Determination Of Ashestos In Bulk Building Materials" (July 1993, EPA/600/R-93/116). EMSL Analytical Laboratories, Inc. is accredited by the National Voluntary Laboratory Accreditation Program a tablished by the National Institute for Standards and Testing (NIST), and by the American Ladustria Hygiene Association.

Analytical results for this asbestos survey reperpented and discussed in the following sections of this report. Raw analytical data tesults and chain-of-custody documentation are included as Appendix A.



### 3.0 SURVEY RESULTS AND DISCUSSION

The U.S. Environmental Protection Agency (EPA) considers materials containing 1% asbestos or greater to be "asbestos-containing." Materials containing less than 1% asbestos are not currently regulated. In the event that the Laboratory identifies "Trace" amounts or less than 3% of asbestos in a sample, or any friable material with less than 10% of asbestos in a sample, the sample was further analyzed using the EPA PLM Method of Point Counting to onfirm the asbestos content.

Table 1 contains BrightFields' sample numbers, material types and quantities, friability and condition of materials, and the percentage of asbestos (as reported by the analytical laboratory). The results of the sampling indicate the following:

No asbestos-containing building materials were identified by the laboratory.

Asbestos-Containing Materials Survey Report Breakwater Lighthouse Lewes, Delaware



### 4.0 RECOMMENDATIONS

Survey results determined that no asbestos-containing building materials are present within the subject structure. Based upon the laboratory analysis and the observations made during the site survey, the subject building does not require any asbestos abatement prior renovation/demolition activities. Attached as Appendix C is the Delaware Asbestos Laboration Form identifying materials sampled as part of this survey.

Pursuant to the requirements of the National Emissions Standards for Hazardous An Pollutants, all renovation/demolition projects, except residential projects performed by a nomeowner, require notification 10 days in advance even if no asbestos is present. This the responsibility of each facility owner or designated representative to provide written notification either by U.S. Mail or online to DNREC at <a href="https://egov.dnrec.state.de.us">https://egov.dnrec.state.de.us</a>. Notification must be submitted at least 10 working days before any building demolition activity occurs. A blank copy of a 10-day notification form is included as Appendix D.

If mailed, the notification must be submitted to the DNR CAir Quality Management Office at:

DNREC - AQM
Attn. Ashesto. Coordinator
715 Grantham Lane New Castle, DE 19720

A copy of the notification must also be submitted to the EPA Region III office located at:

Attr. Asbestos Coordinator 1650 Arch Street Philadelphia, PA 19103

In the event that no aspect the ic identified in a structure that is to be renovated or demolished, a copy of the survey report should be maintained at the location throughout the duration of the renovation/dep olition activities.



### **5.0 STUDY LIMITATIONS**

BrightFields asserts that properly trained and certified personnel have performed the destructive NESHAP asbestos survey within each portion of the structures and they have conducted this evaluation in accordance with generally accepted industry practices to produce the testing data contained within this report.

BrightFields File: 2669.01ff.74 Page 5 November 2010

# Breakwater Lighthouse Lewes, Delaware

HA	Sample	Material	Material Description	Quantity	ıtity Room	Friab	Friability % of	Condition
	B01A	347.			Top of		NAD	
HA01	B01B	N	Wir ow caulk (gray/tan), soft	~ 130 linear feet	lighthouse at beacon window	Z	NAD	G/D
	B01C		Ć		units		NAD	
	B02A		\$		յն յուժառադե		NAD	
HA02	B02B	M	Window caul. (white gray)	16 units	wooden/metal	NF	NAD	G/D
	B02C		\$		units		NAD	
	B03A		Ş		-		NAD	
HA03	B03B	M	Sheet goods (brown)	12 square feet	2 <sup>nd</sup> level. East side as remnant	NF	NAD	G/D/SD
	B03C		<b>)</b> '	<u> </u>			NAD	
	B04A			\ \ \			NAD	
HA04	B04B	N	Associated felt backing to HA03 (black)	12 square fee	Same as HA03	NF	NAD	G/D/SD
	B04C			<b>&gt;</b>			NAD	
	B05A						NAD	
HA05	B05B	M	Associated mastic to HA03/04 (cream)	12 square feet	Same as HA03/c	NF	NAD	G/D/SD
	B05C					C	NAD	

NAD= No asbestos detected SNA= Sample not analyzed HA= Homogeneous area TBD= To be determined

Material Type: S- Surfacing TSI- Thermal System, Ins. M- Miscellaneous

**Friability:** F- Friable NF- Non-friable

Condition:

D- Darreged SE Si nificantly Damaged

November 2010

# Breakwater Lighthouse Lewes, Delaware

ion						
Condition		G/D				
% of Asbestos	NAD	NAD	NAD			
Friability		Ц			ERE	
Room Fr		Throughout lighthouse	)		TERIALS W	
Quantity		~ 600 linear feet		<b>TARY</b>	DING MATABORATO	
Material Description		Electrical wire covering/wrap/coating (white/gray)		END OF SUMMARY	NO ASBESTOS-CONTAINING BUILDING MATERIALS WERE IDENTIFIED PY THE LABORATORY	
Sample Material Number Type		Σ			Ž	
Sample Number	B06A	B06B	B06C			
НА		HA06				

NAD= No asbestos detected SNA= Sample not analyzed HA= Homogeneous area TBD= To be determined

S- Surfacing TSI- Thermal System, Ins. M- Miscellaneous Material Type:

F- Non-friable

Friability: F- Friable

Condition:

G- Good D- Damaged SD- Significantly Damaged

(1

November 2010



# THOR BIDDING PURPOS



### APPENDIX A

# LABORATORY DATA RESULTS

BrightFields File: 2669.01ff.74 November 2010



### **EMSL** Analytical, Inc.

200 Route 130 North, Cinnaminson, NJ 08077

Phone: (800) 220-3675 Fax: (856) 786-5974 Email: westmontasblab@EMSL.com

Attn: Jason Sunde BrightFields, Inc.

**801 Industrial Street** 

Suite 1

Wilmington, DE 19801

Fax: (302) 656-9700 Phone: (302) 656-9600

Project: LEWES LIGHTHOUSE/2669.01FF.74

Customer ID: WIK50 Customer PO: 9991

Received: 11/17/10 9:10 AM

EMSL Order: 041026614

EMSL Proj:

Analysis Date: 11/17/2010

Test Report: Asbestos Analysis of Bulk Materials via EPA 600/R-93/116 Mythod using Polarized Light Microscopy

		Non-Asb	estos /	<u>Asbestos</u>
Description	Appearance	% Fibrous	% No -Fireds	% Type
TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN	Gray Fibrous Heterogeneous	1% Cellulose 5% Wollastonite 1% Fibrous (other)	93% Non-fibrous (other)	None Detected
TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN	Gray Fibrous Heterogeneous	1% Celluluse 5% Wallestonite 1% Fibrous (other)	93% Non-fibrous (other)	None Detected
TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WI GRAY/TAN	Grev Non-tibrous He progeneous	<1% Cellulose <1% Wollastonite	100% Non-fibrous (other)	None Detected
	TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN	TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON GRAY/TAN	TOP OF LIGHTHOUSE AT BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON (SOFT) WC SPECIAL CONTROL OF THE PROPERTY OF THE P	TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  Recommend TEM  Recommend TEM  TOP OF LIGHTHOUSE AT BEACON WINDOW UNITS - BEACON WINDOW UNITS - BEACON WINDOW UNITS - BEACON (SOFT) WC GRAY/TAN  Recommend TEM  100% Non-fibrous (other)  41% Cellulose 5% Wollastonite 1% Fibrous (other) 4% Vollastonite 4% Wollastonite

Initial report from 11/17/2010 18:56:18

Analyst(s)

Leslie McCluskey (12) Peter Harrison (6) Stephen Siegel, CIH, Laboratory Manager

or other approved signatory

EMSL maintains liability limited to the cost of analysis. This report relates only to the samples reported above and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. Interpretation and use of test results are the responsibility of the client. This report must not be used by the client to claim product certification, approval or endorsement by NVLAP, NIST or any agency of the federal government. The test results contained within this report meet the requirements of NELAC unless otherwise specified. Samples received in good condition unless otherwise noted.

Samples analyzed by EMSL Analytical, Inc. 200 Route 130 North, Cinnaminson NJ NVLAP Lab Code 101048-0, AlHA-LAP, LLC-IHLAP Lab 100194, NYS ELAP 10872, NJ DEP 03036



### **EMSL** Analytical, Inc.

200 Route 130 North, Cinnaminson, NJ 08077

Phone: (800) 220-3675 Fax: (856) 786-5974 Email: westmontasblab@EMSL.com

Attn: Jason Sunde BrightFields, Inc.

801 Industrial Street

Suite 1

Wilmington, DE 19801

(302) 656-9700 Fax:

Phone: (302) 656-9600

Project: LEWES LIGHTHOUSE/2669.01FF.74

Customer ID: WIK50 Customer PO: 9991

Received: 11/17/10 9:10 AM

EMSL Order: 041026614

EMSL Proj:

Analysis Date: 11/17/2010

Test Report: Asbestos Analysis of Bulk Materials via EPA 600/R-93/216 Method using **Polarized Light Microscopy** 

				Non-As	<u>bestos</u>	<b>Y</b>	<u>Asbestos</u>
Sample	Description	Appearance	%	Fibrous	% No )-Fi. **	ds	% Type
B02A 041026614-0004	AT WOODEN & WOODEN FRAME METAL WINDOW UNITS THROUG - WINDOW CAULK (PAINTED) WHIT/GRAY/BEIG E	Gray/White Fibrous Heterogeneous	1%	Synthetic	99% Non-fib	orous (other)	None Detected
B02B 041026614-0005	AT WOODEN & WOODEN FRAME METAL WINDOW UNITS THROUG - WINDOW CAULK (PAINTED) WHIT/GRAY/BEIG E	Gray/White Non-Fibrous Heterogeneous	Ç	Santhetic	99% Non-fib	orous (other)	None Detected
B02C 041026614-0006	AT WOODEN & WOODEN FRAME METAL WINDOW CAP'S THROUG - WINDOW CAULK (KAIN ED) THIT/GI AY/BEIG E	GravTan/White Nor/Fibrous Heterogeneous			100% Non-fib	orous (other)	None Detected

Initial report from 11/17/2010 18:56:18

Analyst(s)

Leslie McCluskey (12) Peter Harrison (6)

Stephen Siegel, CIH, Laboratory Manager or other approved signatory

EMSL maintains liability limited to the cost of analysis. This report relates only to the samples reported above and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. Interpretation and use of test results are the responsibility of the client. This report must not be used by the client to claim product certification, approval or endorsement by NVLAP, NIST or any agency of the federal government. The test results contained within this report meet the requirements of NELAC unless otherwise specified. Samples received in good condition unless otherwise noted.

Samples analyzed by EMSL Analytical, Inc. 200 Route 130 North, Cinnaminson NJ NVLAP Lab Code 101048-0, AlHA-LAP, LLC-IHLAP Lab 100194, NYS ELAP 10872, NJ DEP 03036



### **EMSL** Analytical, Inc.

200 Route 130 North, Cinnaminson, NJ 08077

Phone: (800) 220-3675 Fax: (856) 786-5974 Email: westmontasblab@EMSL.com

Attn: Jason Sunde BrightFields, Inc.

801 Industrial Street

Suite 1

Wilmington, DE 19801

(302) 656-9700 Fax: Phone: (302) 656-9600

Project: LEWES LIGHTHOUSE/2669.01FF.74

Customer ID: WIK50 Customer PO: 9991

Received: 11/17/10 9:10 AM EMSL Order:

041026614

EMSL Proj:

Analysis Date: 11/17/2010

Test Report: Asbestos Analysis of Bulk Materials via EPA 600/R-93/216 Method using **Polarized Light Microscopy** 

				Non-Ask	estos /	<u>Asbestos</u>
Sample	Description	Appearance	%	Fibrous	% No Firmas	% Type
B03A 041026614-0007	2ND LEVEL @ EAST SIDE AS REMNANT - SHEET GOODS BROWN	Brown Fibrous Heterogeneous	20%	Cellulose	80% Non-fibrous (other)	None Detected
B03B 041026614-0008	2ND LEVEL @ EAST SIDE AS REMNANT - SHEET GOODS BROWN	Brown Fibrous Heterogeneous	20%	CellCose	80% Non-fibrous (other)	None Detected
B03C 041026614-0009	2ND LEVEL @ EAST SIDE AS REMNANT - SHEET GOODS BROWN	Brown Fibrous Heterogeneous	15%,	Cellulose	85% Non-fibrous (other)	None Detected
B04A 041026614-0010	SA HA 3 - ASSOC FELT BACKING TO HA3 BLACK	Brank Phrou Honogeneous	60% 10%	Cellulose Synthetic	30% Non-fibrous (other)	None Detected
B04B 041026614-0011	SA HA 3 - SS/C FELT BACKI, G TO HA3 BLACK	ыаск Fibrous Heterogeneous		Cellulose Synthetic	30% Non-fibrous (other)	None Detected
B04C 041026614-0012	SA HA 3 ASSOC FELT BACKING TO HA3 BLACK	Black Fibrous Heterogeneous	60% 10%	Cellulose Synthetic	30% Non-fibrous (other)	None Detected

Initial report from 11/17/2010 18:56:18

Analyst(s)

Leslie McCluskey (12) Peter Harrison (6)

Stephen Siegel, CIH, Laboratory Manager or other approved signatory

EMSL maintains liability limited to the cost of analysis. This report relates only to the samples reported above and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. Interpretation and use of test results are the responsibility of the client. This report must not be used by the client to claim product certification, approval or endorsement by NVLAP, NIST or any agency of the federal government. The test results contained within this report meet the requirements of NELAC unless otherwise specified. Samples received in good condition unless otherwise noted.

Samples analyzed by EMSL Analytical, Inc. 200 Route 130 North, Cinnaminson NJ NVLAP Lab Code 101048-0, AlHA-LAP, LLC-IHLAP Lab 100194, NYS ELAP 10872, NJ DEP 03036



### **EMSL** Analytical, Inc.

200 Route 130 North, Cinnaminson, NJ 08077

Phone: (800) 220-3675 Fax: (856) 786-5974 Email: westmontasblab@EMSL.com

Attn: Jason Sunde

BrightFields, Inc. 801 Industrial Street

Suite 1

Wilmington, DE 19801

(302) 656-9700 Fax:

Phone: (302) 656-9600

Project: LEWES LIGHTHOUSE/2669.01FF.74

Customer ID: WIK50 Customer PO: 9991

Received: 11/17/10 9:10 AM

041026614

EMSL Proj:

EMSL Order:

Analysis Date: 11/17/2010

Test Report: Asbestos Analysis of Bulk Materials via EPA 600/R-93/246 Method using **Polarized Light Microscopy** 

			Non-Asb	estos Y	<u>Asbestos</u>
Sample	Description	Appearance	% Fibrous	% No -Filtrous	% Type
B05A 041026614-0013	SA HA 3/4 - ASSOC MASTIC TO HA 3/4 CREAM	Cream Fibrous Homogeneous	5% Cellulose	95. Non-fibrous (other)	None Detected
B05B 041026614-0014	SA HA 3/4 - ASSOC MASTIC TO HA 3/4 CREAM	Cream Fibrous Heterogeneous	5% Celluløs	95% Non-fibrous (other)	None Detected
B05C 041026614-0015	SA HA 3/4 - ASSOC MASTIC TO HA 3/4 CREAM	Cream Non-Fibrous Heterogeneous	2-1 Collunose	98% Non-fibrous (other)	None Detected
B06A 041026614-0016	INSIDE WALL/FLOOR COAT AT CONDUCT ADJ TO MACH/CENT ELECTRICAL WIRE COVERING/COA ING WHITE CAA	$\mathcal{O}^{\mathbf{y}}$	30% Cellulose	70% Non-fibrous (other)	None Detected

Initial report from 11/17/2010 18:56:18

Analyst(s)

Leslie McCluskey (12) Peter Harrison (6)

Stephen Siegel, CIH, Laboratory Manager or other approved signatory

EMSL maintains liability limited to the cost of analysis. This report relates only to the samples reported above and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. Interpretation and use of test results are the responsibility of the client. This report must not be used by the client to claim product certification, approval or endorsement by NVLAP, NIST or any agency of the federal government. The test results contained within this report meet the requirements of NELAC unless otherwise specified. Samples received in good condition unless otherwise noted.

Samples analyzed by EMSL Analytical, Inc. 200 Route 130 North, Cinnaminson NJ NVLAP Lab Code 101048-0, AlHA-LAP, LLC-IHLAP Lab 100194, NYS ELAP 10872, NJ DEP 03036



### **EMSL** Analytical, Inc.

200 Route 130 North, Cinnaminson, NJ 08077

Phone: (302) 656-9600

Phone: (800) 220-3675 Fax: (856) 786-5974 Email: westmontasblab@EMSL.com

Attn: Jason Sunde BrightFields, Inc.

**801 Industrial Street** 

Suite 1

Wilmington, DE 19801

Fax: (302) 656-9700

Project: LEWES LIGHTHOUSE/2669.01FF.74

Customer ID: WIK50 Customer PO: 9991

Received: 11/17/10 9:10 AM

EMSL Order: 041026614

EMSL Proj:

Analysis Date: 11/17/2010

Test Report: Asbestos Analysis of Bulk Materials via EPA 600/R-93/116 Method using Polarized Light Microscopy

				Non-Ask	oestos 🔨		<u>Asbestos</u>
Sample	Description	Appearance	%	Fibrous	% No )-F	neds	% Type
B06B 041026614-0017	INSIDE WALL/FLOOR COAT AT CONDUCT ADJ TO MACH/CENT - ELECTRICAL WIRE COVERING/COAT ING WHITE/GRAY	Various Fibrous Heterogeneous	15%	Cellulose	85% No	n-fibrous (other)	None Detected
B06C 041026614-0018	INSIDE WALL/FLOOR COAT AT CONDUCT ADJ TO MACH/CENT - ELECTRICAL WIRE COVERING/COAT ING WHITE/GRAY	Various Fibrous Heterogeneous		o Ilurose	65% No	n-fibrous (other)	None Detected

Initial report from 11/17/2010 18:56:18

Analyst(s)

Leslie McCluskey (12) Peter Harrison (6) Stephen Siegel, CIH, Laboratory Manager or other approved signatory

EMSL maintains liability limited to the cost of analysis. This report relates only to the samples reported above and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. Interpretation and use of test results are the responsibility of the client. This report must not be used by the client to claim product certification, approval or endorsement by NVLAP, NIST or any agency of the federal government. The test results contained within this report meet the requirements of NELAC unless otherwise specified. Samples received in good condition unless otherwise noted.

Samples analyzed by EMSL Analytical, Inc. 200 Route 130 North, Cinnaminson NJ NVLAP Lab Code 101048-0, AlHA-LAP, LLC-IHLAP Lab 100194, NYS ELAP 10872, NJ DEP 03036

Chain of Custody - Asbestos Lab Services Page 1 of 1

Company:	BrightFields, Inc.	Bill To:	BrightFields, Inc.
Address1:	801 Industrial Street	Address1:	801 Industrial Street
Address2:	Suite 1	Address2:	Suite 1
City, State:	Wilmington, Delaware	City, State:	Wilmington, Delaware
Zip/Post Code:	19801	Zip/Post Code:	19801
Contact Name:	Jason Sunde	Attn:	Jason Sunde
Phone:	302) 656-9600	Phone:	(302) 656-9600
Fax:	302) 656-9700	Fax:	(302) 656-9700
EMSL Rep:	John Van Voorhees	P.O. Number:	9991
Project Name/Number:	Lewes Lighthouse / 2669.01ff.74		
MAT	ΓRIX	TU	JRNAROUND
	ing 48 (2 d	Hours 72 Ho lays) (3 days) 4+ hours (6-10 days) m charge for 3-hour tr,	or 1. Hours (1 day) urs 9 Hours 120 Hou
시에 하다 하나 이 이 살 보고를 다시했다.	gn an authorization form for this service. a.m. Mon -Fri.), Please Refer to Price Quote		
PCM - Air	TEM Air		TEM WATER
NIOSH 7400(A) Issue	2: August 1994 AHERA 40 CFI	R, Part 763 Suspart E	EPA 100.1
OSHA w/TWA	NIOSH 7402		EPA 100.2
Other:	EPA Level II		NYS 198.2
PLM - Bulk	TEM BULK	<b>)</b> ′	TEM Microvac/Wipe
▽ )		- Total I	ASTM D 5755-95 (quantative
EPA 600/R-93/116	Orop Mount (Q	ualitative)	
EPA Point Count	hatfield SOP -		method)  Wipe Qualitative
NY Stratified Point Con		avimetric) NYS 198.4	XRD
PLM NOB (Gravimetri	c) NVS 13-21 EMSL Standard	Addition:	Asbestos S
NIOSH 9002:			Asbestos
EMSL Standard Add	on: PLM Soil		Silica NIOSH 7500 $\overline{\omega}$
SEM Air or Bulk	EPA Protocol Q	Oualitative	
- Qualifornia	EPA Protocol Q		OTHER
Qualitative —	_		
Quantitative	ON THE PROPERTY OF THE PROPERT	00 Method fibers/gran	
Client Sample # (s) B	1A - BOGC		Total Samples #:
Relinquished:	Date:_	11/16/10	Time: 1530 WS.
Received:	7 F 910 Date:		Time:
Relinquished:	Date:		Time:
Received:	Date:		Time:

041026614

Page \_\_\_\_\_/ of \_\_\_\_\_/

801 Industrial Street, Suite 1

Wilmington, DE 19801



### BULK SAMPLE DATA AND CHAIN OF CUSTODY FORM

				P	ROJECT INF	ORMAT	TION					
Client: DRBA		Project N	Project Name: Lewes Lighthouse Inspection			on Project No.: 2669.01ff.74			Pro	Project B.I.: John-Paul Rossi		
			Address	Lewes, Delaw	are					Pro	oject M.P.: Jason Sund	te
Date: 11/15/	2010	Building Name: 600 Hero	ules Road		Turnaround Tim	ne:		-			Comments:	
				□ RUSH	2	4 HRS		72 HRS	- 1			
		Sampling Area: Through	out				0.1100				C	
					□ 6 HRS	U 4	8 HRS		Other	Pi	irchase Order No	9991
					SAMPLE INFO	ORMAT	ION				CV	
HA Area No.	Bulk Sample ID No.	Material Descri	ption	Color	Condition	Suspe	ct ACM San	nple Lo	cations / Co	ordinates	Material Total  Ocantity  LF, SF, PCS)	Asbestos Content Type & %
HA01	B01A	Beacon (Sof	4)	gray/	G	Top	of ligh	thon	er at 1	· acm	130 44	
	B01B	wc	^	TAN		win	dow us	nits				
	B01C		thu					,	\\			
HA02	B02A	window ca	MIC	gray/	6/0	at	woode	n 4	word	lu	16 units	
	B02B	(painted)		beige		from	i mike	ed (	eindu	υ.	16 units 400 47 Cb	arcon)
	B02C			•		uni	1		went &		se cove mont	din coulk
HA03	B03A	Sheet Good	SUF	brown	G/0/55	2 ~	Terel		East	100.0	125/5	7
	B03B			7 71	1	asr	mpon	4				
	B03C		(ME)		1							
HA04	B04A	ASSOCIATE +	felt	black	-	54	HA3				125/F	
	B04B	backing to H	A 3									
	B04C		B									
HA05	B05A	Associated n	iastic	Crecia	-	SAF	A 3/4				125/F	
	B05B	to HA 3/4										
	B05C		(NF)	<b>'</b>								
HA06	B06A	electrical u	ive	u to	0/0	insid	e wall /	Asou	caviti	ッカ	est. 600 ep	F
	B06B	covering/coa		givey		at c	indust	nd;	ant to	2		
	B06C		(B)			hair	/cente	a c	olumu			
(1)	3 plus	<b>*</b>			CHAIN OF C	USTOD	<b>v</b>					
Relinquish		Date	: Time:	Received to		00100		Date:	Time:		Math at Cubmit	tal
· W	)	14/16/0			Эу.		- 1	Jale.	rime.		Method of Submit	
. 600		1916/1	1730	,			-			Fiel		200
II										Wa	5.7	in .
III	<del></del>						-	-			Mail	
IV. V.	-									Fed Oth		XXXXXXX
				E. N. Santa						Oth	er.	
			LAB IN	ORMATIO	N		Date:		Time		275	
Name and	Signature:										Verbal Results: (30)	2) 656-9600
	nalyzed by:											2) 656-9700
	nalyzed by:											Krough, Sr.

!!!! STOP ANALYSIS AT FIRST POSITIVE RESULT OF A HOMOGENOUS AREA !!!!



### **APPENDIX B**

# SITE PHOTOGRAPHS

BrightFields File: 2669.01ff.74 November 2010



### SITE PHOTOGRAPHS Breakwater Lighthouse Lewes, Delaware



Breakwater Lighthouse.



Interior staircase.



Typical interior wall and windows.



Upper Level wall and windows.



### SITE PHOTOGRAPHS Breakwater Lighthouse Lewes, Delaware



Typical window frames with caulk.

Remnant coated electrical wiring.



### **APPENDIX C**

# STATE OF DELAWARE ASBESTOS INSPECTION FORM

BrightFields File: 2669.01ff.74 November 2010



## STATE OF DELAWARE ASBESTOS INSPECTION FORM



FACILITY NAME: Breakwater Lighthouse							
ADDRESS:	TAX PARCEL:						
CITY: Lewes COUNTY: Sussex	STATE: DE ZIP:						
SITE CONTACT NAME: Joseph M Volk, P.E.	CONTACT PHONE: (302-571-6380						
OWNER NAME: Delaware River and Bay Authority							
OWNER ADDRESS: P.O. Box 71	, , , , , , , , , , , , , , , , , , ,						
CITY: New Castle COUNTY: New Castle	STATE: Delaware ZIP: 1972						
OWNER CONTACT:	OWNER PHONE:						
FACILITY DESCRIPTION: G Agricultural G Commercia	G Industrial G Institutional G Public G Residential						
BUILDING DESCRIPTION (describe structure and size): the Delaware terminal of the Cape May-Lewes Ferry.	multi-story lighthouse it the Dalaware Bay located near the						
-							
NOTE: This Survey Form was designed to be used for ONE Bui	lding/Structure on t. Use additional forms for additional structures.						
PROFESSIONAL SERVICE FIRM: BrightFields, Inc.							
ADDRESS: 801 Industrial Street							
CITY: Wilmington COUNTY: New Castle	S ATZ: Delaware ZIP: 19801						
INSPECTOR'S NAME: Monty W. Krough, Sr.	HONE NUMBER: 302-656-9600						
INSPECTION'S CERTIFICATION: PM# - 323	PROFESSIONAL SERVICE FIRM CERTIFICATION: PS# - 125						
TYPE OF INSPECTION: G RENOVATION G DEMOL	DATE OF INSPECTION: 11/15/10						
IS ASBESTOS CONTAINING MATERIAL PRESENT? G	(ES G NO See summary results on page 2.						
I hereby certify, that I am a Delaw tre Licensed inspector employed by a Delaware Licensed Professional Service Firm and that the building and/of content/therein located at the property identified above have been inspected for asbestos containing materials in accordance with the State of Delaware Regulations Governing the Control of Air Pollution, Regulation #21 Section 10							
Signature Manager Date: 11/19/2010							
If ACM is present and will be disturbed, removed or abated:  Name of Abatement Company (Print Company Name)  Phone # Asbestos Abatement Contractor License #  The State of Delaware requires a licensed asbestos abatement contractor for all abatement projects except for work performed in an owner-occupied single family dwelling.							
Asbestos Abatement & Demolition/Renovation Notification Form submitted to DNREC/USEPA							
Region 3 on:							
The Notification must be submitted a minimum of 10-days prior	r to beginning the abatement project (see 40 CFR 61 Subpart M).						

SUMMARY OF ABESTOS SURVEY/INSPECTION  Material/Product Surveyed¹ Sampled? – ACM Condition of No Abatement								
Material/Product Surveyed	Yes/No <sup>2</sup>	Present (%) <sup>3</sup>	ACM/ Suspected ACM	ACM Present	Required? - Yes/No			
ROOFING & SIDING								
o Roof felt shingles	☐ Yes ☐ No			1,1	☐ Yes ☐ No			
o Roofing shingles	☐ Yes ☐ No				☐ Yes ☐ No			
o Roofing Tiles	☐ Yes ☐ No				☑ Yes □ No			
o Siding shingles	☐ Yes ☐ No				No □ No			
o Clapboards	☐ Yes ☐ No				No No			
o Other	☐ Yes ☐ No				☐ res ☐ No			
WALLS & CEILINGS				5				
o Ceiling Tiles	☐ Yes ☐ No	7			☐ Yes ☐ No			
o Ceiling Tile Mastic	☐ Yes ☐ No				☐ Yes ☐ No			
o Sprayed/Troweled coating	☐ Yes ☐ No				☐ Yes ☐ No			
o Asbestos-cement sheet	☐ Yes ☐ No				☐ Yes ☐ No			
o Paneling, Tile, Baseboard Mastic	☐ Yes ☐ No				☐ Yes ☐ No			
o Spackle/Joint compounds	☐ Yes ☐ No				☐ Yes ☐ No			
o Textured paints	☐ Yes ☐ No				☐ Yes ☐ No			
o Millboard, rollboard	☐ Yes ☐ No				☐ Yes ☐ No			
o Vinyl wallpaper	☐ Yes ☐ No				☐ Yes ☐ No			
o Insulation board	☐ Yes ☐ No				☐ Yes ☐ No			
o Other	☐ Yes ☐ No				☐ Yes ☐ No			
FLOORS		1						
o Vinyl-asbestos tile	☐ Yes ☐ No				☐ Yes ☐ No			
o Asphalt-asbestos tile	☐ Yes ☐ No				☐ Yes ☐ No			
o Resilient sheet flooring	Yes 🗖 No			T	☐ Yes No			
o Mastic adhesives	Yes No	_		7	☐ Yes ☒ No			
o Other	Yes No			*	☐ Yes ☐ No			
PIPES & BOILERS								
o Cement pipe and fittings	DINS DINO	1-1-			☐ Yes ☐ No			
o Block insulation	L Yes □ No	1			☐ Yes ☐ No			
o Preformed pipe wrap	□ Y.s □ No	1			☐ Yes ☐ No			
o Corrugated asbestos paper	Yes 🗆 No				☐ Yes ☐ No			
o Paper tape	☐ Yes ☐ No				☐ Yes ☐ No			
o Putty (mudding)	☐ Yes ☐ No				☐ Yes ☐ No			
o Other	☐ Yes ☐ No				☐ Yes ☐ No			
OTHER PRODUCTS								
o Window Glazing Putty	Yes □ No	-		T	☐ Yes X No			
o Building Caulk	☐ Yes ☐ No				☐ Yes ☐ No			
o Gaskets/Packing	☐ Yes ☐ No			1	☐ Yes ☐ No			
o Clothing Cloth/Blankets	☐ Yes ☐ No				☐ Yes ☐ No			
o Cementinorta	☐ Yes ☐ No				☐ Yes ☐ No			
o Met II-clad firebrick	☐ Yes ☐ No				☐ Yes ☐ No			
o Gunh e/fire-proofing spray	☐ Yes ☐ No				☐ Yes ☐ No			
ops (ingot mold covers and inserts)	☐ Yes ☐ No				☐ Yes ☐ No			
o Other	¥Yes □ No	-		7	☐ Yes X No			

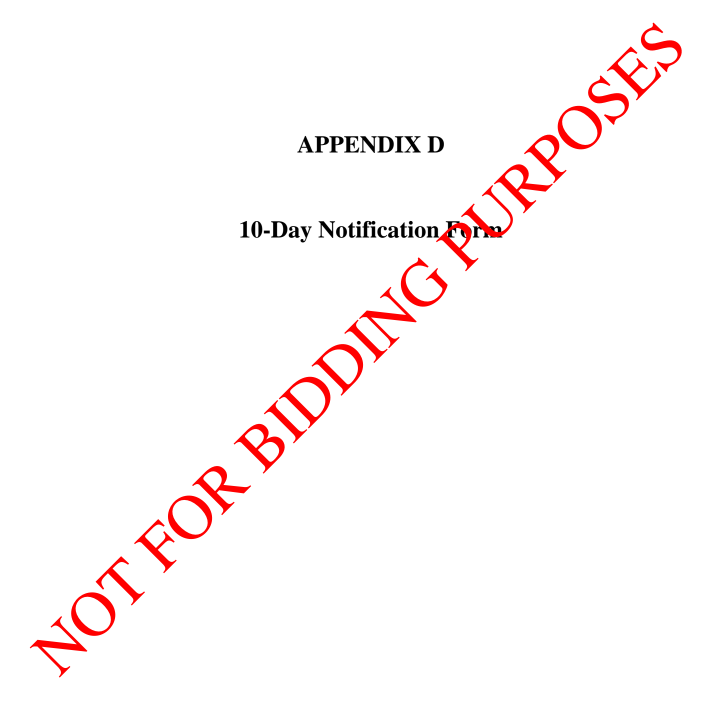
<sup>&</sup>lt;sup>1</sup>This list is not an exclusive list of potential materials containing asbestos and the inspector should use it only as a minimal reference of potential asbestos containing materials present.

NOTE: If this structure is to be demolished by intentional burning by a Delaware Fire Company. This form must be provided to the Fire Company in order for DNREC-AQM to process the Fire Fighting Instruction by intentional burning application.

<sup>&</sup>lt;sup>2</sup>No sampling is required if the inspector suspects that the materials are ACM and treats them as ACM. For a suspect material to be classified as non-ACM, a minimum number of samples must be collected and analyzed as required by AHERA/ASHARA regulations.

<sup>3</sup>All materials identified as having an asbestos content greater than 1% are considered to be regulated asbestos containing materials (RACM).





	NOTIF	FICATION OF DEMOLITION OR	RENOVATION			DNREC USE, ONLY
- 1	FACILITY INFORMATION (Ide	entify Owner, Removal Contractor	r, and Certified Profe	ssional Service I	-irm)	
Owner						
Address						
City		County	State	Zip		
Contact			Telephone			
REMOVAL CO	NTRACTOR					
Address						
City		County	State	Zip		
Site Contact (S	Supervisor on-site)		Telephone			
CERTIFIED PI	ROFESSIONAL SERVICE FIRM	1				
Address						
City		County	State	Zip		
Site Contact			Telephone			
II. 1	YPE OF NOTIFICATION? ("O"	= "Original" "R" = "Revised")				
III. 1	YPE OF OPERATION? ("D" =	"Demolition" — "R" = "Renovation	1")			
	S ASBESTOS PRESENT? ("Y"					
					)	
V. Building Name		ide Building Name, number and fl	oor, or room number			
Address #1						
Address #2		County		Zip		
City		County	St.	211		
Site Location	V. 1142.0.1			Number of Flo		Age in Years
Building Size:	Sq. Meters		Sq. P. et	Number of Fig	oors /	ige in Years
Present Use			Prid Us.	TO DETECT TU	T DDECENOE OF ACI	DESTOS MATERIAL (Note:
VI. all de	molition jobs must have a Surve	ANALYTICAL METHOD IF A SE by performed by a Certified it of a lals ("ACM") present (Definition:	ional Service Firm t	o ensure that the	ere are no	
VII.	APPROXIMATE AMOUN AND NON-FRIABLI (Specify the amount	TOF REGULATEL ASSESTOS E ASBESTOS LATEL AL THAT of asbestos below	-CONTAINING MAT WILL NOT BE REM	ERIAL ("RACM IOVED	") TO BE REMOVED,	
	("RACM") TO B	MC INT OF REGULATED ASBE E. ISM. D., RLE SBESTOS MATERIAL THAT doint of asbestos below):		OVED		ASBESTOS MATERIAL D BE REMOVED
			то в	RACM E REMOVED	CATEGORY I	CATEGORY II
		PIPES: Linear Feet				
		PIPES: Linear Meters				
	<b>Y</b>	SURFACE AREA: Square Feet				1
		SURFACE AREA: Square M	leters			
7		Volume of RACM, off-Facility Components: Cubic Feet	1			
		Volume of RACM, off-Facility Components: Cubic Meters				
VIII.	SCHEDULED DATES OF	ASBESTOS REMOVAL/DEMOLIT	TION/RENOVATION	?	Start	Finish
IX.	SCHEDULED WORKING H	HOURS (SHIFT HOURS) (A.M./P.	.M./etc.)		Start	Finish
	COLLEGEED WORKING	The state of the s	77.0	/r	, and the second	ubpart M) 12 II IN95 PAGE 1

NOTIFICAT	TION OF DEMOLITION OR RENOVA	ATION(continued)				
x.	DESCRIPTION OF PLANNED D	EMOLITION OR RENOVAT	TION WORK, AND MET	HOD(s) TO BE	USED	
XI.	DESCRIPTION OF ENGINEERING AT THE DEMOLITION OR RENO		K PRACTICES TO BE	USED TO COM	ITROL EMISSIO	NS OF ASBESTOS
XII.	WASTE TRANSPORTER #1					
Address						
City		County		State		Zip
Contact				Telephone		
	WASTE TRANSPORTER #2			, , , , , , ,		C
Address						
City		County		State		Zi
Contact				Telephone		
XII.	WASTE DISPOSAL SITE			EPA Certific	cation tumbe	,
Address						
City		County		State		Zip
Contact				Telephon		
XIV.	IF THE DEMOLITION WAS O	RDERED BY A GOVERNI	MENT AGENCY, PLEA	ASE DENTIFY	Y THE AGENCY	BELOW:
Name			Title	. ,		
Authority						
Date of Ord	ler (MM/DD/YY)			Date Ordere	d to Begin (MM/D	DD/YY)
XV.	FOR EMERGENCY RENO	VATIONS:				
DATE and I	HOUR of Emergency: (MM/DD/YY)			(HH:MM)		2,32,33
Description	of SUDDEN, UNEXPECTED EVENT					
Explanation	of how the Event caused unsafe con	iditions, or a serious disrupti	n of industrial operation	ns		
XVI. DE	ESCRIPTION OF PROCEDURES TO SBESTOS MATERIAL BECOMES CF	BE FOU OWED IN THE ENRUMBLED POLY RIZED O	VENT THAT UNEXPECTOR REDUCED TO POW	TED ASBESTO DER	OS IS FOUND, O	R THAT PREVIOUSLY NON FRIABLE
A\ (R	CERTIFY THAT AN INDIVIDUAL, TO HE DEMOLITION OR RENOVATION, VAILABLE FOR INSPECTION DURN Required one (1) year after promulgation	G NORMAL BUSINESS HO	IS OF THIS REGULATION IAT THE REQUIRED TO DURS	ON (40 CFR, F RAINING HAS	ART 61, SUBPA BEEN ACCOMPL	RTM WILL BE ON-SITE DURING ISHED BY THIS PERSON WILL BE
		MATION IS CORRECT			~	
7.71111 1.0						
(Si	ignature of Ow. er/Operator)	(Date)				

### **SECTION 017300 - EXECUTION REQUIREMENTS**

### 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 general procedural requirements governing execution of the Work including, but not limited to, the following:
  - 1. Construction layout.
  - 2. General installation of products.
  - 3. Coordination of Owner-installed products
  - 4. Progress cleaning.
  - 5. Starting and adjusting.
  - 6. Protection of installed construction.
  - 7. Correction of the Work.

### B. Related Sections include the following:

- 1. Division 1 Section "Roject Management and Coordination" for procedures for coordinating field engineering with other construction activities.
- 2. Division 1 Section "Cutting and Patching" for procedural requirements for cutting and patching peccesary for the installation or performance of other components of the Work.
- 3. Division I Section "Closeout Procedures" for submitting final property survey with Project Revolt Documents, recording of Owner-accepted deviations from indicated lines and Lyels, and final cleaning.
- 4. Division 02 Section "Selective Demolition" for demolition and removal of selected portions of the building.

PART 2 - PRODUCTS (Not Used)

### PART 3 - EXECUTION

### 3.1 EXAMINATION

A. Existing Conditions: The existence and location of site improvements, utilities, and other construction indicated as existing are not guaranteed. Before beginning work, investigate and verify the existence and location systems and other construction affecting the Work.

- B. Existing Utilities: The existence and location of underground and other utilities and construction indicated as existing are not guaranteed. Before beginning sitework, investigate and verify the existence and location of underground utilities and other construction affecting the Work.
  - 1. Before construction, verify and mark the location of abandoned utility services.
- C. Acceptance of Conditions: Examine substrates, areas, and conditions, with Installer or Applicator present where indicated, for compliance with requirements for installation televances and other conditions affecting performance. Record observations.
  - 1. Written Report: Where a written report listing conditions detrimenta to performance of the Work is required by other Sections, include the following:
    - a. Description of the Work.
    - b. List of detrimental conditions, including substrates
    - c. List of unacceptable installation tolerances.
    - d. Recommended corrections.
  - 2. Verify compatibility with and suitability of substrates, including compatibility with existing finishes or primers.
  - 3. Examine roughing-in for new Work to verify actual locations of existing structure, framing, etc. before installing new York
  - 4. Examine walls, floors, and roofs for cuitable conditions where products and systems are to be installed.
  - 5. Proceed with installation only after unsatisfactory conditions have been corrected. Proceeding with the Work indicates acceptance of surfaces and conditions.

### 3.2 PREPARATION

- A. Field Measurement. Take field measurements as required to fit the Work properly. Recheck measurements better installing each product. Where portions of the Work are indicated to fit to other construction, verify dimensions of other construction by field measurements before fabrication. Coordinate fabrication schedule with construction progress to avoid delaying the Work.
- B. Space Requirements: Verify space requirements and dimensions of items shown diagrammatically on Drawings.
- Review of Contract Documents and Field Conditions: Immediately on discovery of the need for clarification of the Contract Documents, submit a request for information to Architect. Include a detailed description of problem encountered, together with recommendations for changing the Contract Documents. Submit requests on CSI Form 13.2A, "Request for Interpretation."

### 3.3 CONSTRUCTION LAYOUT

- A. Verification: Before proceeding to lay out the Work, verify layout information shown on Drawings, in relation to the property survey and existing benchmarks. If discrepancies are discovered, notify Architect promptly.
- B. Building Lines and Levels: Locate and lay out control lines and levels for foundations. Transfer survey markings and elevations for use with control lines and levels. Level Work from two or more locations.
- C. Record Log: Maintain a log of layout control work. Record deviations from required lines and levels. Include beginning and ending dates and times of surveys, weather concitions, name and duty of each survey party member, and types of instruments and tapes used. Make the log available for reference by Architect.

### 3.4 INSTALLATION

- A. General: Locate the Work and components of the Work accurately, in correct alignment and elevation, as indicated.
  - 1. Make vertical work plumb and make horizontal work level.
  - 2. Where space is limited, install components to maximize space available for maintenance and ease of removal for replacement.
- B. Comply with manufacturer's written in tructions and recommendations for installing products in applications indicated.
- C. Install products at the time and under conditions that will ensure the best possible results. Maintain conditions required for product performance until Substantial Completion.
- D. Conduct construction operations so no part of the Work is subjected to damaging operations or loading in excess a unat expected during normal conditions of occupancy.
- E. Tools and huipplent: Do not use tools or equipment that produce harmful noise levels.
- F. Template: Obtain and distribute to the parties involved templates for work specified to be nectory prepared and field installed. Check Shop Drawings of other work to confirm that adequate provisions are made for locating and installing products to comply with indicated equirements.
- Anchors and Fasteners: Provide anchors and fasteners as required to anchor each component securely in place, accurately located and aligned with other portions of the Work.
  - 1. Mounting Heights: Where mounting heights are not indicated, mount components at heights directed by Architect.
  - 2. Allow for building movement, including thermal expansion and contraction.
  - 3. Coordinate installation of anchorages. Furnish setting drawings, templates, and directions for installing anchorages, including sleeves, concrete inserts, anchor bolts, and

items with integral anchors, that are to be embedded in concrete or masonry. Deliver such items to Project site in time for installation.

- H. Joints: Make joints of uniform width. Where joint locations in exposed work are not indicated, arrange joints for the best visual effect. Fit exposed connections together to form hairline joints.
- I. Hazardous Materials: Use products, cleaners, and installation materials that are not considered hazardous.

### 3.5 OWNER-INSTALLED PRODUCTS

- A. Site Access: Provide access to Project site from the Cape May Lewy Ferry Terminal for Owner's construction forces.
- B. Coordination: Coordinate construction and operations of the Work with work performed by Owner's construction forces.
  - 1. Construction Schedule: Inform Owner of Contractor's preferred construction schedule for Owner's portion of the Work. Adjust construction schedule based on a mutually agreeable timetable. Notify Owner if changes to schedule are required due to differences in actual construction progress.
  - 2. Preinstallation Conferences: Include Owner's construction forces at preinstallation conferences covering portions of the Work that are to receive Owner's work. Attend preinstallation conferences conducted by Owner's construction forces if portions of the Work depend on Owner's construction.

### 3.6 PROGRESS CLEANING

- A. General: Clean Project it and work areas daily, including common areas. Coordinate progress cleaning or joint-use areas where more than one installer has worked. Enforce requirements strictly. Dispose of materials lawfully.
  - 1. Comply with requirements in NFPA 241 for removal of combustible waste materials and lebris.
  - 2. Do not hold materials more than 7 days during normal weather or 3 days if the temperature is expected to rise above 80 deg F (27 deg C).
  - 3. Containerize hazardous and unsanitary waste materials separately from other waste. Mark containers appropriately and dispose of legally, according to regulations.
- Site: Maintain Project site free of waste materials and debris.
- C. Work Areas: Clean areas where work is in progress to the level of cleanliness necessary for proper execution of the Work.
  - 1. Remove liquid spills promptly.
  - 2. Where dust would impair proper execution of the Work, broom-clean or vacuum the entire work area, as appropriate.

- D. Installed Work: Keep installed work clean. Clean installed surfaces according to written instructions of manufacturer or fabricator of product installed, using only cleaning materials specifically recommended. If specific cleaning materials are not recommended, use cleaning materials that are not hazardous to health or property and that will not damage exposed surfaces.
- E. Concealed Spaces: Remove debris from concealed spaces before enclosing the space.
- F. Exposed Surfaces in Finished Areas: Clean exposed surfaces and protect as necessary it ensure freedom from damage and deterioration at time of Substantial Completion.
- G. Waste Disposal: Burying or burning waste materials on-site will not be permitted. Washing waste materials into waterways will not be permitted.
- H. During handling and installation, clean and protect construction in progress and adjoining materials already in place. Apply protective covering where required to ensure protection from damage or deterioration at Substantial Completion.
- I. Clean and provide maintenance on completed construction as frequently as necessary through the remainder of the construction period. Adjust and lubricate operable components to ensure operability without damaging effects.
- J. Limiting Exposures: Supervise construction operations to assure that no part of the construction, completed or in progress, is subject to harmful, dangerous, damaging, or otherwise deleterious exposure during the construction period.

### 3.7 STARTING AND ADJUSTING

- A. Start equipment and peracing components to confirm proper operation. Remove malfunctioning units, relact with new units, and retest.
- B. Adjust operating components for proper operation without binding. Adjust equipment for proper operation.
- C. Test each piece of equipment to verify proper operation. Test and adjust controls and safeties. Replace damaged and malfunctioning controls and equipment.
- D. Avanufacturer's Field Service: If a factory-authorized service representative is required to inspect field-assembled components and equipment installation, comply with qualification equirements in Division 1 Section "Quality Requirements."

### PROTECTION OF INSTALLED CONSTRUCTION

- A. Provide final protection and maintain conditions that ensure installed Work is without damage or deterioration at time of Substantial Completion.
- B. Comply with manufacturer's written instructions for temperature and relative humidity.

### 3.9 CORRECTION OF THE WORK

- A. Repair or remove and replace defective construction. Restore damaged substrates and finishes. Comply with requirements in Division 1 Section "Cutting and Patching."
  - 1. Repairing includes replacing defective parts, refinishing damaged surfaces, touching with matching materials, and properly adjusting operating equipment.
- B. Restore permanent facilities used during construction to their specified condition.
- C. Remove and replace damaged surfaces that are exposed to view if surfaces cannoble repaired without visible evidence of repair.
- D. Repair components that do not operate properly. Remove and replace operating components that cannot be repaired.
- E. Remove and replace chipped, scratched, and broken glass or enective surfaces.

# END OF SECTION 017000

### **SECTION 017329 - CUTTING AND PATCHING**

### 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 procedural requirements for cutting and patching
- B. Related Sections include the but are not limited to the following
  - 1. Division 2 Section "Selective Demolition" for demolition of selected portions of the building for alterations.

### 1.3 DEFINITIONS

- A. Cutting: Removal of existing construction in cessary to permit installation or performance of other Work.
- B. Patching: Fitting and repair tork required to restore surfaces to original conditions after installation of other Work.

### 1.4 QUALITY ASSUPANCE

- A. Structural Elements. Do not cut and patch structural elements in a manner that could change their load-currying capacity or load-deflection ratio.
- B. Operational Elements: Do not cut and patch the following 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.
  - Primary operational systems and equipment.
  - 2. Fire-protection systems.
  - 3. Control systems.
  - 4. Communication systems.
  - 5. Electrical wiring systems.
- C. Miscellaneous Elements: Do not cut and patch the following elements or related components in a manner that could change their load-carrying capacity, which results in reducing their capacity to perform as intended, or that result in increased maintenance or decreased operational life or safety.

- 1. Water, moisture, or vapor barriers.
- 2. Membranes and flashings.
- 3. Piping and ductwork.
- D. 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 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 usually unsatisfactory manner.
- E. 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 of these Specifications.
- B. Existing Materials: Use materials identical to existing materials. For exposed surfaces, use materials that visually match existing adjacent surfaces to the fullest extent possible.
  - 1. If identical materials are unavailable or cannot be used, use materials that, when installed, will match the visual and anothonal performance of existing 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. Compatibility: Before patching, verify compatibility with and suitability of substrates, including compatibility with existing finishes or primers.
    - Proceed with installation only after unsafe or unsatisfactory conditions have been corrected.

Project Manual

### 3.2 PREPARATION

- A. Temporary Support: Provide temporary support of Work to be cut.
- B. Protection: Protect existing construction during cutting and patching to prevent damage. Provide protection from adverse weather conditions for portions of Project that hight be exposed during cutting and patching operations.
- C. Adjoining Areas: Avoid interference with use of adjoining areas or interrupt on of free passage to adjoining areas.

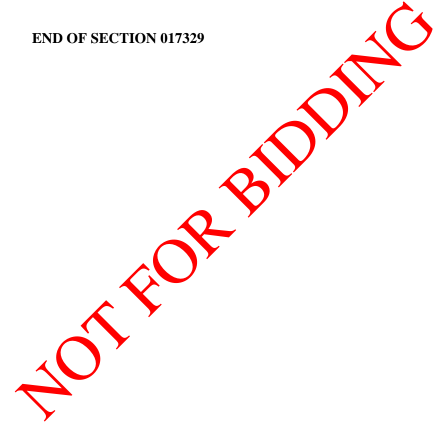
### 3.3 PERFORMANCE

- 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 existing construction to provide for installation of other components or performance of other construction, and subsequently putch as required to restore surfaces to their original condition.
- B. Cutting: Cut existing construction by sawing, drilling, breaking, chipping, grinding, and similar operations, including excavation, using nethods least likely to damage elements retained or adjoining construction. If possible, review proposed procedures with 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 choosing. Cut holes and slots as small as possible, neatly to size required, and with minimum disturbance of adjacent surfaces. Temporarily cover openings when not in use.
  - 2. Existing Fractional Surfaces: Cut or drill from the exposed or finished side into concealed surfaces.
  - 3. Concrete & Masonry: Cut using a cutting machine, such as an abrasive saw or a liamond-core drill.
  - 4. Exavating and Backfilling: Comply with requirements in applicable Division 2 Sections where required by cutting and patching operations.
  - 5. Proceed with patching after construction operations requiring cutting are complete.

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 of these Specifications.

1. Inspection: Where feasible, test and inspect patched areas after completion to demonstrate integrity of installation.

- 2. Exposed Finishes: Restore exposed finishes of patched areas and extend finish restoration into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
- 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 existing floor and coverings and replace with new materials, if necessary, to achieve uniform color and appearance.
  - 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 bends with adjacent surfaces.
- 4. Ceilings: Patch, repair, or rehang existing ceilings as necessary to provide an even-plane surface of uniform appearance.
- 5. Exterior Building Enclosure: Patch components in a patter that restores enclosure to a weathertight condition.



### **SECTION 017700 - 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 1 Specification Sections, apply to this Section.

### 1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for contract closeout, including, but not limited to, the following:
  - 1. Inspection procedures.
  - 2. Project Record Documents.
  - 3. Operation and maintenance manuals.
  - 4. Warranties.
  - 5. Instruction of Owner's personnel.
  - 6. Final cleaning.

### B. Related Sections include the following:

- 1. Division 1 Section "Payment procedures" for requirements for Applications for Payment for Substantial and Firal Completion.
- 2. Division 1 Section "Project Record Documents" for submitting Record Drawings, Record Specifications, and L. ord Product Data.
- 3. Division 1 Section "Operation and Maintenance Data" for operation and maintenance manual requirements.
- 4. Divisions of through 09 Sections for specific closeout and special cleaning requirements for the Work of those Sections.

### 1.3 SUBSTANTIAL COMPLETION

- A. Preliminary Procedures: Before requesting inspection for determining date of Substantial completion, complete the following. List items below that are incomplete in request.
  - Prepare a list of items to be completed and corrected (punch list), the value of items on the list, and reasons why the Work is not complete.
  - 2. Advise Owner of pending insurance changeover requirements.
  - 3. Submit specific warranties, workmanship bonds, maintenance service agreements, final certifications, and similar documents.
  - 4. Obtain and submit releases permitting Owner unrestricted use of the Work and access to services and utilities. Include occupancy permits, operating certificates, and similar releases.
  - 5. Prepare and submit Project Record Documents, operation and maintenance manuals, damage or settlement surveys, and similar final record information.

- 6. Deliver tools, spare parts, extra materials, and similar items to location designated by Owner. Label with manufacturer's name and model number where applicable.
- 7. Complete startup testing of systems.
- 8. Submit test/adjust/balance records.
- 9. Terminate and remove temporary facilities from Project site, along with mockets, construction tools, and similar elements.
- 10. Advise Owner of changeover in heat and other utilities.
- 11. Submit changeover information related to Owner's occupancy, use, operation, and maintenance.
- 12. Complete final cleaning requirements, including touchup painting.
- 13. Touch up and otherwise repair and restore marred exposed finishes o eliminate visual defects.
- B. Inspection: Submit a written request for inspection for Substantia Completion. 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 into a additional items identified by Architect, that must be completed or corrected before certificate 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.

### 1.4 FINAL COMPLETION

- A. Preliminary Procedures: Defore requesting final inspection for determining date of Final Completion, complete the following:
  - 1. Submit a final Application for Payment according to Division 1 Section "Payment Procedures."
  - 2. Submit cert ted copy of Architect's Substantial Completion inspection list of items to be completed or corrected (punch list), endorsed and dated by Architect. The certified copy of the list shall state that each item has been completed or otherwise resolved for exceptance.
  - 3 Submit evidence of final, continuing insurance coverage complying with insurance requirements.
  - 4. Submit pest-control final inspection report and warranty.
  - Instruct Owner's personnel in operation, adjustment, and maintenance of products, equipment, and systems. Submit demonstration and training videotapes.
  - Inspection: Submit a written request for final inspection for acceptance. On receipt of request, Architect will either proceed with inspection or notify Contractor of unfulfilled requirements. Architect will prepare a final Certificate for Payment after inspection or will notify Contractor of construction that must be completed or corrected before certificate will be issued.
  - 1. Reinspection: Request reinspection when the Work identified in previous inspections as incomplete is completed or corrected.

Project Manual

### 1.5 LIST OF INCOMPLETE ITEMS (PUNCH LIST)

- A. Preparation: Submit three copies 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.
  - 1. Organize list of spaces in sequential order, starting with exterior areas firs and proceeding from lowest floor to highest floor.
  - 2. Organize items applying to each space by major element, including categorie for ceiling, individual walls, floors, equipment, and building systems.
  - 3. 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.

### 1.6 PROJECT RECORD DOCUMENTS

- A. General: Do not use Project Record Doc me as for construction purposes. Protect Project Record Documents from deterioration and loss. Provide access to Project Record Documents for Architect's reference during normal working hours.
- B. Record Drawings: Maintain and submit one original set of blue- or black-line white prints with two copies of Contract Drawings and Shop Drawings.
  - 1. Mark Record Print to show the actual installation where installation varies from that shown originally. Require individual or entity who obtained record data, whether individual ventity is Installer, subcontractor, or similar entity, to prepare the marked-up Record Prints
    - Give particular attention to information on concealed elements that cannot be readily identified and recorded later.
    - b. Accurately record information in an understandable drawing technique.
    - c. Record data as soon as possible after obtaining it. Record and check the markup before enclosing concealed installations.
    - d. Mark Contract Drawings or Shop Drawings, whichever is most capable of showing actual physical conditions, completely and accurately. Where Shop Drawings are marked, show cross-reference on Contract Drawings.
  - 2. Mark record sets with erasable, red-colored pencil. Use other colors to distinguish between changes for different categories of the Work at the same location.
  - 3. Mark important additional information that was either shown schematically or omitted from original Drawings.
  - 4. Note Construction Change Directive numbers, Change Order numbers, alternate numbers, and similar identification where applicable.

- 5. Identify and date each Record Drawing; include the designation "PROJECT RECORD DRAWING" in a prominent location. Organize into manageable sets; bind each set with durable paper cover sheets. Include identification on cover sheets.
- C. Record Specifications: Submit one copy of Project's Specifications, including addenda and contract modifications. Mark copy to indicate the actual product installation where install varies from that indicated in Specifications, addenda, and contract modifications.
  - 1. Give particular attention to information on concealed products and installation that cannot be readily identified and recorded later.
  - 2. Mark copy with the proprietary name and model number of products, miterials, and equipment furnished, including substitutions and product options selected.
  - 3. Note related Change Orders, Record Drawings, and Product Data, Were applicable.
- D. Record Product Data: Submit three copies of each Product Data stemutal. Mark one set to indicate the actual product installation where installation varies substantially from that indicated in Product Data.
  - 1. Give particular attention to information on concealed products and installations that cannot be readily identified and recorded later.
  - 2. Include significant changes in the produc delivered to Project site and changes in manufacturer's written instructions for installation.
  - 3. Note related Change Orders, Retord Drawings, and Record Specifications, where applicable.
- E. Miscellaneous Record Submittale: Assemble miscellaneous records required by other Specification Sections for miscellaneous record keeping and submittal in connection with actual performance of the Work. Bind or file miscellaneous records and identify each, ready for continued use and reference.

### 1.7 OPERATION AND MAINTENANCE MANUALS

- A. Assemble three complete sets of operation and maintenance data indicating the operation and maintenance of each system, subsystem, and piece of equipment not part of a system. Include operation and maintenance data required in individual Specification Sections and as follows:
  - Maintenance Data:
    - a. Manufacturer's information, including list of spare parts.
    - b. Name, address, and telephone number of Installer or supplier.
    - c. Maintenance procedures.
    - d. Maintenance and service schedules for preventive and routine maintenance.
    - e. Maintenance record forms.
    - f. Sources of spare parts and maintenance materials.
    - g. Copies of maintenance service agreements.
    - h. Copies of warranties and bonds.
- B. Organize operation and maintenance manuals into suitable sets of manageable size. Bind and index data in heavy-duty, 3-ring, vinyl-covered, loose-leaf binders, in thickness necessary to

accommodate contents, with pocket inside the covers to receive folded oversized sheets. Identify each binder on front and spine with the printed title "OPERATION AND MAINTENANCE MANUAL," Project name, and subject matter of contents.

### 1.8 WARRANTIES

- A. Submittal Time: Submit written warranties on request of Architect for designated portions of the Work where commencement of warranties other than date of Substantial Completion is indicated.
- B. Organize warranty documents into an orderly sequence based on the taon of contents of the Project Manual.
  - 1. Bind warranties and bonds in heavy-duty, 3-ring, vinyl-co ered, loose-leaf binders, thickness as necessary to accommodate contents, and sized to receive 8-1/2-by-11-inch paper.
  - 2. Provide heavy paper dividers with plastic-covered a be for each separate warranty. Mark tab to identify the product or installation. Provide a sped description of the product or installation, including the name of the product and the name, address, and telephone number of Installer.
  - 3. Identify each binder on the front and spine with the typed or printed title "WARRANTIES," Project name, and name of Contractor.
- C. Provide additional copies of each warranty to include in each operation and maintenance manual.

### PART 2 - PRODUCTS

### 2.1 MATERIALS

A. Cleaning agents Use cleaning materials and agents recommended by manufacturer or fabricator of the surface to be cleaned. Do not use cleaning agents that are potentially hazard us to health or property or that might damage finished surfaces.

### PART 3 - EXECUTION

### FINAL CLEANING

- A. General: Provide final cleaning. Conduct cleaning and waste-removal operations to comply with local laws and ordinances and Federal and local environmental and antipollution 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 portion of Project:
  - Clean Project site, yard, and grounds, in areas disturbed by construction activities, including landscape development areas, of rubbish, waste material, litter, and other foreign substances. Provide a magnetic sweep of all areas around the building retrieve stray nails, screws and other fasteners or metal shards.
  - Sweep paved areas broom clean. Remove petrochemical spills, stains, and b. foreign deposits.
  - Rake grounds that are neither planted nor paved to a smooth, even-extured c. surface.
  - Remove tools, construction equipment, machinery, and sur la d. material from Project site.
  - Clean exposed exterior and interior hard-surfaced fin the to a dirt-free condition, e. free of stains, films, and similar foreign substances. Avoid disturbing natural weathering of exterior surfaces. Restore reflective surfaces to their original condition.
  - Remove debris and surface dust from limed access spaces, including roofs, f. plenums, shafts, trenches, equipment vallts, mar foles, attics, and similar spaces.
  - Sweep concrete floors broom clean in unocupied spaces.
  - Clean transparent materials, including glass in doors and windows. h. glazing compounds and other noticeable, vision-obscuring materials. Replace chipped or broken glass and their damaged transparent materials.
  - i.
  - Remove labels that are not permanent.

    Touch up and otherwise repair and restore marred, exposed finishes and surfaces. j. Replace finishes and princes that cannot be satisfactorily repaired or restored or that already show vidence of repair or restoration.
    - Do not point over "UL" and similar labels, including mechanical and electric transplates.
  - Wipe surface of mechanical and electrical equipment, and similar equipment. k. Repove excess lubrication, paint and mortar droppings, and other foreign bstances.
- C. Comply will safely standards for cleaning. Do not burn waste materials. Do not bury debris or excess materials on Owner's property. Do not discharge volatile, harmful, or dangerous materials into drainage systems. Remove waste materials from Project site and dispose of la yfully.

ECTION 017700

### SECTION 017823 - OPERATION AND MAINTENANCE DATA

### 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**

- preparing operation and This Section includes administrative and procedural requirements A. maintenance manuals, including the following:
  - 1. Operation and maintenance documentation director
  - Maintenance manuals for the care and maintenance of products, and materials. 2.
- B. Related Sections include but are not limited to the following:
  - Division 1 Section "Submittal Procedures for submitting copies of submittals for 1.
  - operation and maintenance manuals.

    Division 1 Section "Closeout Proceduces" for submitting operation and maintenance 2. manuals.
  - Division 1 Section "Project Lecord Documents" for preparing Record Drawings for 3. operation and mainter and majuals.
  - Divisions 02 through 9 Sections for specific operation and maintenance manual 4. requirements for the Work in those Sections.

### 1.3 **SUBMITTALS**

Final Subrittal: Submit 1 copy of each manual in final form at least 15 days before final A. inspection. Architect will return copy with comments within 15 days after final inspection.

> Correct or modify each manual to comply with Architect's comments. Submit 3 copies of each corrected manual within 15 days of receipt of Architect's comments.

### COORDINATION

Where operation and maintenance documentation includes information on installations by more than one factory-authorized service representative, assemble and coordinate information furnished by representatives and prepare manuals.

### PART 2 - PRODUCTS

### 2.1 OPERATION AND MAINTENANCE DOCUMENTATION DIRECTORY

- Organization: Include a section in the directory for each of the following: A.
  - 1. List of documents.
  - 2. Table of contents.
- Tables of Contents: Include a table of contents for each emergency, open tion, and maintenance В. manual.

### 2.2 MANUALS, GENERAL

- Organization: Unless otherwise indicated, organize each manual into a separate section for each A. system and subsystem, and a separate section for each riece of equipment not part of a system. Each manual shall contain the following materials, in the order listed:
  - 1. Title page.
  - Table of contents. 2.
  - 3. Manual contents.
- Title Page: Enclose title page in transparent plastic sleeve. Include the following information: B.
  - 1. Subject matter included in manual.
  - Name and address of Project. 2.
  - Name and address f Owner. 3.
  - Date of submittal. 4.
  - Name, address, and telephone number of Contractor. Name and address of Architect. 5.
  - 6.
- Table of Contents: List each product included in manual, identified by product name, indexed C. to the content of the volume, and cross-referenced to Specification Section number in Project anual.
  - If operation or maintenance documentation requires more than one volume to accommodate data, include comprehensive table of contents for all volumes in each volume of the set.
- Manual Contents: Organize into sets of manageable size. Arrange contents alphabetically by system, subsystem, and equipment. If possible, assemble instructions for subsystems, equipment, and components of one system into a single binder.
  - 1. Binders: Heavy-duty, 3-ring, vinyl-covered, loose-leaf binders, in thickness necessary to accommodate contents, sized to hold 8-1/2-by-11-inch paper; with clear plastic sleeve on

spine to hold label describing contents and with pockets inside covers to hold folded oversize sheets.

- If two or more binders are necessary to accommodate data of a system, organize data in each binder into groupings by subsystem and related components. Crossreference other binders if necessary to provide essential information for provide operation or maintenance of equipment or system.
- Identify each binder on front and spine, with printed title "OPERATIO b. MAINTENANCE MANUAL," Project title or name, and subject atter of contents. Indicate volume number for multiple-volume sets.
- Dividers: Heavy-paper dividers with plastic-covered tabs for each 2. Mark each tab to indicate contents. Include typed list of products and Major components of equipment included in the section on each divider, cross referenced to Specification Section number and title of Project Manual.
- Protective Plastic Sleeves: Transparent plastic sleeves designed to enclose diagnostic 3. software diskettes for computerized electronic equipment.

  Supplementary Text: Prepared on 8-1/2-by-11-inch, 20-lb/sq. ft. white bond paper.
- 4.
- Drawings: Attach reinforced, punched binder abs on cawings and bind with text. 5.
  - If oversize drawings are necessary fold drawings to same size as text pages and use as foldouts.
  - If drawings are too large to be used as foldouts, fold and place drawings in labeled b. envelopes and bind envelopes in rear of manual. At appropriate locations in manual, insert typewritten pages indicating drawing titles, descriptions of contents, and drawing location

### **OPERATION MANUAL** 2.3

- Content: In addition to equirements in this Section, include operation data required in A. individual Specification Sections and the following information:
  - 1. Operating tandards.
  - Open ting procedures. 2.
- B. Descriptions: Include the following:
  - Product name and model number.
    - Manufacturer's name.
    - Operating characteristics.
  - Limiting conditions.
  - Complete nomenclature and number of replacement parts.
- Operating Procedures: Include the following, as applicable:
  - 1. Routine and normal operating instructions.
  - 2. Special operating instructions and procedures.

Project Manual

### 2.4 PRODUCT MAINTENANCE MANUAL

- A. Content: Organize manual into a separate section for each product, material, and finish. Include source information, product information, maintenance procedures, repair materials and sources, and warranties and bonds, as described below.
- B. Source Information: List each product included in manual, identified by product name and arranged to match manual's table of contents. For each product, list name address, and telephone number of Installer or supplier and maintenance service agent, and cross-reference Specification Section number and title in Project Manual.
- C. Product Information: Include the following, as applicable:
  - 1. Product name and model number.
  - 2. Manufacturer's name.
  - 3. Color, pattern, and texture.
  - 4. Material and chemical composition.
  - 5. Reordering information for specially manufactured products.
- D. Maintenance Procedures: Include manufacturer's viruen recommendations and the following:
  - 1. Inspection procedures.
  - 2. Types of cleaning agents to be used no methods of cleaning.
  - 3. List of cleaning agents and methods of cleaning detrimental to product.
  - 4. Schedule for routine cleaning and maintenance.
  - 5. Repair instructions.
- E. Repair Materials and sources: Include lists of materials and local sources of materials and related services.
- F. Warranties and Bonus. Include copies of warranties and bonds and lists of circumstances and conditions that would affect validity of warranties or bonds.
  - 1. Include procedures to follow and required notifications for warranty claims.

### PART 3 - EXECUTION

### 3.1 MANUAL PREPARATION

- A. Operation and Maintenance Documentation Directory: Prepare a separate manual that provides an organized reference to operation and maintenance manuals.
- B. Product Maintenance Manual: Assemble a complete set of maintenance data indicating care and maintenance of each product, material, and finish incorporated into the Work.

- C. Operation and Maintenance Manuals: Assemble a complete set of operation and maintenance data indicating operation and maintenance of each system, subsystem, and piece of equipment not part of a system.
- D. Manufacturers' Data: Where manuals contain manufacturers' standard printed data, include only sheets pertinent to product or component installed. Mark each sheet to identify product or component incorporated into the Work. If data include more than one item in a tabular format, identify each item using appropriate references from the Contract Documents. Identify data applicable to the Work and delete references to information not applicable.
  - 1. Prepare supplementary text if manufacturers' standard printed data are not available and where the information is necessary for proper operation and maintana de of equipment or systems.
- E. Drawings: Prepare drawings supplementing manufacturers' printed data to illustrate the relationship of component parts of equipment and systems and to illustrate control sequence and flow diagrams. Coordinate these drawings with information contained in Record Drawings to ensure correct illustration of completed installation.
  - 1. Do not use original Project Record Documents as part of operation and maintenance manuals.
  - 2. Comply with requirements of newly prepared Record Drawings in Division 1 Section "Project Record Documents."
- F. Comply with Division 1 Section Closeput Procedures" for the schedule for submitting operation and maintenance documentation

### **END OF SECTION 017823**



# AOT FOR BIDDING PURPOSES

# **SECTION 017839 - PROJECT RECORD DOCUMENTS**

# 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 Project Record Documents, including the following:
  - 1. Record Drawings.
  - 2. Record Specifications.
  - 3. Record Product Data.
- B. Related Sections include but are not limited to the following:
  - 1. Division 1 Section "Closeout Precedures" for general closeout procedures and maintenance manual requirements.
  - 2. Division 1 Section "Operation and Maintenance Data" for operation and maintenance manual requirements.
  - 3. Divisions 02 through 49 Sections for specific requirements for project record documents of the Work in those Sections.

# 1.3 SUBMITTALS

- A. Record Drawing: Somply with the following:
  - 1. Number of Copies: Submit copies of Record Drawings as follows:
    - a. Final Submittal: Submit three sets of marked-up Record Prints and one set of record transparencies. Print each Drawing, whether or not changes and additional information were recorded.
- Record Specifications: Submit three copies of Project's Specifications, including addenda and contract modifications.
- C. Record Product Data: Submit three copies of each Product Data submittal.
  - 1. Where Record Product Data is required as part of operation and maintenance manuals, submit marked-up Product Data as an insert in the manual instead of submittal as Record Product Data.

# PART 2 - PRODUCTS

### 2.1 **RECORD DRAWINGS**

- Record Prints: Maintain one set of blue- or black-line white prints of the Contract A. and Shop Drawings.
  - Preparation: Mark Record Prints to show the actual installation where installation varies 1. from that shown originally. Require individual or entity who or a red record data, whether individual or entity is Installer, subcontractor, or similar entity, to prepare the marked-up Record Prints.
    - Give particular attention to information on concealed Tements that would be difficult to identify or measure and record later
    - Accurately record information in an understandable drawing technique. b.
    - Record data as soon as possible after obtaining it. Record and check the markup c. before enclosing concealed installations.
  - Content: Types of items requiring marking include, but are not limited to, the following: 2.
    - a. Dimensional changes to Drawk
    - Revisions to details shown on Drawings. b.
    - Depths of foundations below first floor. c.
    - Locations and depths of underground utilities. d.
    - Revisions to rotting of piping and conduits. e.
    - Revisions to electrical circuitry. Actual equipment locations. f.
    - g.
    - Duct size and routing. h.
    - Locations of concealed internal utilities. i.
    - Chan es made by Change Order or Construction Change Directive. į.
    - Changes made following Architect's written orders.
    - Details not on the original Contract Drawings.
    - Field records for variable and concealed conditions.
    - Record information on the Work that is shown only schematically.
    - Mark the Contract Drawings or Shop Drawings, whichever is most capable of showing actual physical conditions, completely and accurately. If Shop Drawings are marked, show cross-reference on the Contract Drawings.
  - Mark record sets with erasable, red-colored pencil. Use other colors to distinguish between changes for different categories of the Work at the same location.
  - Mark important additional information that was either shown schematically or omitted from original Drawings.
  - Note Construction Change Directive numbers, alternate numbers, Change Order 6. numbers, and similar identification, where applicable.



- B. Record Transparencies: Immediately before inspection for Certificate of Substantial Completion, review marked-up Record Prints with Architect. When authorized, prepare a full set of corrected transparencies of the Contract Drawings and Shop Drawings.
  - 1. Incorporate changes and additional information previously marked on Record Prints. Erase, redraw, and add details and notations where applicable.
  - 2. Refer instances of uncertainty to Architect for resolution.
  - 3. Owner will furnish Contractor one set of transparencies of the Contract Drawings for use in recording information.
  - 4. Print the Contract Drawings and Shop Drawings for use as Record Transparencies. Architect will make the Contract Drawings available to Contractor's print shop.
- C. Format: Identify and date each Record Drawing; include the designation PROJECT RECORD DRAWING" in a prominent location.
  - 1. Record Prints: Organize Record Prints and newly prepared Record Drawings into manageable sets. Bind each set with durable paper a very sheets. Include identification on cover sheets.
  - 2. Record Transparencies: Organize into unbound set, matching Record Prints. Place transparencies in durable tube-type drawing combiners with end caps. Mark end cap of each container with identification. If container does not include a complete set, identify Drawings included.
  - 3. Record CAD Drawings: Organize CAD information into separate electronic files that correspond to each sheet of the Contract Drawings. Name each file with the sheet identification. Include identification in each CAD file.
  - 4. Identification: As follows:
    - a. Project name.
    - b. Date.
    - c. Designation "PRDJECT RECORD DRAWINGS."
    - d. Name of Architect.
    - e. Name of Contractor.

# 2.2 RECORD SECUTIONS

- A. Preparation Mark Specifications to indicate the actual product installation where installation was from that indicated in Specifications, addenda, and contract modifications.
  - Give particular attention to information on concealed products and installations that cannot be readily identified and recorded later.
  - 2. Mark copy with the proprietary name and model number of products, materials, and equipment furnished, including substitutions and product options selected.
  - 3. Record the name of the manufacturer, supplier, Installer, and other information necessary to provide a record of selections made.
  - 4. For each principal product, indicate whether Record Product Data has been submitted in operation and maintenance manuals instead of submitted as Record Product Data.
  - 5. Note related Change Orders, Record Drawings, and Product Data where applicable.

Project Manual

- A. Preparation: Mark Product Data to indicate the actual product installation where installation varies substantially from that indicated in Product Data submittal.
  - 1. Give particular attention to information on concealed products and installations the cannot be readily identified and recorded later.
  - 2. Include significant changes in the product delivered to Project site and charges in manufacturer's written instructions for installation.
  - 3. Note related Change Orders, Record Drawings, and Product Data where applicable.

# 2.4 MISCELLANEOUS RECORD SUBMITTALS

A. Assemble miscellaneous records required by other Specification Sections for miscellaneous record keeping and submittal in connection with actual performance of the Work. Bind or file miscellaneous records and identify each, ready for continued use and reference.

# PART 3 - EXECUTION

# 3.1 RECORDING AND MAINTENANCE

- A. Recording: Maintain one copy of each ub nittal during the construction period for Project Record Document purposes. Post change and modifications to Project Record Documents as they occur; do not wait until the end of Project.
- B. Maintenance of Record Document, and Samples: Store Record Documents and Samples in the field office apart from the Contract Documents used for construction. Do not use Project Record Documents for construction purposes. Maintain Record Documents in good order and in a clean, dry, regible condition, protected from deterioration and loss. Provide access to Project Record Documents for Architect's reference during normal working hours.

# END OF SECTION 01783



# SECTION 059900 - HISTORIC METALS RESTORATION

# PART 1 - GENERAL

# 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of Contract, including General and Supplementary Conditions and Division 1 Specification Sections, apply to this Section.

# 1.2 SUMMARY

- A. This Section includes the following:
  - 1. Structural repairs to gallery deck and brackets, as indicated in Repair SR-E on the Drawings.
  - 2. Filling of stress cracks and mechanical holes in cast iron wall plates.
  - 3. Stainless steel infill panel in cast iron wall plate.
- B. Related Sections include the following:
  - 1. See Division 1 Section, "Alternates", for scope of exterior painting work.

# 1.3 SUBMITTALS

- A. Product data for specified products.
- B. As work is completed, update the Men Is Teatment Schedule and at the completion of the work submit revised Metals Treatment Schedule, utilizing the numbering system used in the Construction Drawings.

# 1.4 QUALITY ASSURANCE

- A. Welding Qualifications: Qualify procedures and personnel according to the following:
  - 1. AWS DI. D. 1M, "Structural Welding Code Steel."
  - 2. AW D1.6 "Structural Welding Code Stainless Steel."
- B. Test pands: For each Structural Repair Note indicated.

# PART 2 PRODUCTS

# 24 METALS

- A. Metals:
  - 1. Steel Plates, Shapes, and Bars: ASTM A 36.
  - 2. Cast Iron: ASTM A 48, Class 30, gray iron.
  - 3. Stainless steel plate: AISI Type 316.
- B. Stainless steel fasteners: Type 316 stainless-steel fasteners for exterior use. Select fasteners for type, grade, and class required.

# 2.2 RELATED MATERIALS

- A. Epoxy resin: Two-component, low-viscosity, high-modulus epoxy resin.
  - 1. Basis-of-design product: Sikadur 35 as made by Sika Corporation.
- B. Welding rods: Nickel oxide for welding new metals to cast iron, unless otherwise recommended by certified welder.
- C. Filler for stress cracks and mechanical holes in cast iron plates: Mixture of iron filings and high-modulus, epoxy gel.
  - 1. Basis-of-design epoxy gel: Sikadur 31 as made by Sika Corporation.

# 2.3 FABRICATION OF NEW COMPONENTS, GENERAL

- A. Cut, drill, and punch metals cleanly and accurately. Remove turrs and case edges. Remove sharp or rough areas on exposed surfaces.
- B. Weld corners and seams continuously. Use materials and me bods that minimize distortion and develop strength and corrosion resistance of base netals. Obtain fusion without undercut or overlap. Remove welding flux immediately. Finis exposed welds smooth and blended. Treat all bare metal with tannic acid solution to oxidize it before application of oil systems. For painted metal, remove any oxidation before painting.
- C. Form exposed connections with hair the joints, flush and smooth, using concealed fasteners where possible. Locate joints where least conspicuous.
- D. Fabricate seams and other counections that will be exposed to weather in a manner to exclude water. Provide weep holos where water may accumulate.

# 2.4 FINISHES

- A. Refer to Division Section, "Alternates" for summary of painting requirements.
- B. If Alternate No. is not elected by Owner, spot paint cast iron repairs outside of the Base Bid portion of building to be painted, using Rustoleum Rusty Metal Primer (red).

# PART 3 - XECUTION

# 3.1 NSTALLATION, GENERAL

- Carefully perform cutting, drilling, and fitting required for installing metal fabrications. Set metal fabrications accurately in location.
- B. Fit exposed connections accurately together. Weld connections that are not to be left as exposed joints but cannot be shop welded.
- C. Touch up surfaces and finishes after erection. Clean field welds, bolted connections, and abraded areas and touch up paint with the same material as used for shop painting.

# 3.2 STRUCTURAL REPAIRS

A. Structural repairs are detailed and noted on the drawings.

END OF SECTION 059900

# AOT FOR BIDDING PURPOSES

# **SECTION 079200 - JOINT SEALANTS**

# PART 1 - GENERAL

Project Manual

# 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 1 Specification Sections, apply to this Section.

# 1.2 SUMMARY

- A. This Section includes the following:
  - 1. Applications identified in Joint Sealant Schedule in Part 3 of this Section
- B. Related Sections include the following:
  - 1. Flashings are specified in Division 7 Section, "Sheet Metal Roofing and Flashings".
  - 2. Window restoration is specified in Division 08 Section, Wood Window Restoration."

# 1.3 PERFORMANCE REQUIREMENTS

A. Provide joint sealants for exterior applications that establish and maintain airtight and water-resistant continuous joint seals without staining or deteriorating joint substrates.

# 1.4 SUBMITTALS

- A. Product Data: For each joint scalant and cated.
- B. Samples: For each type and color of joint sealant required, provide Samples with joint sealants in 3/8-inch wide joint of the between two 6-inch-long strips of material matching the appearance of exposed surfaces adjacent to joint sealants.
- C. Compatibility and addition test reports.

# 1.5 QUALITY ASSURANCE

- A. Preconstruction Compatibility and Adhesion Testing: Submit samples of materials that will contact of affect joint sealants to joint-sealant manufacturers for testing according to ASSM C 1087 to determine whether priming and other specific joint preparation techniques are equired to obtain rapid, optimum adhesion of joint sealants to joint substrates.
- B. Preconstruction Field-Adhesion Testing: Before installing elastomeric sealants, field test their adhesion to Project joint substrates according to the method in ASTM C 1193 that is appropriate for the types of Project joints.

# 1.6 WARRANTY

JOINT SEALANTS 079200-1

- A. Special Installer's Warranty: Installer's standard form in which Installer agrees to repair or replace elastomeric joint sealants that do not comply with performance and other requirements specified in this Section within specified warranty period.
  - 1. Warranty Period: Two years from date of Substantial Completion.

# PART 2 - PRODUCTS

# 2.1 MATERIALS, GENERAL

- A. Compatibility: Provide joint sealants, backings, and other related materials that are compatible with one another and with joint substrates under conditions of service and application, as demonstrated by sealant manufacturer, based on testing and field experience.
- B. Colors of Exposed Joint Sealants: As selected by Architect from main acturer's full range, except as otherwise indicated.

# 2.2 ELASTOMERIC JOINT SEALANTS

- A. Elastomeric Sealants: Comply with ASTM C 920 and other requirements indicated for each liquid-applied chemically curing sealant specified, including those referencing ASTM C 920 classifications for type, grade, class, and uses related to exposure and joint substrates.
- B. Stain-Test-Response Characteristics: Where elastomeric sealants are specified to be nonstaining to porous substrates, provide products that have undergone testing according to ASTM C 1248 and have not stained porous point substrates indicated for Project.
- C. Single-component Nonsag Urethane Stylarts
  - 1. Products:
    - a. Pecora Corporation Dynatrol I.
    - b. Tremco; Dymonic Fo
    - c. Sika Corporator, 11.15.
  - 2. Type and Grade: S (Sygle-component) and NS (nonsag).
  - 3. Class: 50.
  - 4. Use Related Exposure: NT (nontraffic).
  - 5. Uses Kelate to Joint Substrates: M, A, and, as applicable to joint substrates indicated, O.

# 2.3 LATEX JOINT SEALANTS

- A. Attex Sealant: Comply with ASTM C 834, Type P, Grade NF.
- B. Products:
  - Bostik Findley; Chem-Calk 600.
  - 2. Pecora Corporation: AC-20+.
  - 3. Schnee-Morehead, Inc.; SM 8200.
  - 4. Sonneborn, Division of ChemRex Inc.; Sonolac.
  - 5. Tremco; Tremflex 834.

# 2.4 JOINT-SEALANT BACKING

079200-2 JOINT SEALANTS

Project Manual

- A. General: Provide sealant backings of material and type that are nonstaining; are compatible with joint substrates, sealants, primers, and other joint fillers; and are approved for applications indicated by sealant manufacturer based on field experience and laboratory testing.
- B. Cylindrical Sealant Backings: ASTM C 1330, Type B (bicellular material with a surface skin), and of size and density to control sealant depth and otherwise contribute to producing optimisealant performance.
- C. Bond-Breaker Tape: Polyethylene tape or other plastic tape recommended by stalant manufacturer for preventing sealant from adhering to rigid, inflexible joint-filter materials or joint surfaces at back of joint where such adhesion would result in sealant failure. Provide self-adhesive tape where applicable.

# 2.5 MISCELLANEOUS MATERIALS

- A. Primer: Material recommended by joint-sealant manufacturer where required for adhesion of sealant to joint substrates indicated, as determined from presonstruction joint-sealant-substrate tests and field tests.
- B. Cleaners for Nonporous Surfaces: Chemical cleaners acceptable to manufacturers of sealants and sealant backing materials, free of oily residue, or other substances capable of staining or harming joint substrates and adjacent nonporous surfaces in any way, and formulated to promote optimum adhesion of sealants to joint substrates.
- C. Masking Tape: Nonstaining, nonab orben material compatible with joint sealants and surfaces adjacent to joints.

# PART 3 - EXECUTION

# 3.1 PREPARATION

- A. Surface Cleaning on Joints: Clean out joints immediately before installing joint sealants.
  - 1. Remove all regressmeterial from joint substrates that could interfere with adhesion of joint sealant. Champorous joint substrate surfaces by brushing and solvent cleaning to produce a clean sound substrate capable of developing optimum bond with joint sealants. Remove losse particles remaining after cleaning operations above by vacuuming or blowing out joint with oil-free compressed air.
- B Join Priming: Prime joint substrates based on preconstruction joint-sealant-substrate tests or prior experience. Apply primer to comply with joint-sealant manufacturer's written instructions. Confine primers to areas of joint-sealant bond; do not allow spillage or migration onto adjoining surfaces.
  - 1. Prime all joints unless requirement is waived by sealant manufacturer's technical field representative on the basis of on-site adhesion testing.
- C. Masking Tape: Use masking tape where required to prevent contact of sealant with adjoining surfaces that otherwise would be permanently stained or damaged by such contact or by cleaning methods required to remove sealant smears. Remove tape immediately after tooling without disturbing joint seal.

JOINT SEALANTS 079200-3

# 3.2 INSTALLATION

Project Manual

- A. Sealant Installation Standard: Comply with recommendations in ASTM C 1193 for use of joint sealants as applicable to materials, applications, and conditions indicated.
- B. Install sealant backings of type indicated to support sealants during application and at position required to produce cross-sectional shapes and depths of installed sealants relative to widths that allow optimum sealant movement capability.
  - 1. Do not leave gaps between ends of sealant backings.
  - 2. Do not stretch, twist, puncture, or tear sealant backings.
  - 3. Remove absorbent sealant backings that have become wet before sealant application and replace them with dry materials.
- C. Install bond-breaker tape behind sealants where sealant backings are not sed between sealants and backs of joints.
- D. Install sealants using proven techniques that comply with the following and at the same time backings are installed:
  - 1. Place sealants so they directly contact and fully wet join substrates.
  - 2. Completely fill recesses in each joint configuration.
  - 3. Produce uniform, cross-sectional shapes and depths relative to joint widths that allow optimum sealant movement capability.
- E. Tooling of Nonsag Sealants: Immediately after sealant application and before skinning or curing begins, tool sealants according to requirements specified below to form smooth, uniform beads of configuration indicated; to diminite air pockets; and to ensure contact and adhesion of sealant with sides of joint.
  - 1. Remove excess sealant from surfaces adjacent to joints.
  - 2. Use tooling agents that are toproved in writing by sealant manufacturer and that do not discolor sealants or acjacent surfaces.
  - 3. Provide concave Junt configuration per Figure 5A in ASTM C 1193, unless otherwise indicated.
- F. Clean off excess salant or sealant smears adjacent to joints as the Work progresses by methods and with cleaning materials approved in writing by manufacturers of joint sealants and of products in which joints occur.

# 3.3 JOINT-SIXLANT SCHEDULE

Exterior vertical and horizontal non-traffic construction joints:

Joint Sealant: Single-component non-sag urethane sealant

Color: As selected by Architect from manufacturer's full range.

- 3. Applications:
  - a. Base Bid: Setting of metal storm windows
  - b. Alternate No. 1: Perimeter of wood window frames.
- B. Interior joints in vertical surfaces and horizontal nontraffic surfaces:
  - 1. Joint Sealant: Latex sealant.
  - 2. Color: As selected by Architect from manufacturer's full range.

079200-4 JOINT SEALANTS

- 3. Applications:
  - a. Alternate No. 1: Interior joints of window components indicated to be repaired replaced.

END OF SECTION 079200 R BIDDING PURCE OF THE PROPERTY OF THE PROPERT

JOINT SEALANTS 079200-5

# AOT FOR BIDDING PURPOSES

# SECTION 080152 – WOOD WINDOW RESTORATION

# PART 1 - GENERAL

# 1.1 RELATED DOCUMENTS

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

# 1.2 DESCRIPTION

- A. This Section includes the following work as part of Alternate No. 1:
  - 1. Repairs to existing wood window frames.
  - 2. New custom wood window sashes.
  - 3. New custom wood windows, including frames and sasks.
  - 4. Replacement of window hardware, including sash locks and sash chains, as indicated in Window Schedule.
- B. Types of windows included:
  - 1. Double-hung sash wood windows.
  - 2. Casement windows.
- C. Related Sections include the following:
  - 1. See Division 7 Section, "Joint Sealants" for sealing joints between window frames and cast iron wall panels.
  - 2. See Division 8 Section, Resto ation Glass and Glazing" for glazing of new sashes.
  - 3. See Division 9 Section "Exterior Painting" for field painting of new wood window sashes and existing yind w frames.

# 1.3 SUBMITTALS

- A. Shop drawings: Some shop drawings for fabrication and installation of all new wood window work, including new sashes in existing frames and new frames and sashes. Drawings shall include dimensioned elevations and sections as well as full size details of all typical members and joinery and shall show hardware and relationship to adjoining work.
- B. Ist window: At test window selected by the Architect, restore existing frames and provide new ashes using materials and methods specified in this section. Approved test panel windows shall be used as the quality standard for all windows to be restored.

# Samples:

- 1. Submit full size profiles of each component profile required, including but not limited to window types listed below. Submit actual wood samples of existing sash and frame components indicated to be replicated along with proposed replicate component section. Submit carefully sawn sections enabling evaluation of profiles by the Architect.
- 2. Submit each type of new hardware required.

# 1.4 QUALITY ASSURANCE

- A. The Quality Standards, latest edition of the Architectural Woodwork Institute, shall apply to the work of this section. Except as otherwise indicated, provide "Custom Grade" work as defined in the above-referenced standard for all wood window work.
- B. Custom wood window fabricator qualifications: Fabrication of replicate windows and window components required as part of the Work of this Section shall be performed by a "Restoration Specialist," defined as an individual or firm of established reputation in building restoration (or, if newly organized, whose personnel have previously established a reputation in the field), who or which is regularly engaged in, and which maintains a regular force of work een skilled in either (as applicable) manufacturing or fabricating items required by the contract, installing items required by the contract, performing on-site treatment of existing historic materials, or otherwise performing work required by the contract. The individual or firm shall have recent and documented experience in the restoration of wood windows and fabrication of replicate wood windows in National Register-listed buildings.
- C. Window restoration Contractor qualifications: Work of this Section shall be performed by a "Restoration Specialist," defined as an individual or firm of established reputation in building restoration (or, if newly organized, whose personnel have preciously established a reputation in the field), who or which is regularly engaged in, and which maintains a regular force of workmen skilled in either (as applicable) manufacturing or fabricating items required by the contract, installing items required by the contract, performing on-site treatment of existing historic materials, or otherwise performing work required by the contract. The individual or firm shall have recent and documental experience in the restoration of wood windows in National Register-listed buildings.

# PART 2 - PRODUCTS

# 2.1 MATERIALS

- A. Wood window species:
  - 1. New windo (sasn: South American mahogany or Spanish cedar, AWI Grade 1, quarter-saw)
  - 2. Fram repair materials: South American mahogany, Spanish cedar, or white oak, AWI rade 1, plain- or quarter-sawn.
- B. Mood Preservative and Shop Primer:
  - 1. Prime paint shall be alkyd based, exterior primer, manufactured by Benjamin Moore, Pratt & Lambert, PPG, or Sherwin-Williams.
  - Epoxies, Adhesives, Fasteners:
  - 1. Manufacturer: Provide products of one of the following:
    - a. Abatron, Inc.
    - b. Advanced Repair Technology, Inc.
    - c. West System as made by Gougeon Brothers, Inc.
  - 2. Basis-of-design epoxy adhesives and consolidants:
    - a. Epoxy resin: West System 105 Epoxy Resin

b.

- Epoxy hardener: West System 205 Epoxy Hardener.
- c. Adhesive microfibers: West 403 Microfibers and Gap Filler.
- 3. Wood filler: Provide one of the following:
  - a. West System 105/205 Resin/Hardener thickened with one of the following, as recommended by manufacturer for each type of application:
    - 1) West 403 Microfibers and Gap Filler.
    - 2) 407 Low Density Filling and Fairing Additive.
  - b. Woodepox #1 as made by Abatron, Inc.

# 2.2 WINDOW HARDWARE AND ACCESSORIES FOR NEW AND EXISTING WINDOW.

- A. Double-hung sash balances:
  - 1. Cast iron counter-weights: Existing.
  - 2. Sash chains: Provide new solid brass or solid bronze chains, maximum size that fits in existing pulleys.
- B. Sash locks (sash fasts): Model V150-226 Cast Iron Sash Lock with Porcelain Knob, as made by Ball & Ball.

# 2.3 FABRICATION OF NEW SASHES AND FRAMES

- A. Comply with AWI Section 1000, Custom Grade
- B. Fabricate work to designs, dimensions, and details shown on the Drawings and approved shop drawings, and replicate existing profiles except where specifically indicated otherwise.
  - 1. Drawings do not show every retail of every window. Verify all conditions at every window prior to fabrication of new components.
- C. Prime and backprime all new win low components.

# **PART 3 - EXECUTION**

# 3.1 FIELD CONDITIONS

- A. Take all necessary field measurements and verify all installation conditions prior to ordering and fatrication of material.
- B. Coordinate work with installation of new sashes to minimize length of time sashes are removed from frame.
- C. Protect window openings with minimum ½-inch thick plywood panels during period of sash removal.
- 3.2 GENERAL RESTORATION SEQUENCE EACH WINDOW WHERE SASH REMOVAL IS INDICATED
  - A. Remove inside stops and discard.

- B. Provide temporary protection at window opening consisting of minimum ½-inch thick plywood, screwed to exterior face of window frame.
- C. Fabricate and glaze new sashes.
- D. Restore frame in place.
- E. Prime new wood in frame.
- Reinstall sashes, hung on new chains. Plane and adjust sashes to align at meeting ails F.
- G. Install new parting beads.
- H. Install new sash lock.
- I. Install new inside stops.
- J. Make final adjustments to window operation.

### 3.3 WOOD WINDOW RESTORATION - GENERAL

- General: Restore all frames, sills, and sashes shown on the Drawings using methods specified A. in this section. Restoration work includes all work necessary and is not limited to specific items noted on the Drawings.
- B. Performance requirements for wood winds vivistoration:
  - Condition of existing windows. The Contractor is required to inspect each window and report to the Architect and discrepancies between the Drawings and actual conditions.
  - 2. Muntins:
  - Wood components, general:) Replace all missing or otherwise defective rotted trim, stops, and parting bears of all windows. Finished windows shall be fully intact, 3. structurally sound, verthertight windows. Patch holes, indentations, gouges, etc. using epoxy wood iller for holes less than 1" X 1" X 1/2" deep and wood Dutchmen for holes larger than 1 x 1/2" deep.
  - Sills Sill vo k required is indicated on the Drawings. Replacement sills shall match 4. existing design and profiles. Epoxy consolidate sills only where indicated on Window chedule.

### RFACE PREPARATION OF EXISTING WINDOWS 3.4

aint will be removed from existing window frames under separate contract.

# FRAME RESTORATION

# Preparation:

- Remove all dirt and debris from frame, including loose dirt inside window frames accessible from jamb access panels.
- 2. Remove all extraneous nails, staples, bolts, hooks, etc. from windows and wood trim. Do not remove window washer's bolts unless specifically indicated otherwise.

- a. Inspect all window bolts. Report all loose, poorly anchored, missing, or otherwise defective window bolts to the Owner. Include in Base Bid the resetting of 12 existing window bolts.
- 3. Protect frame and opening from weather. Dry all wood to moisture content below 17%.
- B. Epoxy Repairs of Rotted Sills and Frame Components:
  - 1. For wood deterioration less than 3/4" deep (when penetrated with an ice pick using moderate hand pressure): Brush-apply epoxy resin on to clean wood surfaces. Protect adjacent masonry and other surfaces by masking entire area surrounding sill.
    - a. Follow manufacturer's instructions for mixing of components, palication temperatures, and material handling.
    - b. Apply heavy coat of epoxy resin and allow to soak into wood. Apply additional coat while previous coat is uncured to completely saturate the deteriorated areas of wood.
    - c. Fill depressions, voids, gouges, and cracks with epocy tiller as described in D.3 below.
  - 2. For wood deterioration greater than 3/4" deep:
    - a. Drill 3/8" diameter holes through approximately 30% of thickness of wood sill from top. Holes shall be staggered, on approximately 3" centers.
    - b. Protect all surrounding building elements from spillage of epoxy with polyethylene sheets and tape.
    - c. Pour low modulus, low viscosity epocy resin into each hole until hole has been filled. As epoxy is absorbed into the wood, top off holes with epoxy as required until all holes will accept no more. (If the wood being treated contains water, the water will be forced out by the epoxy without affecting the procedures.)
      d. Brush the remaining we therell portions of the top and front of the sill with epoxy.
    - d. Brush the remaining we there portions of the top and front of the sill with epoxy. Repeat brush applicancy total all surfaces being treated are saturated with epoxy and are flush and smooth.
    - e. Finish to match original configuration. Thoroughly sand cured epoxy to provide proper surfact for and of paint. (Curing time varies with ambient temperature and product (sec.)
    - f. Protest epoxy from prolonged exposure to ultraviolet light. Prime paint shall be applied 48 hours after cure.
  - 3. Filling of hous, cracks, depressions, and gouges with epoxy filler: Mix and apply epoxy wool filler in accordance with manufacturer's recommendations. Fill flush with surface of wood, matching profile of original wood. Sand to smooth surface after filler is completely cured.
- C. Frane Repair Procedure:

Inspect all frame components for condition. Where frame repairs are indicated on the Window Schedule, disassemble frame to the extent required and remove deteriorated components, and replace with replicate components.

- 2. Dutchman Repairs: Where practicable, and at all locations indicated on the Window Schedule, repair deteriorated, split, or missing wood with dutchman repairs.
  - a. Neatly cut out defective material and enough sound wood to bond dutchman to sound substrate. Form a prismatic void in existing wood with square corners and edges. Cut dutchman to exactly fit void, with exposed portion matching original profile of woodwork, and grain of dutchman insert parallel to original wood grain direction.
  - b. Secure dutchman with waterproof adhesive and clamp in place until glue is set.

- 3. Tighten loose and open joints in frame using waterproof glue and finishing nails properly countersunk. Fill all joints which cannot be closed without dismantling the window and fill all other holes in wood with non-shrinking epoxy wood filler.
- 4. Fill miscellaneous holes, cracks, and open joints in woodwork with epoxy wood filler.
- 5. Sand to smooth surface.
- 6. Treat all unpainted exterior and concealed wood surfaces with wood preservative. Liberally apply two coats to all surfaces. Spray treat concealed head and jamb members Allow 24 hours between coats and 3 days prior to painting.
- 7. Prime paint all surfaces to be exposed to exterior with one coat of exterior undercent

# 3.6 ADJUST AND CLEAN

- A. Adjust and check each operating item of hardware, and each window to ensure proper operation and function of every unit.
- B. Lubricate moving parts including existing pulleys and hinges who machine oil. Replace elements which cannot be adjusted and lubricated to operate freely and smoothly for the application made.

C. Clean new and existing finish hardware.



# SECTION 085169 – METAL STORM WINDOWS

# PART 1 - GENERAL

### 1.1 RELATED DOCUMENTS

Drawings and general provisions of Contract, including General and Supplementary Conditions A. and Division 1 Specification Sections, apply to this Section.

### 1.2 **SUMMARY**

- This Section includes the following Base Bid work: A.
  - 1. Metal storm windows at existing window openings.
  - 2. Clear polycarbonate glazing panels at existing port hole opening
- Related Sections include the following: B.
  - 1. See Division 7 Section, "Joint Sealants" for joint sealent equired for setting metal storm window frames.
  - 2. See Division 8 Section, "Restoration Glass and Glazing" for glazing of replacement wood window sashes specified as part of Alternate No.

### 1.3 **SUBMITTALS**

### A. Product data:

- Metal storm windows: Manufacturer technical product data, and published jamb, head, and sill details for applications incicated.
- Product data for clear polycarbo ate. 2.

### Samples B.

emple of actual storm window showing head, jamb and sill 1. Metal storm winder: conditions.

# PART 2 - PRODUCTS

### 2.1 METAL S'ORM WINDOWS

Basis-of lesign product: Energy Miser Storm Window as made by The Burch Company, altimore, MD.

> Other acceptable manufacturers: Subject to compliance with requirements, other acceptable manufacturers include the following:

- a. DeVac, Inc.
- b. Eco-Shield Window Systems

# Materials:

Provide alloy complying with ANSI/AAMA 1000.10 and as 1. Aluminum alloys: recommended by aluminum producer for forming and fabricating process used by manufacturer and for type of finish indicated.

- 2. Other materials: Where metals other than aluminum are standard with manufacturer for concealed reinforcing, fasteners and hardware, use stainless steel or other non-corrosive materials which are compatible with aluminum. Electroplate steel, if used for reinforcing members, with zinc or cadmium coating complying, respectively, with ASTM A164 or A165. For exposed fasteners match color and finish of metal fastened.
- 3. Weatherstripping: Provide pile weatherstripping complying with AAMA 701 consisting silicone treated polypropylene pile fibers with polypropylene fin seal bonded to non-shrinking backing.
- 4. Glass: Clear float glass, Quality q3, double strength.
- 5. Glazing accessory materials: Provide type of glazing materials standard with storm window and glass manufacturer.
- 6. Insect screening: Provide aluminum alloy wire fabric, 18 x 18 mesh, complying with FS RR-W-365, Type VII.

# C. Fabrication:

- 1. Factory fabricate storm window members, including sact and main frames, from solid or hollow extrusions of manufacturer's standard sizes and hapes, minimum 0.065" wall thickness.
- 2. Fabricate jams with expander frames and enclosed by construction to produce flush exterior installation.
- 3. Factory-assemble storm windows using connected mitered joints which are rath proof during normal handling, installation and operation.
- 4. Corner joinery: Welded or brazed for hair frame and screen insert joints, mechanical for glazed inserts.
- 5. Factory-glaze windows using plazing materials indicated.
- 6. Provide insert screen pape at all operable double-hung prime windows.
- 7. Access for cleaning: Provide glazed sash panels, both fixed and operating, which are removable for cleaning without use of special tools, but are not removable from the outside when operable sash user's are in closed position.
- 8. Fabricate vertical-opening storm windows in sizes and arrangements of existing and new window. Loo dinate with existing and new prime windows to provide size and frame configurations required for close-fitting assemblies.
- 9. Align meeting rails of storm window with meeting rails of prime window.
- 10. Hardway: Provide operating inserts with self-activating locking or latching mechanisms to holl sash secure and level in operation positions.
- 11. Finish. Comply with NAAMM "Metal Finishes Manual" for application recommendations. Provide manufacturer's standard baked enamel finish, white color.

# 2.2 POLYCARBONATE GLAZING PANELS

# Polycarbonate glazing panels:

- 1. Comply with ANSI Z97.1 and 16 CFR 1201.
- 2. Basis-of-design product: LEXAN Margard MR10 transparent polycarbonate sheet with UV-resistant and abrasion-resistant hardcoat outer surface treatment both sides, clear, thickness indicated on Drawings.

# B. Anchoring devices:

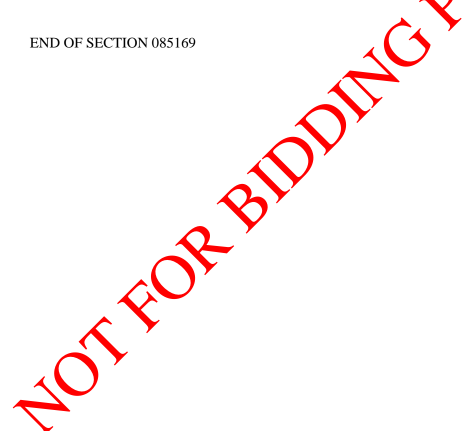
1. Carriage Bolts, nuts and washers: Stainless steel.

2. Wood support members: South American mahogany.

# PART 3 - EXECUTION

# 3.1 INSTALLATION

- A. Comply with details on drawings and manufacturer's installation instructions.
- B. Set metal storm window units plumb, level, and without distortion, securely fastene to and aligned with prime windows.
- C. Set metal storm window frames in a bed of joint sealant.
- D. Secure polycarbonate glazing panels by through-bolting, as indicated on Drawings. Seal perimeter using a bead of clear sealant or glazing tape.
- E. Clean metal and glazed surfaces of storm windows as part of project close-out.



# AOT FOR BIDDING PURPOSES

# SECTION 088900 – RESTORATION GLASS AND GLAZING

# PART 1 - GENERAL

# 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 1 Specification Sections, apply to this Section.

# 1.2 SUMMARY

- A. This Section includes the following glazing applications at existing building
  - 1. Base Bid: Removal and reinstallation of glass panels at 6<sup>th</sup> E foot (Lantern Level).
  - 2. Alternate No. 1: Glazing of replicate wood window sashes
- B. Related Sections include the following:
  - 1. See Division 8 Section, "Wood Window Restoration" for new sashes specified as part of Alternate No. 1.
  - 2. See Division 8 Section, "Metal Storm Windows" for factory-glazing of metal storm windows.
  - 3. See Division 9 Section, "Exterior Painting" for paint system for removed stops and muntin covers.

# 1.3 SUBMITTALS

- A. Product Data: For each specified glass product and glazing material.
- B. Samples: 8-inch-square for each type of glass product.

# 1.4 QUALITY ASSURANCE

A. Contractor quality anons: Work shall be performed by a firm that qualifies as a "Restoration Specialist," defined as an individual or firm of established reputation in building restoration (or, if newly or mized, whose personnel have previously established a reputation in the field), who or which is regularly engaged in, and which maintains a regular force of workmen skilled in either (as applicable) manufacturing or fabricating items required by the contract, installing thems required by the contract, performing on-site treatment of existing historic materials, or otherwise performing work required by the contract. The individual or firm shall have recent and documented experience in the glazing of wood windows in National Register-listed buildings.

# PART 2 - PRODUCTS

# 2.1 GLASS PRODUCTS

A. Salvage glass: Label and salvage Lantern Level glass panels for reinstallation following repainting of metal window framing.

- B. Laminated Glass: ASTM C 1172, and complying with other requirements specified and with the following:
  - 1. Interlayer: Polyvinyl butyral or cured resin with a proven record of no tendency to bubble, discolor, or lose physical and mechanical properties after laminating glass lites and installation.
  - 2. Thickness: <sup>1</sup>/<sub>4</sub>-inch.

# 2.2 GLAZING MATERIALS

- A. Face glazing of new wood windows: Linseed oil or acrylic type glazing compound equal to Type M Putty as made by Sarco Putty Company, Inc.
  - 1. Application: New windows specified as part of Alternate No. 1.
- B. Soft Compression Gaskets: Extruded or molded, closed-cell, integral-skinned gaskets of material indicated below; complying with ASTM C 509, Typ II, blyck; and of profile and hardness required to maintain watertight seal: Neoprene, LPDM or thermoplastic polyolefin rubber.
  - 1. Application: As a galvanic separation material between bronze stops and iron frames at Lantern Level glazing.

# C. Glazing tapes:

- 1. Back-glazing tape: Preformed, butyl-vased elastomeric tape with a solids content of 100 percent; nonstaining and numigrating in contact with nonporous surfaces; packaged on rolls with a release paper backing; and complying with ASTM C 1281 and AAMA 807.3 unless otherwise recommended by glazier for application.
- 2. Expanded Cellular Clazher Tape: Closed-cell, PVC foam tapes; factory coated with adhesive on both certages; packaged on rolls with release liner protecting adhesive; and complying with AAr A 800, Type 1, for glazing applications in which tape acts as the primary stalant.

# 2.3 MISCELLANEOUS GLAZING MATERIALS

A. Glazing roints for glazing wood windows: Triangle Glazier Points, zinc. If wood glazing bars are deep a ough to conceal the units, Zinc Push Points may be used.

# PARTS EXECUTION

# 3.1 GLAZING

- A. General: Comply with combined written instructions of manufacturers of glass, sealants, gaskets, and other glazing materials, unless more stringent requirements are indicated.
  - 1. Glazing channel dimensions, as indicated on Drawings, provide necessary bite on glass, minimum edge and face clearances, and adequate sealant thicknesses, with reasonable tolerances. Adjust as required by Project conditions during installation.

Project Manual

- Protect glass edges from damage during handling and installation. Remove damaged glass from Project site and legally dispose of off Project site. Damaged glass is glass with edge damage or other imperfections that, when installed, could weaken glass and impair performance and appearance.
- 3. Apply primers to joint surfaces where required for adhesion of sealants, as determined preconstruction sealant-substrate testing.
- Install setting blocks in sill rabbets, sized and located to comply with referenced gazing publications, unless otherwise required by glass manufacturer. Set blocks in the corrections compatible sealant suitable for heel bead.
- Do not exceed edge pressures stipulated by glass manufacturers for installing lass lites.
- Provide spacers for glass lites where length plus width is larger than 50 inches.
- Provide edge blocking where needed to prevent glass lites from moving sideways in glazing channel, as recommended in writing by glass manufacturer and according to requirements in referenced glazing publications.
- Tape Glazing: Position tapes on fixed stops so that, when concressed by glass, their exposed edges are flush with or protrude slightly above sightline of stops. Ustall tapes continuously, but not necessarily in one continuous length. Do not stretch tap's to make them fit opening.
  - Cover vertical framing joints by applying tapes to hads and sills first and then to jambs.

  - Cover horizontal framing joints by applying tapes to finds and shis first and then to jambs.

    Cover horizontal framing joints by applying tapes to jambs and then to heads and sills.

    Place joints in tapes at corners of opening a madjoining lengths butted together, not lapped. Seal joints in tapes with compatible sealant approved by tape manufacturer.

    Center glass lites in openings on acting blocks and press firmly against tape by inserting dense compression gaskets formed and installed to lock in place against faces of removable stops. Start gasket applications at somers and work toward centers of openings.

### C. **PUTTY GLAZING**

- New glass panes in lood ashes: After priming sash, apply a thin back-bed of putty to glazing rabbet. Phys glass into putty and secure glass with zinc glazing points set 2 per side of pane
- Putty installation: Working from a ball of glazing compound, press glazing into rabbet 2. with a party nife, filling all voids and pressing against wood muntin. Strike to form a shar bevel with neat corner miters.

### CLEANIG AND PROTECTION 3.2

- A. Protect exterior glass from damage immediately after installation by attaching crossed streamers o framing held away from glass. Remove nonpermanent labels, and clean surfaces. Protect gass from contact with contaminating substances resulting from construction operations. If, despite such protection, contaminating substances do come into contact with glass, remove substances immediately as recommended by glass manufacturer.
- Remove and replace glass that is broken, chipped, cracked, or abraded or that is damaged from natural causes, accidents, and vandalism, during construction period.

END OF SECTION 088900

# AOT FOR BIDDING PURPOSES

# **SECTION 099113 - EXTERIOR PAINTING**

# PART 1 - GENERAL

# 1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 1 Specification Sections, apply to this Section.

# 1.2 SUMMARY

- A. This Section includes the following:
  - 1. Base Bid Work:
    - a. Spot painting of repairs to existing metals and new metals.
    - b. Paint existing first floor entrance door.
  - 2. Alternate No. 1:
    - a. At exterior metal surfaces from the bottom of galery level brackets to top of roof finial, remove existing paint by means of grit blast leaning.
    - b. At exterior metal surfaces from the bottom of callery level brackets to top of roof finial, apply high-performance paint system.
  - 3. Alternate No. 2:
    - a. At exterior metal surfaces from fallery level brackets down to base of lighthouse, remove existing paint by means of crit blast cleaning.
    - b. At exterior metal surfaces from gallery level brackets down to base of lighthouse, apply high-performance pain system.
    - c. At existing wood wirdow hames indicated to remain, remove existing paint by means of specified chemical point removal system and apply new paint system.
  - 4. Alternate No. 3:
    - a. Paint new wood wn dows.
- B. Related Sections and ude the following:
  - 1. See Division 1 Section, "Alternates," for complete description of project alternates.
  - 2. See Division's Section, "Historic Metals Restoration" for structural repairs to exterior iron semblies.
  - 3. Lee Division 8 Section, "Wood Window Restoration," for coordination with window restoration (Alternate No. 1).

# 1.3 SULMITTALS

- A. Product Data: For each product indicated.
- B. Samples: For each type and color of finish-coat materials indicated.
- C. Paint Removal Work Plan:
  - 1. Provide separate work plan for the following types of paint removal:
    - a. Grit-blast cleaning of exterior cast iron and other exterior metals.
    - b. Chemical paint stripping of exterior wood window frames.

EXTERIOR PAINTING 099113-1

- 2. Provide a detailed description and drawings/sketches as applicable, to include the following:
  - a. Each product required, including blasting media.
  - b. Methods of protection of the environment, including tent enclosure during grit-blast cleaning and recovery of removed paint and contaminated media.
  - c. Methods of protection of surrounding building materials.
  - d. Description of paint removal processes.
  - e. Sequencing of work to coordinate with other trades and to protect ferrous metal from rust bloom prior to priming.

# 1.4 QUALITY ASSURANCE

- A. Contractor qualifications: Work shall be performed by a firm that qualifies as a "Restoration Specialist," defined as an individual or firm of established reputation in building restoration (or, if newly organized, whose personnel have previously established a rejutation in the field), who or which is regularly engaged in, and which maintains a regular force of workmen skilled in either (as applicable) manufacturing or fabricating items required by the contract, installing items required by the contract, performing on-site treatment of existing historic materials, or otherwise performing work required by the contract. The individual or firm shall have recent and documented experience in the preparation and painting of exterior surfaces in National Register-listed buildings.
- B. Samples (mockups) for paint coatings: Provide a full-coat benchmark finish sample for each type of coating and substrate required.
  - 1. Exterior iron surfaces.
  - 2. Alternate No. 3: Wood window frame and sashes
  - 3. Final approval of colors will be from benchmark samples.

# 1.5 PROJECT CONDITIONS

- A. Store materials not in use of tightly covered containers in a well-ventilated area at a minimum ambient temperature of 45 deg F. Maintain storage containers in a clean condition, free of foreign materials and residue.
- B. Apply wate borne paints only when temperatures of surfaces to be painted and surrounding air are between 50 and 90 deg F.
- C. Apply solvent-thinned paints only when temperatures of surfaces to be painted and surrounding air as between 45 and 95 deg F.
- o not apply paint in snow, rain, fog, or mist; or when relative humidity exceeds 85 percent; or at temperatures less than 5 deg F above the dew point; or to damp or wet surfaces.

# 1.6 EXTRA MATERIALS

- A. Furnish extra paint materials from the same production run as the materials applied and in the quantities described below. Package with protective covering for storage and identify with labels describing contents. Deliver extra materials to Owner.
  - 1. Quantity: 3 percent, but not less than 1 gallon of each material and color applied.

099113-2 EXTERIOR PAINTING

# PART 2 - PRODUCTS

Project Manual

# **2.1** PAINT REMOVER

- A. Paint remover for non-metallic surfaces: Provide solvent-based paint stripper designed as a system to remove and contain lead-containing paint. Provide one of the following:
  - 1. Peel-Away 7 as made by Dumond Chemicals, Inc.
  - 2. Back-to-Nature Strip-Tox Lead-Based Paint Remover as made Sunnyside Chemicals

# 2.2 PAINT MANUFACTURER

- A. Standard paint products: Subject to compliance with requirements, provide products made by one of the following:
  - 1. Benjamin Moore & Co. (Benjamin Moore).
  - 2. ICI Dulux Paint Centers (ICI Dulux Paints).
  - 3. PPG Industries, Inc. (Pittsburgh Paints).
  - 4. Sherwin-Williams Co. (Sherwin-Williams).
- B. High-performance paint products:
  - 1. Basis-of-design manufacturer: Tnemec, Inc.

# 2.3 MATERIALS, GENERAL

- A. Material Compatibility: Provide block filers, primers, and finish-coat materials that are compatible with one another and with the substrates indicated under conditions of service and application, as demonstrated by manufacturer based on testing and field experience.
- B. Material Quality: Provide man facturer's best-quality paint material of the various coating types specified that are fectors formulated and recommended by manufacturer for application indicated. Paint-material containers not displaying manufacturer's product identification will not be acceptable.
- C. Colors: As select toy Architect.

# 2.4 STANDAR PAINT SYSTEMS

- A. Exterior Trimer: Exterior alkyd primer of finish coat manufacturer and recommended in writing by manufacturer for use with finish coat and on substrate indicated.
  - 1. Wood Substrates: Alkyd primer.
- B Exterior Semi-gloss Acrylic Enamel for exterior woodwork:
  - 1. Basis-of-design product: Sherwin-Williams Duration Exterior Satin Latex.

# 2. HIGH-PERFORMANCE PAINT SYSTEM

A. High Performance System: Provide high performance paint system as made by Tnemec, DuPont, or approved equal. Products listed below are by Tnemec; equal products made by other approved manufacturers will also be acceptable.

EXTERIOR PAINTING 099113-3

- Primer: Tnemec Series 90-97 Tnemec-Zinc, Dry Film Thickness (DFT) 2.5 to 3.5 mils (Applied under separate contract).
- Intermediate Coat: Tnemec Series N69 Hi-Build Epoxoline, DFT 2.0 to 3.0 mils 2.
- Finish Coat: Tnemec Series 1078 Fluoronar Metallic, DFT 2.0 to 3.0 mils.

# PART 3 - EXECUTION

### 3.1 PAINT REMOVAL - EXTERIOR WOODWORK

- All existing paints are assumed to contain lead. Comply with all applicable egulations for Α. worker protection, environmental protection, and disposal of existing paint material.
  - All methods of paint removal that damage wood surfaces or adjacent places are prohibited, including all types of mechanical removal systems, abraive blast systems, and all other non-specified methods.
  - Use only solvent-based or water-based paint remover that is no alkaline, to prevent 2. raising of wood grain and failure of new paint system because of leaching of chemicals.
- Protect all surrounding surfaces from etching, paint remove or other surface damage caused by B. paint remover.
- Remove paint in accordance with paint remover them cal manufacturer's recommendations, C. including dwell times, temperature levels, and other requirements.
  - 1.
  - Repeat procedure as required to reprove all paint.

    If basis-of-design product is not effective, prepare additional test panels using another 2. non-alkaline-based product made by one of specified manufacturers.
- Following paint stripping, eutralize and rinse surfaces using materials and methods D. recommended by system ma ufacturer.

### PAINT REMOVAL — XX ENIOR CAST IRON AND OTHER EXTERIOR METALS 3.2

- All existing paints are assumed to contain lead. Comply with all applicable regulations for A. worker protection, environmental protection, and disposal of existing paint materials.
- Protect all urrounding surfaces from damage caused by grit-blast cleaning. Comply with В. protection methods described in Paint Removal Work Plan and all applicable environmental and OSHA re virements.
- Gribbast clean all exterior metal surfaces to comply with SSPC SP-6 Commercial Blast leaning.
  - Protect all contiguous non-ferrous materials from damage caused by blast cleaning.
  - Maintain all protective measures, recover all contaminated media, and dispose of to comply with applicable regulations.
- Sequence work so that no rust bloom develops prior to priming of blast-cleaned metal.

099113-4 EXTERIOR PAINTING Project Manual

# 3.3 PREPARATION, GENERAL

- A. Coordination of Work: Review other Sections in which primers are provided to ensure compatibility of the total system for various substrates. On request, furnish information on characteristics of finish materials to ensure use of compatible primers.
- B. Surface Preparation: Clean and prepare surfaces to be painted according to manufacturer's written instructions for each particular substrate condition and as specified.
  - 1. Provide barrier coats over incompatible primers or remove and reprime.
  - 2. New Woodwork (Alternate No. 1): Clean new wood surfaces of dia, pil, and other foreign substances with mineral spirits and sandpaper, as required. Sand surfaces exposed to view smooth and dust off.
    - a. Scrape and clean small, dry, seasoned knots, and apply a thin cost of white shellac or other recommended knot sealer before applying primer. After priming, fill holes and imperfections in finish surfaces with putty or plastic wood filler. Sand smooth when dried.
    - b. Prime, stain, or seal wood to be painted immediately to delivery. Prime edges, ends, faces, undersides, and back sides of wood, including cabinets, counters, cases, and paneling.
    - c. Seal tops, bottoms, and cutouts of unprinted good doors with a heavy coat of varnish or sealer immediately on delivery.
  - 3. Existing woodwork (window frames following paint removal):
    - a. Wash all exterior woodwork in advance of general preparation for painting. Wash with a dilute mix of household bleach in clean water (1 part bleach to 8 parts water). Scrub with a tampico brash to emove all mildew and soot. Water rinse using a garden hose or low-parsula, water wash, and allow to dry thoroughly before proceeding with painting work.
    - b. Brush off all dust and cash off all grease, oil, and dirt with paint thinner or other solvent cleaner.
    - c. Fill cracks in you work not indicated elsewhere to be filled by means of epoxy consolidation and fillers using acrylic caulk. Fill nail holes, splits, and surface defects with patty. Apply putty filler flush with surface and sand to smooth surface.

# 3.4 APPLICATION STANDARD PAINT SYSTEMS

- A. Materia Preparation:
  - Martain containers used in mixing and applying paint in a clean condition, free of foreign materials and residue.
  - 2. Stir material before application to produce a mixture of uniform density. Stir as required during application. Do not stir surface film into material. If necessary, remove surface film and strain material before using.
- B. Scheduling Painting: Apply first coat to surfaces that have been cleaned, pretreated, or otherwise prepared for painting as soon as practicable after preparation and before subsequent surface deterioration.
  - 1. Omit primer over metal surfaces that have been shop primed and touchup painted.
  - 2. If undercoats, stains, or other conditions show through final coat of paint, apply additional coats until paint film is of uniform finish, color, and appearance.

EXTERIOR PAINTING 099113-5

- C. Application Procedures: Apply paints and coatings by brush, roller, spray, or other applicators according to manufacturer's written instructions.
- D. Minimum Coating Thickness: Apply paint materials no thinner than manufacturer's recommended spreading rate. Provide total dry film thickness of the entire system as recommended by manufacturer.
- E. Prime Coats: Before applying finish coats, apply a prime coat, as recommended by manufacturer, to material that is required to be painted or finished and that has not been prime coated by others. Recoat primed and sealed surfaces where evidence of section pots or unsealed areas in first coat appears, to ensure a finish coat with no burn-through or other defects due to insufficient sealing.
- F. Pigmented (Opaque) Finishes: Completely cover surfaces as necessary to provide a smooth, opaque surface of uniform finish, color, appearance, and coverage. Cloudiness, spotting, holidays, laps, brush marks, runs, sags, ropiness, or other jurface imperfections will not be acceptable.

# 3.5 HIGH-PERFORMANCE PAINT SYSTEM

- A. Spray-apply high performance coating system in a cord nce with manufacturer's recommendations.
  - 1. Primer: Spray-apply to clean metal.
  - 2. Intermediate coat: Spray-apply over priver
  - 3. Finish coat: Spray-apply over intermediate coat.

# 3.6 CLEANING AND PROTECTING

- A. At the end of each worlday, remove empty cans, rags, rubbish, and other discarded paint materials from Project ste.
- B. Protect work of other trades, whether being painted or not, against damage from painting. Correct damage by creaning, repairing or replacing, and repainting, as approved by Architect.
- C. Provide 'Vet Plint" signs to protect newly painted finishes. After completing painting operations, remove temporary protective wrappings provided by others to protect their work.
  - After work of other trades is complete, touch up and restore damaged or defaced painted surfaces. Comply with procedures specified in PDCA P1.

# 3.7 XTERIOR PAINT SCHEDULE – STANDARD PAINT SYSTEMS

- New and Existing Exterior Woodwork Satin Finish:
  - 1. Satin-Latex Finish: Two finish coats over alkyd primer.
    - a. Primer: S-W A-100 Exterior Alkyd Wood Primer.
    - b. 2 Finish Coats: S-W Duration Coating Exterior Latex Satin.
  - 2. Color: Single sash and frame color selected by Architect.

099113-6 EXTERIOR PAINTING

Project Manual

- B. Ferrous Metal (Base Bid only):
  - 1. Alkyd-Enamel Finish: One finish coats over a rust-inhibitive primer.
    - a. Primer: S-W Kromik Metal Primer.
    - b. Finish Coats: S-W Industrial Enamel.

# 3.8 EXTERIOR PAINT SCHEDULE – HIGH-PERFORMANCE PAINT SYSTEM

- A. Exterior iron surfaces over primer provided under separate contract:
  - 1. Semi-Gloss Finish: Intermediate coat and finish coat:
    - a. Primer (Touch-up): Tnemec Series 90-97 Tnemec-Zinc, Dry Film Thickness (DFT) 2.5 to 3.5 mils.
    - b. Intermediate Coat: Tnemec Series N69 Hi-Build Epoxoline, D/11.000.0 mils
    - c. Finish Coat: Tnemec Series 1078 Fluoronar Metallic, DFT 2.0 \( \delta \).0 mils.
  - 2. Color: Match existing earth red, as approved by Architect.

# **END OF SECTION 099113**

EXTERIOR PAINTING 099113-7

# AOT FOR BIDDING PURPOSES