Project Manual

Bid Documents

CSD Two Interconnected Mia lle Schools

Dover, Delaware

Volume I

BECKEP MO GAN GROUP, INC.



Capital School District

2019180.00 November 25, 2020

DOCUMENT 000101 - PROJECT TITLE PAGE

1.1 PROJECT MANUAL VOLUMES I

- A. CSD Two Interconnected Middle Schools.
- B. Capital School District.
- C. Dover, DE.
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SECTION 000103 - PROJECT DIRECTORY

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SECTION 000107 - SEALS PAGE

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- Becker Morgan Group, Inc. 3.
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- 2.
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- ple for Division 22 Sections 221113 and 221313, and Division 31, 32 and 33.



C. Landscape Architect:

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- Becker Morgan Group, Inc. 3.
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D. Structural Engineer:

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- 1. David R. Hoffman, P.E., LEED AP
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F. Plumbing Engineer:

- 1. David R. Hoffman, P.E., LEED AP
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- 4. Responsible for Division 22.

G. HVAC Engineer:

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STATE OF DELAWARE BID BOND

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PARTIAL SITE PLAN EV

PARTIAL SITE PLAN

PARTIAL SITE PLAN

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NEW WORK

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- T102H SECOND FLOOR PLAN AREA H
- T103 PENTHOUSE PLANS
- T500 MAIN TELECOM ROOM DETAILS

- T501 TELECOM ROOM DETAILS 1
- T502 **TELECOM ROOM DETAILS 2**
- T503 **PATHWAYS**
- FACEPLATES AND AV WIRING T504
- T505 MUSIC ROOM SOUND SYSTEMS
- T506 **AUXILIARY GYM SOUND SYSTEM**
- T507 GYMNASIUM AV SYSTEM
- T508 GYMNASIUM AV PATHWAYS
- T509 CAFETERIA AV SYSTEMS
- T510 IP VIDEO SYSTEM
- **CULINARY DEMO CAMERA SYSTEM** T511
- T512 CCTV SYSTEM
- T513 **EQUIPMENT SCHEDULE**

VOLUME 4

GENERAL

G004 COVER SHEET - VOLUME 4

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- F.A. 0 COVER SHEET
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- F.A.1F PARTIAL FIRST FLOOR PLAN AREA F
- F.A.1G PARTIAL FIRST FLOOR PLAN A'
- F.A.1H PARTIAL FIRST FLOOR PLAN KEA.
- F.A. 2A PARTIAL SECOND FLOOR PLA
- F.A. 2B PARTIAL SECOND FLOOR PLAN PEA B
- F.A. 2C PARTIAL SECOND FLO A C
- F.A. 2D PARTIAL SECOND FL OR PLA.
- F.A. 2E PARTIAL SECOND FILOR PLAN AREA E
- F.A. 2F PARTIAL SECO' FL P PLA' AREA F
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- F.A. 2H PARTIAL S. OND LOOR PLAN AREA H
- F.A 3 FIRE ALARM AILS

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- PARTIAL IRST FLOOR PLAN AREA C
- RTIAL FIRST FLOOR PLAN AREA D
- NT.1E P CTIAL FIRST FLOOR PLAN AREA E
- T.1F F RTIAL FIRST FLOOR PLAN AREA F
- ARTIAL FIRST FLOOR PLAN AREA G
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- T.2A PARTIAL SECOND FLOOR PLAN AREA A
- T.2B PARTIAL SECOND FLOOR PLAN AREA B
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INT.3 INTEGRATED SECURITY DETAILS INT.4 INTEGRATED SECURITY DETAILS



SECTION 001113 – ADVERTISEMENT FOR BID

Public notice is hereby given that sealed bids for Project No. 2019180.00, will be received by the State of Delaware, Capital School District, at **Dover High School located at 1 Dover High Drive Dover DE 19904 until 3:30pm local time on January 27, 2021**, 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 will returned unopened.

Project involves new approx. 235,000 sq.ft. Interconnected Middle Schools with associate site improvements. This is a construction management project. Bids are to be for the following contracte:

Site Work	A-12: Caulking/F ting
Concrete Work	A-13: Casework
Masonry Work	A-14: Kitch vipn '
Steel Work	A-15: M nanice
Carpentry & General Work	A-16: inkler Sy. m
Roofing Work	A-17: Ele cal
Furnish Hollow Metal/Doors/Hardware	A-1 Vall e
Aluminum Storefront/Windows/Glass & Glazing	ı9. ≀ctur ∡ Cabling
Drywall/Metal Stud	20: Ci sroom A/V Systems
Acoustical Work	S cialized A/V Systems
Floor Covering Work	
	Concrete Work Masonry Work Steel Work Carpentry & General Work Roofing Work Furnish Hollow Metal/Doors/Hardware Aluminum Storefront/Windows/Glass & Glazing Drywall/Metal Stud Acoustical Work

Attention is called to construction schedule as detailed in the Bic Jocum.

A NON-MANDATORY Pre-Bid Meeting will be held on the combined 29,2020, at 10:00am at Dover High School located at 1 Dover High Drive Dover DE 19904 in the contractors and to answer questions. All representatives must be employed by the company you are representatives of each type to any Joint Venture must attend this meeting. ATTENDANCE OF THIS MEETING IS NOT A PERCUISITE FOR BIDDING ON THIS CONTRACT.

Sealed bids shall be addressed to Capital School District, Attn: Elliot Hardin Building & Grounds Supervisor. The outer envelope should clean text. *D Two Interconnecting Middle Schools Project No. 2019180.00, Company Name, pontract are bidding, SEALED BID - DO NOT OPEN."

Construction documents to be collable for review at the following locations: Richard Y Johnson & Son Inc., and Delaware Couractors Accounted. Contract documents may be purchased at DiCarlo Printers, located at 2006 No. 1906 Drive, Salisbury MD, 21801 or RCI Printing and Graphics located at 298 Churchmans Road, New astle DE, 19720. Electronic documents will be available on Richard Y. Johnson & Son, Inc's website www.con.com under plan room. It is the responsibility of each bidder to review and coordinate project documents. This includes plans, specifications and addendums. All documents will be available comber 21, 2020.

Questions should be directed to the Construction Manager, Richard Y. Johnson & Son, Inc. in writing only. Turnber is 302) 422-4696. Email questions too Attn: Jesse Dixon (jdixon@ryjson.com).

A bid sectory in the amount of 10% of the bid must accompany each bid. Bid Security shall specify the Owner the object. Owner: Capital School District, 198 Commerce Way, Dover, Delaware 19904.

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

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. PERFORMANC BOND MENT BOND
- 8. FOR OF AGREL INT BETWEEN OWNER AND CONTRACTOR

ARTICLE 1: GENERAL

- 1.1 DEFINITIONS
- 1.1.1 Whenever the following terms are used, their intent and meaning shall be interpreted follows:
- 1.2 STATE: The State of Delaware.
- 1.3 AGENCY: Contracting State Agency as noted on cover sheet.
- 1.4 DESIGNATED OFFICIAL: The agent authorized to act for the Agency.
- BIDDING DOCUMENTS: Bidding Documents include the Bidling Requirements and the proposed Contract Documents. The Bidding Requirements control of the Allertisement for Bid, Invitation to Bid, Instructions to Bidders, Supplementary Instructions to Bidders (if any), General Conditions, Supplementary General Conditions, Supplementary General Conditions (if any), the Bid Form (including the Non-coursion Summers), and other sample bidding and contract forms. The proposed Contractions was still Drawings, Specifications (Project Manual) and all Addenda issued prior to excition to Contract.
- 1.6 CONTRACT DOCUMENTS: The Contract Docume of Consist of the, Instructions to Bidders, Supplementary Instructions to idde (in the), General Conditions, Supplementary General Conditions, General Requirements, Social Provisions (if any), the form of agreement between the Owner and the Contract, Drawings (if any), Specifications (Project Manual), and all addenda.
- AGREEMENT: The force of the careement shall be AIA Document A101, Standard Form of Agreement between Own and Control where the basis of payment is a STIPULATED SUM. In the case of control between the instructions contained therein and the General Requirements having a God ral Requirements shall prevail.
- 1.8 GENERAL RI UIREME 'S (or CONDITIONS): General Requirements (or conditions) are instructions ortain; to the Bidding Documents and to contracts in general. They contain in summand equirements of laws of the State; policies of the Agency and instructions obidders.
- 1.9 SPECIAL ROVISIONS: 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.
- A DENDA: 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.
- BIDDER OR VENDOR: A person or entity who formally submits a Bid for the material or Work contemplated, acting directly or through a duly authorized representative who meets the requirements set forth in the Bidding Documents.
- 1.12 SUB-BIDDER: A person or entity who submits a Bid to a Bidder for materials or labor, or both for a portion of the Work.
- 1.13 BID: A complete and properly executed proposal to do the Work for the sums stipulated therein, submitted in accordance with the Bidding Documents.

- BASE BID: The sum stated in the Bid for which the Bidder offers to perform the Work described in the Bidding Documents as the base, to which Work may be added or from which Work may be deleted for sums stated in Alternate Bids (if any are required to be stated in the bid).
- 1.15 ALTERNATE BID (or ALTERNATE): An amount stated in the Bid, where applicable to be added to or deducted from the amount of the Base Bid if the corresponding change work, as described in the Bidding Documents is accepted.
- 1.16 UNIT PRICE: An amount stated in the Bid, where applicable, as a lice, unit of measurement for materials, equipment or services or a portion of the Work described in the Bidding Documents.
- 1.17 SURETY: The corporate body which is bound with and for the untract, c which is liable, and which engages to be responsible for the Contractor's payment of all c'usts pertaining to and for his acceptable performance of the Work for which we contract.
- 1.18 BIDDER'S DEPOSIT: The security designated in the set to be full ished by the Bidder as a guaranty of good faith to enter into a contract with the Agency if the Work to be performed or the material or equipment to be furnished is award.
- 1.19 CONTRACT: The written agreement veril the full shing and delivery of material or work to be performed.
- 1.20 CONTRACTOR: Any individual, firm or contract is made by the Agency.
- 1.21 SUBCONTRACTOR: A undivisual, partnership or corporation which has a direct contract with a contractor to furn. In a unaterials at the job site, or to perform construction labor and furnish material in a nection with such labor at the job site.
- 1.22 CONTRACT F ND: To approved form of security furnished by the contractor and his surety as a granty of od faith on the part of the contractor to execute the work in accordance with the entry of the contract.

ARTICLE 2: BID 'R'S EPRESENTATIONS

- 2.1 PRE-BID SETING
- A pre-bid meeting for this project will be held at the time and place designated. Attendance at this meeting is a pre-requisite for submitting a Bid, unless this requirement is specifically nived elsewhere in the Bid Documents.
- .2 By submitting a Bid, the Bidder represents that:
- 2.1 The Bidder has read and understands the Bidding Documents and that the Bid is made in accordance therewith.
- The Bidder has visited the site, become familiar with existing conditions under which the Work is to be performed, and has correlated the Bidder's his personal observations with the requirements of the proposed Contract Documents.
- 2.2.3 The Bid is based upon the materials, equipment, and systems required by the Bidding Documents without exception.

- 2.3 JOINT VENTURE REQUIREMENTS
- 2.3.1 For Public Works Contracts, each Joint Venturer shall be qualified and capable to complete the Work with their own forces.
- 2.3.2 Included with the Bid submission, and as a requirement to bid, a copy of the executed Jo Venture Agreement shall be submitted and signed by all Joint Venturers involved.
- 2.3.3 All required Bid Bonds, Performance Bonds, Material and Labor Payment Performance Bonds, Material Bonds, Mater
- 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 valid L war Business License Number with their Bid or shall state that the process conplication or a Delaware Business License has been initiated.
- 2.3.6 Both Joint Venturers shall include their Federal E.I. No over with Bia.
- 2.3.7 In the event of a mandatory Pre-bid Meeting, each joint ture finall have a representative in attendance.
- 2.3.8 Due to exceptional circumstances and or local shown, one or more of these provisions may be waived at the discress of local shown, one or more of these provisions may be waived at the discress of local shown, one or more of these provisions may be waived at the discress of local shown, one or more of these provisions may be waived at the discress of local shown.
- 2.4 ASSIGNMENT OF ANTITRUST CLAIMS
- As consideration for the article of dexecution by the Owner of this contract, the Contractor hereby grants, conveys alls, a signs and transfers to the State of Delaware all of its right, title and interests in and all all unknown causes of action it presently has or may now or hereafter acquire to ar the antitrust laws of the United States and the State of Delaware, relating to particles goods or services purchased or acquired by the Owner pursuant to this contract.

ARTICLE 3: BIDDIN JOC LENTS

- 3.1 COL S C 3ID DOCUMENTS
- 3.1.1 Bidders ay obtain complete sets of the Bidding Documents from the Architectura Engineering firm designated in the Advertisement or Invitation to Bid in the number and for the deposit sum, if any, stated therein.
- 3.1.2 Adders shall use complete sets of Bidding Documents for preparation of Bids. The issuing Agency nor the Architect assumes no responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.
- Any errors, inconsistencies or omissions discovered shall be reported to the Architect immediately.
- 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 OR CORRECTION 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 relates to the Work for which the Bid is submitted, shall examine the site and lo conditions, and shall report any errors, inconsistencies, or ambiguities discovered to the Architect.
- 3.2.2 Bidders or Sub-bidders requiring clarification or interpretation of the Bidding shall make a written request to the Architect at least seven days prior to the day for reconstructions of Bids. Interpretations, corrections and changes to the Bidding Document will be made by written Addendum. Interpretations, corrections, or changes to the Bidding Document made in any other manner shall not be binding.
- 3.2.3 The apparent silence of the specifications as to any detail, or to opparent mission from it of detailed description concerning any point, shall be regarded as commercial practice is to prevail and only material and which whip is first quality are to be used. Proof of specification compliance will be the sponsible of the Bidder.
- 3.2.4 Unless otherwise provided in the Contract Documents, Contractor shall provide and pay for all permits, labor, materials, equipment, tools, anstrum equipment and machinery, water, heat, utilities, transportation, and other silities, and services necessary for the proper execution and completion of the Work.
- 3.2.5 The Owner will bear the costs for all impaired and us lees associated with the project.

3.3 SUBSTITUTIONS

- 3.3.1 The materials, products ipment described in the Bidding Documents establish a standard of quality, req. dimension, and appearance to be met by any proposed substitution ecification of a particular manufacturer or model number is Thε not intended to tary my way. Substitutions of products for those named will be ding the he vendor certifies that the function, quality, and performance considered, pr the matual offered is equal or superior to that specified. It shall be the characteristics ility to sure that the proposed substitution will not affect the intent of the Bidder's spoi any installation modifications required to accommodate the design and to vtion sub
- Requests a 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 aluation. The burden of proof of the merit of the proposed substitution is upon the puposer. The Architect's decision of approval or disapproval shall be final. The Architect is to notify Owner prior to any approvals.
- 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.
- 3.4 The Architect shall have no obligation to consider any substitutions after the Contract award.
- 3.4 ADDENDA
- 3.4.1 Addenda will be mailed or delivered to all who are known by the Architect to have received a complete set of the Bidding Documents.

- 3.4.2 Copies of Addenda will be made available for inspection wherever Bidding Documents are on file for that purpose.
- 3.4.3 No Addenda will be issued later than 4 days prior to the date for receipt of Bids except a Addendum withdrawing the request for Bids or one which extends the time or changes location for the opening of bids.
- 3.4.4 Each bidder shall ascertain prior to submitting his Bid that they have received all Addissaud, and shall acknowledge their receipt in their Bid in the appropriat acknowledging an issued Addenda could be grounds for determining a bid seem responsive.

ARTICLE 4: BIDDING PROCEDURES

- 4.1 PREPARATION OF BIDS
- 4.1.1 Submit the bids on the Bid Forms included with the Bidding a men.
- 4.1.2 Submit the original Bid Form for each bid. Bid Form may be emoved from the project manual for this purpose.
- 4.1.3 Execute all blanks on the Bid Form in a normal able dium (typewriter or manually in ink).
- 4.1.4 Where so indicated by the makeup the up m, express sums in both words and figures, in case of discrepancy between two, the vitten amount shall govern.
- 4.1.5 Interlineations, alterations or erosures must be ultialed by the signer of the Bid.
- 4.1.6 BID ALL REQUESTED CER' ATES AND UNIT PRICES, IF ANY. If there is no change in the Base Bid for an area of the Contractor is responsible for verifying that they have received all addenda issued during the bidding period. Work required by Add and a pauls stically become part of the Contract.
- 4.1.7 Make no add that stiput ons on the Bid Form and do not qualify the Bid in any other manner
- 4.1.8 Each power the Bid shall include the legal name of the Bidder and a statement whether the Bidder sole proprietor, a partnership, a corporation, or any legal entity, and each copy shall be and by the person or persons legally authorized to bind the Bidder to a contract. A Bid by a proporation 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.
- Duder 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.
- 4.1.11 Each bidder shall include in their bid a copy of a valid Delaware Business License.
- 4.1.12 Each bidder shall include signed Affidavit(s) for the bidder and each listed Subcontractor certifying compliance with OMB Regulation 4104 "Regulations for the Drug Testing of Contractor and Subcontractor Employees Working on "Large Public Works Projects" "large"

Public Works" is based upon the current threshold required for bidding Public Works as set by the Purchasing and Contracting Advisory Council.

4.2 BID SECURITY

- All bids shall be accompanied by a deposit of either a good and sufficient bond to tagency for the benefit of the agency, with corporate surety authorized to do busines on the State, the form of the bond and the surety to be approved by the agency, or a security the bidder assigned to the agency, for a sum equal to at least 10% of the bidder assigned to the bid bond a security deposit in the form of a certified treasurer's check, cashier's check, money order, or other prior approve the equal to a security deposit assigned to the State. The bid bond need not be for a specific sum, but may start to be for a sum equal to 10% of the bid plus all add alternates to which it and to exceed a certain stated sum, if said sum is equal to at least 10% of the bid. In the Bid and form used shall be the standard OMB form (attached).
- 4.2.2 The Agency has the right to retain the bid security of Four on which an award is being considered until either a formal contract has been explained and and award is being or the specified time has elapsed so the Bids may withdra in or all Bids have been rejected.
- 4.2.3 In the event of any successful Bidder refusion negating 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 Coust</u>, tle 29, section 6962(d)(10)b, each Bidder shall submit with their Bid a completed Loof Solution of Solution of
- 4.3.2 Provide the Name and Apress for each listed subcontractor. Addresses by City, Town or Locality, plus to te, will be acceptable.
- It is the espension one Contractor to ensure that their Subcontractors are in compliance with envisions 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 to document their capability to act as Subcontractor in that category in accordance with this law.

4.4 EQUALITY OF EMPLOYMENT OPPORTUNITY ON PUBLIC WORKS

Ling 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 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, Section control ation projects whose total cost shall exceed \$15,000, and \$100,000 from control on, the minimum wage rates for various classes of laborers and mechanisms shall as extermined by the Department of Labor, Division of Industrial Affairs of the control of Delaware.
- 4.5.2 The prevailing wage shall be the wage paid to a major work as reported in the Department's annual prevailing wage so any own the absence of a majority, the average paid to all employees reported.
- 4.5.3 The employer shall pay all mechanics and labors ectly upon the site of work, volo unconditionally and not less often than on week d wknout subsequent deduction or at ti. rebate on any account, the full amount acc of payment, computed at wage rates not less than those stated in he. tions, regardless of any contractual تCh relationship which may be alleged to e. **Jetwe** the employer and such laborers and mechanics.
- 4.5.4 The scale of the wages to shall be posted by the employer in a prominent and easily accessible place at the so of the work.
- 4.5.5 Every contract based upon the specifications shall contain a stipulation that sworn payroll information, as require the spartment of Labor, be furnished weekly. The Department of Labor shall sep and a ntain the sworn payroll information for a period of 6 months from the last day of the work were covered by the payroll.

4.6 SUBM SION OF

- Enclosive Bid, the Bid Security, and any other documents required to be submitted with the Bid it is 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 bids prior to bid opening date and time that are not properly marked.
- 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.
- 4.6.5 Withdrawn Bids may be resubmitted up to the date and time designated for the receipt of Bids, provided that they are then fully in compliance with these Instructions to Bidders.

4.7 MODIFICATION OR WITHDRAW OF BIDS

- 4.7.1 Prior to the closing date for receipt of Bids, a Bidder may withdraw a Bid by personal request and by showing proper identification to the Architect. A request for withdraw by letter or far if the Architect is notified in writing prior to receipt of fax, is acceptable. A fax directing modification in the bid price will render the Bid informal, causing it to be ineligible consideration of award. Telephone directives for modification of the bid price shall 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 as soon as practicable for the shall be returned.
- A Bid may not be modified, withdrawn or canceled by the Bidde and (30) day period following the time and date designated for the receipt and open good aids, and Bidder so agrees in submitting their Bid. Bids shall be binding 30 days ter the date of the Bid opening.

ARTICLE 5: CONSIDERATION OF BIDS

5.1 OPENING/REJECTION OF BIDS

- 5.1.1 Unless otherwise stated, Bids received on a will be read aloud. An abstract of the Bids will be made available to ders.
- The Agency shall have the right to rejectively an all Bids. A Bid not accompanied by a required Bid Security or by other data required Bidding Documents, or a Bid which is in any way incomplete or irregular is subject to ejection.
- 5.1.3 If the Bids are rejected, all be one within thirty (30) calendar day of the Bid opening.

5.2 COMPARISON OF PIDS

- After the Bids we been lened and read, the bid prices will be compared and the result of such comparities will be leade available to the public. Comparisons of the Bids may be based of the Bids is desired Alternates. The Agency shall have the right to accept Alternates in any combination.
- 5.2.2 The Agree y reserves the right to waive technicalities, to reject any or all Bids, or any portion thereof, a dvertise for new Bids, to proceed to do the Work otherwise, or to abandon the Work, if in a 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 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.
- No qualifying letter or statements in or attached to the Bid, or separate discounts will be considered in determining the low Bid except as may be otherwise herein noted. Cash or separate discounts should be computed and incorporated into Unit Bid Price(s).

5.3 DISQUALIFICATION OF BIDDERS

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

- A. The Bidder's financial, physical, personnel or other resources including Subcontracts:
- B. The Bidder's record of performance on past public or private construction projects, including, but not limited to, defaults and/or final adjudice in admission of violations of the Prevailing Wage Laws in Delaware or any state;
- C. The Bidder's written safety plan;
- D. Whether the Bidder is qualified legally to contract with the
- E. Whether the Bidder supplied all necessary in mation oncerning its responsibility; and,
- F. Any other specific criteria for a particular ocurem, which an agency may establish; provided however, that, the criteria be set for h in the Invitation to Bid and is otherwise in conformity with State and/o. ...der aw.
- If an agency determines that a Bidder onre nsive and/or nonresponsible, the determination shall be in writing and so orthogonal base for the determination. A copy of the determination shall be sent to the feet of the within five (5) working days of said determination.
- 5.3.3 In addition, any one or more of the following causes may be considered as sufficient for the disqualification of a Bidder rejection of their Bid or Bids.
- 5.3.3.1 More than one Bid for the same or different names.
- 5.3.3.2 Evidence of consion among Bioders.
- 5.3.3.3 Unsatisf tory formar record as evidenced by past experience.
- 5.3.3.4 If the Init rices are obviously unbalanced either in excess or below reasonable cost analyst rices.
- 5.3.3.5 If there are any unauthorized additions, interlineation, conditional or alternate bids or irregularities of any kind which may tend to make the Bid incomplete, indefinite or ambiguous as to its meaning.
- 5 name Bid is not accompanied by the required Bid Security and other data required by the Bidding Documents.
- 3.3.7 If any exceptions or qualifications of the Bid are noted on the Bid Form.
- 4 ACCEPTANCE OF BID AND AWARD OF CONTRACT
- 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 thirty (30) days of the bid opening to the lowest

responsive and responsible Bidder, unless the Agency elects to award on the basis of best value, in which case the election to award on the basis of best value shall be stated in the Invitation To Bid."

- 5.4.3 Each Bid on any Public Works Contract must be deemed responsive by the Agency to considered for award. A responsive Bid shall conform in all material respects to t requirements and criteria set forth in the Contract Documents and specifications.
- 5.4.4 The Agency shall have the right to accept Alternates in any order or combined and determine the low Bidder on the basis of the sum of the Base Bid, plus accepted terminates.
- 5.4.5 The successful Bidder shall execute a formal contract, submit the requirements ance Certificate, and furnish good and sufficient bonds, unless specificate General Requirements, in accordance with the General Requirement (2 / days of official notice of contract award. Bonds shall be for the benefit the Ager with surety in the amount of 100% of the total contract award. Said Bonds shall cor loned upon the faithful performance of the contract. Bonds shall remain of one year after the date of substantial completion.
- 5.4.6 If the successful Bidder fails to execute the required Co. ct ar Bond, as aforesaid, within twenty (20) calendar days after the date of official 'ice c Award of the Contract, their property of the State for the benefit Bid guaranty shall immediately be taken an rome a a fulliture or as a penalty. Award will of the Agency as liquidated damages, a no Bid o. then be made to the next lowest qualid e Work or readvertised, as the Agency may decide.
- 5.4.7 Each bidder shall supply with its bid its taxpa, ridentification number (i.e., federal employer identification nur social security number) and a copy of its Delaware business license, and s' uld the vendor be awarded a contract, such vendor shall provide to the agency the ification license numbers of such subcontractors. Such numbers shall be project on the later of the date on which such subcontractor is r the required to be id he the contract is executed. The successful Bidder shall ich it is contracting, within 30 days of entering into such public provide to the jency to works contract copies of Delaware Business licenses of subcontractors and/or indepen int co actors and will perform work for such public works contract. However, if endent contractor is hired or contracted more than 20 days after der arered the public works contract the Delaware Business license of such tor or independent contractor shall be provided to the agency within 10 days of subco. being co. cted or hired.
- 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) lendar days after the opening of the Bids.

RTICL: POST-BID INFORMATION

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

ARTICLE 7: PERFORMANCE BOND AND PAYMENT BOND

7.1 **BOND REQUIREMENTS** The cost of furnishing the required Bonds, that are stipulated in the Bidding Documer 7.1.1 shall be included in the Bid. ا ۱۱۲ 7.1.2 If the Bidder is required by the Agency to secure a bond from other than the sources, changes in cost will be adjusted as provide in the Contract Documents. OML orms 7.1.3 The Performance and Payment Bond forms used shall be the standa (attached). 7.2 TIME OF DELIVERY AND FORM OF BONDS The bonds shall be dated on or after the date of the Con 7.2.1 The Bidder shall require the attorney-in-fact who exe es the required bonds on behalf of 7.2.2 the surety to affix a certified and current copy of f attr lev. woo

ARTICLE 8: FORM OF AGREEMENT BETWEEN AGENCIAND CONTRACTOR

Unless otherwise required in the Bids. Drame, the Agreement for the Work will be written on AIA Document A101, Star a For of Agreement Between Owner and Contractor Where the Basis of Payment is a line ated Sum.

END OF / ST ICTIONS TO BIDDERS

BID FORM

For Bids Due:	January 27, 2021	To: _	Capital School	District
		<u>_</u>	Attn: Elliot Ha	<u>ordin</u>
		_	Building & Gr	ounds Supervisor
Contracts				
Contracts	Clearly Mark Contract	way are hidding (Only	1 contract nor hid form	
Ear Did Daalsaaa	•	you are bidding (Only	i contract per blu form	"
For Bid Package Contract #			Contract #11	Floor coring ork
		_	Contract #11	
Contract #		_	Contract #12	
Contract #	·	_	Contract #13	Witch a write your
			Contract #14	Kitchen juipment
Contract #	1 0	I WORK _	Contract #15	Vechan I
Contract #		1/D /II 1	Contract #1	ink System
Contract #			Contrac' _/	En cal
Contract #		t/Windows/	Contr #18	Wall Panels
G	Glass and Glazing	_	Contrac 19	Structured Cabling
Contract #	·	_	_ Co act #	Classroom A/V Systems
Contract #	10 Acoustical Work	-	Cont #21	Specialized A/V Systems
Name of Bidder	••			
Delaware Rusin	ness License No.:		xpa ID No.:	
Delaware Busin	less Electise 110		фе 15 1.0	_
(Other License	Nos)·			
(Other Electise	1105.).			
Phone No.: ()	ax 1	No.: ()	
	d, representing the he has			d that this bid is made in accordance
therewith, that he	e has visited that te ar has fan	marized himself with the	he local conditions und	der which the Work is to be performed,
and that his bid	is based upon the prials, sys-	tems and equipment des	scribed in the Bidding	Documents without exception, hereby
proposes and ag	rees to provide all or, materi	als, plant, equipment, s	upplies, transport and	other facilities required to execute the
work described b	by the presaid documes for the	e lump sum itemized be	elow:	
		-		
\$				
(\$)		
		,		

BID FORM

ALTERNATES

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

ADD ALTERNATE ONE – ADD RESILIENT ATHLETIC FLOORING IN WEIGHT ROOM AT FIELD HOUS. Contract A-11)

A-11)				
1. 2.	BASE BID: Provide concrete floor and no ALTERNATE: ADD Resilient Athletic F			
Add/Dele	ete:			
	(\$)		
ADD AL	TERNATE TWO – ADD GREENHOUS	E (Contracts A-1, A-2, A-	-3, \(\frac{4-15,A-1}{2} \) \(\frac{2}{3} \) A-17)	
1	DACE DID. Describe assistantial assistantial	4:1:4: f f-4 C1		
1. 2.	BASE BID: Provide paving with capped a ALTERNATE: ADD Greenhouse with ma			
Add/Dele	ete:(\$		· ·	_
	(4)			
ADD AL	TERNATE THREE – ADD RESURFAC	IN RUNNNING TR	RACK (Contract A-1)	
1.	BASE BID: Provide no resurfacing of ex-	g, k.		
2.	ALTERNATE: ADD removal of exist		asphalt spot repair and crack	
	sealing, and resurfacing	ng ruing track.		
Add/Dele	ote:			
Add/Den	(\$)		_
ADD AI	TERNATE FOUR – A. AILL AND O	VERLAV OF RUNNING	G TRACK (Contract A-1)	
ADD AL	TERRIATE FOCK AL VILLE ALLO	VERENT OF ROTTING	TRACK (Contract A-1)	
1.	BASE P . Provide no mixing and over	lay of existing running trac	ck prior to application of new	
2	tic track surfacing. AL. ZRN ADD milling a minimum	C 1 <i>E</i> ??C	d1 i.eid 4	
2.	"c" prio. application of new synt		d replacing with superpave type	
		8		
Add/D	.e:			_
	(\$)		
ADD_	TERNATE FIVE – ADD TURF FIELD A	AT STADIUM (Contract	<u>A-1)</u>	
1.	BASE BID: Provide no Turf field at stadi	ium.		
2.	ALTERNATE: ADD Turf field at stadium			
Add/Dele	ata:			
Aud/Delt	(\$)		_

BID FORM

ALTERNATES (CON'T)

ADD ALTERNA	TE SIX – ADD	TURF AT "D"	AREAS.	(Contract A-1)
-------------	--------------	-------------	--------	----------------

1.	BASE BID: Provide natural grass in "D" a	reas at stadium.		
2.	ALTERNATE: In lieu of natural grass	at "D" areas at stadium, pro	ovide Turf with high ju.	bing as
	designated.	_		
Add/Delete	e:			
	(\$)		•
	<u> ERNATE SEVEN – ADD TERRAZZO II</u>	N CORRIDORS D2 AND D6	6, A TV AS D117 A	AND D118.
(Contract	<u>A-11).</u>			
1.	BASE BID: Provide rubber tile floor and b		h Cafe ias D117 and D118.	
2.	ALTERNATE: In lieu of rubber tile floor a		or an or in Corridors	
	D2 and D6, and in Cafeterias D117 and D	D118.		
Add/Delete				
	(\$			
A L TEREBAL	A TE ELCHT DISCONNECT SWITCH	EL CHIPE DATINGS (7	
ALIEKNA	ATE EIGHT – DISCONNECT SWITCH	F SURE RATINGS (C	Contract A-17)	
1	BASE BID: Provide NEMA 3R enclosur	Con t assitched locat	ad in damen/yyat aytanian	
1.	locations per Specification Section 20		ed in damp/wet exterior	
2.		ess s. enclosures for disconn		
۷.	damp/wet exterior locati s per Sp		connect Switches & Circuit Breaker	rc"
	damp/ wet exterior locations per spe	Cation Section 202010 Disc	connect Switches & Chedit Breaker	
Add/Delete	a.			
rad Delett	(\$)		
		,		
ALTERNA	ATE NINE – ELECTRA UGEAR BY S	SQUARE D COMPANY (Co	ntract A-17)	
		<u> </u>		
1.	BASE : Provide transformers, switchb	oards, panelboards, disconnect	t switches, motor	
	con' der r Specification Sections 2609	919 "Enclosed Contactors", 26	2200 "Low-Voltage	
	Transforme. 262413 "Switchboards", 2	262416 "Panelboards", 262816	"Disconnect Switches &	
	it Breake. , and 262913 "Motor Co.			
2.	ALT VATE: Provide transformers, swite			
	contro es per Specification Sections 2609			
	Trans' mers", 262413 "Switchboards", 2			
	Breakers", and 262913 "Motor Co		any. If Square D Company	
	is the low cost, the alternate value shall be	e zero (\$0) dollars.		
Add/Deres	·			
	(\$)		

BID FORM

ALTERNATES (CON'T)

ALTERNATE TEN – GENERATOR AND TRANSFER SWITCHES BY KOHLER POWER SYSTEMS (Contract

1. BASE BID: Provide engine generator and transfer switches per Specification Sections 262313 "Engine Generators", and 263600 "Transfer Switches" by any of the listed manufacturers. ALTERANTE: Provide engine generator and transfer switches per Specification Sections 262313 2. "Engine Generators", and 263600 "Transfer Switches" by Kohler Power Systems. If Kohler Power Systems is the low cost, the alternate value shall be zero (\$0) dollars. Add/Delete: _ ADD ALTERNATE ELEVEN - ADD CORD REELS (Contract 17) x, and G 1. BASE BID: Prov In Social Studies, Math, Language Arts, Theater Arts Purpose Classrooms and Pull Out Spaces in 1st and 2nd floors of arc A, L and C provide two rical . (2) cord reels and associated receptacles and circuits as shown on E .gs EP101A, EP101B, EP101F, EP101G, EP102A, EP102B, EP102F, and 1002G. "I con reels are base bid in Science Labs, Agriculture Education, Family and Consequence, nology Education, Health, Robotics, Model Lab, and Art Classrooms.) ALTERNATE: In addition to base bid, in Social Studies, Language Arts, Theater Arts, Flex, and General Purpose Classrooms and Pull Out Spaces 2nd floors of areas A, B, F, ALTERNATE: In addition to base bid, in Social Studies, 2. and G, ADD two (2) cord reels and associated receptacles and uits as shown on Electrical Drawings EP101A, EP101B, EP101F, EP1 P102A, EP102B, EP102F, and EP102G. Add/Delete: __ ADD ALTERNATE TWELVE - CORP LEEL EL LOS (RES (Contract 17) BASE BID: Provide ceining morning plants as detailed on the Electrical Drawings to install 1. retractable cord reel elow ceiling cience Labs, Agriculture Education, Family and Consumer Science, schroogy Education, Health, Robotics, Model Lab, and Art Classrooms.

ALTERNATE: Provide enum-rated ceiling enclosures as detailed on the Electrical Drawings to install retractable cord resolutions in Science Labs, Agriculture Education, Family and 2. cience, Technology Education, Health, Robotics, Model Lab, and Art Classrooms. (Cord enclosures are base bid in the kitchen.) Add/Delete: THIRTEEN - THIRD PARY FLUSHING AND PURGING OF GEOTHERMAL WELLFIELD TERNA\ A-15) ntr. BASE BID: Do not provide third party flushing and purging of geothermal wellfield. Well driller shall flush and purge the wellfield as specified in Section 23211333 Ground Loop Heat Pump Piping. ALTERNATE: Provide third party flushing and purging of geothermal wellfield as specified in Section 232113.33 Ground Loop Heat Pump Piping. Add/Delete: _

BID FORM

ALTERNATES (CON'T)

ADD ALTERNATE FOURTEEN - ATC CONTROL SYSTEM BY MODERN CONTROLS (Contract A-15)

- 1. BASE BID: Provide automatic temperature control system by any of the listed manufactures per Specification Section 230900 Instrumentation and Controls of HVAC and Plumbing Systems.
- 2. ALTERNATE: Provide automatic temperature control system by Modern Controls per Specification Section 230900 Instrumentation and Controls of HVAC and Plumbing System Modern Controls is the low cost, the alternate value shall be \$0.

Add/Delete:			
	(\$)	
ADD ALTE	ERNATE FIFTEEN - ATC CONTROL SYST	TEM BY ALBIREO E	ENER Onth A 3)
1 1	BASE BID: : Provide automatic temperature co	ontrol system by any of	Visted man actures per
	Specification Section 230900 Instrumentation a		
	ALTERNATE: Provide automatic temperature Section 230900 Instrumentation and Controls of is the low cost, the alternate value shall be \$0.	of HVAC and Plambin	Specification stem. of Albireo Energy
Add/Delete:			
. 144 2 01010.	(\$		

BID FORM

ALLOWANCES

Contract No. 1 Site Work

1 – Include the unit cost of liquid asphalt cement of \$428.33 per ton as noted in the Delaware Posted Asphalt price. Sept 2020 per Del DOT Program. At the time of production lay down of product, cost will be adjusted per current cost of Delaware Posted Asphalt price. Contractor to provide the amount of tons of liquid asphalt cement to perform the complete project documents. See attachment: Delaware Posted Asphalt Price Sheet.

total tons of liquid asphalt cement to be provided by Contract No.1 Site Work to complete e project scope.

Contract No. 2 Concrete Work

2 – Include the lump sum of the following amount \$50,000 in the contract for cold weather profit on of co. Lete work. See Section 012100 Allowances.

Contract No. 3 Masonry Work

3 – Include the lump sum of the following amount \$100,000 in the contract for cold pather production of masonry work. See Section 012100 Allowances.

Contract No. 5 Carpentry & General Work

4 – Include the lump sum of the following amount \$50,000 in the contraction in the contraction of the Construction Manager. See Section 1210 ances.

Contract No. 5 Carpentry & General Work

5 – Include the lump sum of the following amount \$3,000 in the contract to erior signage. See Section 012100 Allowances.

Contract No. 5 Carpentry & General Work

6 – Include the lump sum of the following amount \$2,00 tract for exterior signage attached to the building. See Section 012100 Allowances.

Contract No. 16 Mechanical

7 – Include the lump sum of the following pount \$10 00 in the contract for the temp heat fuel cost. Cost of work to be determined by fuel company receipts with the arguint suel and st per gallon. All equipment and labor for temp heat is part of the contract. This allowance is for fuel cost on see Sect.

Contract No. 17 Electrical

8 – Include the lump sum of follows amount \$50,000 in the contract for electrical gear revisions resulting from the short circuit analysis specified in action 260575 electrical Systems Analysis". This allowance includes material cost, receiving, handling, installation and Corrector overhead and profit. See Section 012100 Allowances

BID FORM

UNIT PRICES

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

		-
UNIT PRICE No. 1.01:	Satisfactory fill in Place: Indicate cost to provide satisfactor compacted. Unit of Measurement: cubic yards	ory fill in place, furn. 1, pla 1 and
	Contract A-1.	
UNIT PRICE No. 1.02:	Stone in place: Indicate cost to provide stone in place and co	U
	Contract A-1.	\$
UNIT PRICE No. 1.03:	Geo-Fabric in place: Indicate cost to provide Fabr.	plac. Unit of Measurement: Square yards
	Contract A-1.	\$
UNIT PRICE No. 1.04:	Undercut & disposal (mass): Indicate cost to as xcava yards	tion & disposal. Unit of Measurement: Cubic
	Contract A-1/A-16.	\$
UNIT PRICE No. 1.05:	Undercut and disposal (trench, or cubic yard. Undercut & excavation & distribution) for surement: Cubic yards.	disposal (trench): Indicate cost for trench
	Contract A-1/. \ \(\frac{16}{A} - 18. \)	\$
UNIT PRICE No. 1.06:	Select rench) Bac andicate cost to provide satisfactory. Unit Me rement: cubic yards.	y trench fill furnished, placed and compacted
	Contract VA-16/A-18.	\$
UNIT PRICE No.	Top soil: Indicate cost to provide top soil in place and compa	acted. Unit of Measurement: cubic yards.
	ntract A-1.	\$
UNIT ICE No. 1 3:	Removal of unsuitable soil and replacement of suitab	le soil Indicate cost to remove disposed of
	unsuitable unclassified materials, and to provide, place and cubic yards.	
	Contract A-1.	\$
UNT PRICE No. 1.09:	Additional Duplex Receptacle: Description: Unit price sl raceway/conduit, and 100 linear feet of 12/3 wiring. Unit price during the normal course of installation and shall include a Unit of Measurement: each.	price shall reflect the receptacle being installed
	Contract A-17.	\$
BID FORM		004126-7

BID FORM

UNIT PRICES (CON'T)

Unit prices conform to ap Unit Prices:	plicable project specification section. Refer to the specifications for a complete description the howing
UNIT PRICE No. 1.10:	Additional Network Light Switch: Description: Unit price shall include one nearly switch, outlet box, raceway/conduit, and 100 linear feet of low voltage cable per symmetries's requirements. Unit price shall reflect the network light switch being installed during the norm count of installation and shall include all supports, terminations, testing, and labeling. Unit of pasureme each.
	Contract A-17.
UNIT PRICE No. 1.11:	Additional Exit Sign: Description: Unit price shall have de on a sign, outlet box, raceway/conduit, and 100 linear feet of 12/3 wiring. Unit price shall a sect the sit sign being installed during the normal course of installation and shall include all suppose, te sinction esting, and labeling. Unit of Measurement: each.
	Contract A-17.

BID FORM

I/We acknowledge Addendums numbered	and the price(s) submitted include any cost/schedule impact they may ave.
	or thirty (30) days from the date of opening of bids (60 days for hoor hall abide by the Bid Security forfeiture provisions. Bid Security attached to
The Owner shall have the right to reject any or all bids	and to waive any informality or irregularity in any recent
This bid is based upon work being accomplished by the	e Sub-Contractors named on the list attached to under id.
Should I/We be awarded this contract, I/We pledge to a the Notice to Proceed.	achieve substantial completion of all the withincalendar days of
The undersigned represents and warrants that he has laws; that no legal requirement has been or shall be viprosecution of the work required; that the bid is legal participated in any collusion, or otherwise taken action	plated in making or accepting bid, in varding the contract to him or in the l and firm; that he has a direct or directly, entered into any agreement,
Upon receipt of written notice of the acceptance of this in the required form and deliver the Contract Bonds, ar	
I am / We are an Individual / a Partnership / a Corporat	ion
Ву	Trading as
(Individual's / General Partner's / Corporate	re)
(marviadar by General Farener by Corporate F	
(State of Corporation)	
Business Address:	
Witness:	By: (Authorized Signature)
(SEAL)	(Authorized Signature)
	(Title) Date:
Stur-intractor List	
Jon-Collusion Statement	
Affidavit of Employee Drug Testing Program Affidavit of Contractor Qualifications	
Bid Security	

BID FORM 004126-9

(Others as Required by Project Manuals)

BID FORM

SUBCONTRACTOR LIST

In accordance with Title 29, Chapter 69, Section 6962(d)(10)b of the <u>Delaware Code</u>, the following subcontractor listing must be compared any bid submittal. The bidder must list in each category the full name and address (City & State) of the sub-contractor that the bidder will be using to perform a wear provide material for that subcontractor category. Should the bidder's listed subcontractor intend to provide any of their subcontractor category of work in the bidder intends to perform any category of work in the bidder intends to perform the work themselves, the bidder may not insert "not applicable", "N/A", "self" anyther other than its own full name and address (City & State). To do so shall cause the bid to be rejected. In addition, the failure to produce a completed subcontractor list where the bid to be rejected. If you have more than three (3) third-tier contractors to report in any subcontractor category, print out additional page (1) than the appropriate category, complete the rest of your list of third-tier contractors for that category, notate the addition in parentheses as (CONTINUATION) next to me succentractors and submit it with your bid.

Subcontractor Category	Subcontractor	'dres Si & State)	Subcontractors tax-payer ID # or Delaware Business license #
1.			of Delaware Business accuse #
A.			
В.			
C.			
2.			
A.			
В.			
C.			

BID FORM

3.		
	A.	
	B.	
	Σ.	
	C.	
4.		
	A.	
	В.	
	C.	
-		
5.		
	A.	
	B.	
	C.	

BID FORM

NON-COLLUSION STATEMENT

This is to certify that the undersigned bidder has neither directly nor indirectly, entered into any agreem in any collusion or otherwise taken any action in restraint of free competitive bidding in connection with this pressals witted this date (to the Capital School District).

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

_____. NOTARY PUBLIC _____.

BID FORM 004126-12

My Commission sph.

BID FORM

AFFIDAVIT OF EMPLOYEE DRUG TESTING PROGRAM

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

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

Contractor/Subcontractor Name:		
Contractor/Subcontractor Address:		
		·
Authorized Representative (typed or printed)		
Authorized Representative (signature):		
Title:		
Sworn to and Subscribed before	day of	
My Commission evnir	NOTARY PURLIC	

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

BID FORM

AFFIDAVIT OF CONTRACTOR QUALIFICATIONS

We hereby certify that we will abide by the contractor's qualifications outlined in the construction bid specifical. For the curation of the contract term.

In accordance with Title 29, Chapter 69, Section 6962(d)(10)b.3 of the <u>Delaware Code</u>, after a connect the successful bidder shall not substitute another subcontractor whose name was submitted on the contractor form except for the reasons in the statute and not without written consent from the awarding agency. Failure to utilize the successful bidder to penalties as outlined in the General Requirements Section 5.2 of the entry.

Contractor Name:		
Contractor Address:		
Authorized Representative (typed or pri	inted):	
Authorized Representative (signature):		
Title:		
Sworn to and Subscribed before	day of	
My Commission expir	NOTARY PUBLIC	

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

BID BOND

TO ACCOMPANY PROPOSAL

(Not necessary if security is used)

	_of		in the County of	
and State of		as F	Principal , and	
	of	in tl	ne County of	
and State of	as Surety, lega	lly authorized to d	lo business ;	tate f Delaware
("State"), are held and firmly un	to the State in th	e sum of		
Dollars	(\$), or	percel. ot to ex	d
			Dallare	
of amount of bid on Contract No)	, to	b paid the	e for the use and
of amount of bid on Contract No benefit of		(insert Sta	agency me) for	or which paymen
well and truly to be made, we d	io bina ourseives	s, our and each o	un irs, ey jutors, a	administrators, and
successors, jointly and severally	for and in the wh	ole firmly by the	rese.	
NOW THE CONDITIO	N OF THE OR			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
NOW THE CONDITIO	ON OF THIS OB	LIGAT AT SUC	The at if the above	bonded Principa
who has submitted to the certain proposal to enter into th	: 1. C 11.	· C	(insert State	agency name) (
State shall be assended this Cou	is contract for the	le Turnis. Of C	ain material and/or	services within the
State , shall be awarded this Con	ntract, and 11 said	Sentract and a prove	en and truty enter in	to and execute thi
Contract as may be required by t	State ager no	this Contract to	be entered into within	n twonty days ofto
the date of official notice of the	na awara ara) tills Contract to	the terms of said	proposal then this
obligation shall be void or else to	he and rev	n full torce and virtu	e the terms of said	proposai, men un
obligation shall be void of else to	o be and ten	in run roice and virtu		
Sealed with seal an	ated th	day of	in the ye	ear of our Lord two
thousand and		aay or	m enc y	our or our Lord two
SEALED, AND DELP REPU	N'1			
76 AC6				
	_			
		Nam	e of Bidder (Organiz	zation)
· ·				
Corporate	By:			
Seal			Authorized Signati	ure
test	_			
			Title	
	-			
	By:		Name of Surety	



Standard Form of Agreement Between Owner and Contractor, Construction Ma ger Adviser Edition

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

BETWEEN the Owner:

(Name, legal status, address and other information)

and the Contractor:

(Name, legal status, address and other information)

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

blank

The Construction Manage (Name, legal status, a ess art other sermation)

The Architect.

legal state address and other information)

The Owner and Contractor agree as follows.

ADD" NS A DELETIONS:

The au of this. ument has d info ion ne ded for its thor may also have re d the text of the original AlA stan d form. An Additions and Report that notes added don as well as revisions to the sta, dard 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.

This document is intended to be used in conjunction with AIA Documents A232™–2009, General Conditions of the Contract for Construction, Construction Manager as Adviser Edition; B132™–2009, Standard Form of Agreement Between Owner and Architect, Construction Manager as Adviser Edition; and C132™–2009, Standard Form of Agreement Between Owner and Construction Manager as Adviser.

AIA Document A232™—2009 is adopted in this document by reference. Do not use with other general conditions unless this document is modified.

TABLE OF ARTICLES

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

ARTICLE 1 THE CONTRACT DOCUMENTS

The Contract Documents consist of this Agreement, Conditions of the Conditions, Addenda issued prior this Agreement, other documents listed in this Agreement and Modifications issued after execution of the Agreement of the Contract as if attached to this Agreement or the Contract represents the entire and integrated agreement between the parties here and supersedes prior negotiations, representations or agreements, either written or oral. An enumeration of the Contract Documents, other than Modifications, appears in Article 9.

ARTICLE 2 THE WORK OF THIS CONTR.

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

ARTICLE 3 DATE OF COMMISCEMENT A SUBSTANTIAL COMPLETION

§ 3.1 The date of commer men, the Wo shall be the date of this Agreement unless a different date is stated below or provision is received for the a section of the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or, if applicable, state that the date will be fixed in a notice to perform the date of this Agreement or if applicable, state that the date of the date of this Agreement or if applicable, state that the date of the date of this Agreement or if applicable, state that the date of the date of this Agreement or if applicable is a date of the date of this Agreement or if applicable is a date of the date of t

If, price of sommencement of the Work, the Owner requires time to file mortgages, mechanics' liens and other security interest the Owner's time requirement shall be as follows:

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

s — 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.)

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 fo 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 L Contract. The Contract Sum shall be one of the following: (Check the appropriate box.)

- Stipulated Sum, in accordance with Section 4.2 below
- Cost of the Work plus the Contractor's Fee without a Guaran imu in accordance with Section 4.3 below
- I 1Cost of the Work plus the Contractor's Fee with a Garante laxim Price, in accordance with Section 4.4 below

(Based on the selection above, complete Section 4.2, 4.3 or 4. Basea he selection above, also complete either Section 5.1.4, 5.1.5 or 5.1.6 below.)

§ 4.2 Stipulated Sum

- § 4.2.1 The Stipulated Sum shall be (\$), subject to additions a. ctions as provided in the Contract Documents.
- § 4.2.2 The Stipulated Sum is based on the for wing ternates, if any, which are described in the Contract Documents and are hereby accepted by the Owner: (State the numbers or other identification of ea an ates. If the bidding or proposal documents permit the

Owner to accept other alternates subont to execution of this Agreement, attach a schedule of such other alternates showing the amount for he au when that amount expires.)

§ 4.2.3 Unit prices, if

(Identify and state t e, and state the quantity limitations, if any, to which the unit price will be applicable.)

Item

Units and Limitations

Price per Unit (\$0.00)

nces included in the Stipulated Sum, if any: (Identify allo. re and state exclusions, if any, from the allowance price.)

tem

Allowance

t of the Work Plus Contractor's Fee without a Guaranteed Maximum Price

The Contract Sum is the Cost of the Work as defined in Exhibit A, Determination of the Cost of the Work, plus the Contractor's Fee.

§ 4.3.2 The Contractor's Fee:

(State a lump sum, percentage of Cost of the Work or other provision for determining the Contractor's Fee.)

- § 4.3.3 The method of adjustment of the Contractor's Fee for changes in the Work:
- § 4.3.4 Limitations, if any, on a Subcontractor's overhead and profit for increases in the cost of its portion of the Worl
- § 4.3.5 Rental rates for Contractor-owned equipment shall not exceed percent (%) of the standard place of the Project.
- § 4.3.6 Unit prices, if any:

(Identify and state the unit price; state quantity limitations, if any, to which the unit price w

Item

Units and Limitations

er Unit (\$0

- § 4.3.7 The Contractor shall prepare and submit to the Construction Manage or the riting, a Control Estimate within 14 days of executing this Agreement. The Control Estimate hall includ he items in Section A.1 of Exhibit A, Determination of the Cost of the Work.
- § 4.4 Cost of the Work Plus Contractor's Fee with a Guaranteed Max. Priv
- § 4.4.1 The Contract Sum is the Cost of the Work as defined in A.D. nination of the Cost of the Work, plus the Contractor's Fee.
- § 4.4.2 The Contractor's Fee:

(State a lump sum, percentage of Cost of the Work or other prodetermining the Contractor's Fee.)

- § 4.4.3 The method of adjustment of the Co changes in the Work:
- § 4.4.4 Limitations, if any, on a bcontracto overhead and profit for increases in the cost of its portion of the Work:
- § 4.4.5 Rental rates to ractor-owned equipment shall not exceed percent (%) of the standard rate paid at the place of the Project.
- § 4.4.6 Prices, if any:

state the unit price, and state the quantity limitations, if any, to which the unit price will be applicable.)

Item

Units and Limitations

Price per Unit (\$0.00)

§ 4.4.7 aranteed Maximum Price

5 4.4.7 The sum of the Cost of the Work and the Contractor's Fee is guaranteed by the Contractor not to exceed (\$ ect to additions and deductions by changes in the Work as provided in the Contract Documents. Such maximum sum is referred to in the Contract Documents as the Guaranteed Maximum Price. Costs which would cause the Guaranteed Maximum Price to be exceeded shall be paid by the Contractor without reimbursement by the Owner. (Insert specific provisions if the Contractor is to participate in any savings.)

§ 4.4.7.2 The Guaranteed Maximum Price is based on the following alternates, if any, which are described in the Contract Documents and are hereby accepted by the Owner:

§ 4.4.7.3 Allowances included in the Guaranteed Maximum Price, if any:

(Identify and state the amounts of any allowances, and state whether they include labor, materials, or both.)

Item

Allowance

§ 4.4.7.4 Assumptions, if any, on which the Guaranteed Maximum Price is based:

ARTICLE 5 PAYMENTS

§ 5.1 Progress Payments

§ 5.1.1 Based upon Applications for Payment submitted to the Construction actor, and upon certification of the Project Application and Project Certificate for Paymente pplication r Payment and Certificate for Payment by the Construction Manager and Architect and issuance by the itect, the Owner shall make progress payments on account of the Contract Sum to the Contractor as provided here in the Contract Documents.

§ 5.1.2 The period covered by each Application for Paymen* lene a month ending on the last day of the month, or as follows:

§ 5.1.3 Provided that an Application for Payr eived by the Construction Manager not later than the day of a month, the Owner shall make payment of certif amount in the Application for Payment to the Contractor not later than the day of the month. If an Ap, ment is received by the Construction Manager after the application date fixed above, payment shall be le by the Owner not later than () days after the Construction Manager receives the Application (Federal, state or local laws ma equire po ent within a certain period of time.)

§ 5.1.4 Progress Payment Whe the Copy of Sum is Based on a Stipulated Sum

§ 5.1.4.1 Each Applica A for Payn. the based on the most recent schedule of values submitted by the Contractor in according e with the Contract Documents. The schedule of values shall allocate the entire Contract Sum If the Work and be prepared in such form and supported by such data to substantiate its among the various por accuracy as the Construc Manager and Architect may require. This schedule, unless objected to by the Manager or A. ect, shall be used as a basis for reviewing the Contractor's Applications for Payment. Construction

- ications for Payment shall show the percentage of completion of each portion of the Work as of the end of the period ered by the Application for Payment.
- Subject to the provisions of the Contract Documents, the amount of each progress payment shall be computed as follo
 - Take that portion of the Contract Sum properly allocable to completed Work as determined by multiplying the percentage completion of each portion of the Work by the share of the total Contract Sum allocated to that portion of the Work in the schedule of values, less retainage of percent (%). Pending final determination of cost to the Owner of changes in the Work, amounts not in dispute may be included as provided in Section 7.3.9 of the General Conditions;
 - .2 Add that portion of the Contract Sum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction (or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing), less retainage of percent (%);
 - .3 Subtract the aggregate of previous payments made by the Owner; and

- Subtract amounts, if any, for which the Construction Manager or Architect has withheld or nullified a Certificate for Payment as provided in Section 9.5 of the General Conditions.
- § 5.1.4.4 The progress payment amount determined in accordance with Section 5.1.4.3 shall be further modified under, the following circumstances:
 - Add, upon Substantial Completion of the Work, a sum sufficient to increase the total payments to .1 percent (%) of the Contract Sum, less such amounts as the Construction Manager recommendation the Architect determines for incomplete Work and unsettled claims; and
 - .2 Add, if final completion of the Work is thereafter materially delayed through no fault of the any additional amounts payable in accordance with Section 9.10.3 of the General Conditional
- § 5.1.4.5 Reduction or limitation of retainage, if any, shall be as follows:

(If it is intended, prior to Substantial Completion of the entire Work, to reduce or limit the reesu. from the percentages inserted in Sections 5.1.4.3.1 and 5.1.4.3.2 above, and this is not explained where he c ract Documents, insert here provisions for such reduction or limitation.)

§ 5.1.5 Progress Payments Where the Contract Sum is Based on the Co of the Wc without a Guaranteed **Maximum Price**

- § 5.1.5.1 With each Application for Payment, the Contractor shall subn. information required in e co. Exhibit A, Determination of the Cost of the Work, along with payrolls, pe ants, receipted invoices or ash a invoices with check vouchers attached and any other evidence vner, Construction Manager or 1 by th. Architect to demonstrate that cash disbursements already my ract on account of the Cost of the Work equal or exceed (1) progress payments already received by ss (2) that portion of those payments attributable to the Contractor's Fee; plus (3) payrolls for the p. cove by the present Application for Payment.
- § 5.1.5.2 Applications for Payment shall show the Cost of the Work ctually incurred by the Contractor through the ra, ent and for which the Contractor has made or intends to make end of the period covered by the Application f actual payment prior to the next Application or Pay ent.
- § 5.1.5.3 Subject to other provisions of the Con-Documents, the amount of each progress payment shall be computed as follows:
 - Take the Cost of Work as scribed in Exhibit A, Determination of the Cost of the Work; .1
 - .2 Add the Contract s Fee, less tainage of percent (%). The Contractor's Fee shall be computed ibed in that Section at the rate stated in that Section; or if the upon the C of t. Vork de Contract s Fee is s. fixed sum, an amount which bears the same ratio to that fixed-sum Fee as the C ork bears to a reasonable estimate of the probable Cost of the Work upon its comple.
 - Subtract re age of percent (%) from that portion of the Work that the Contractor self-performs:
 - Subtract the a egate of previous payments made by the Owner;
 - Subtract the shortfall, if any, indicated by the Contractor in the documentation required by Article 5 or resulting from errors subsequently discovered by the Owner's auditors in such documentation; and
 - btract amounts, if any, for which the Construction Manager or Architect has withheld or withdrawn a ficate for Payment as provided in Section 9.5 of AIA Document A232TM-2009, General Conditions of the Contract for Construction, Construction Manager as Adviser Edition.
- § 5.1.5.4 ne Owner, Construction Manager and Contractor shall agree upon (1) a mutually acceptable procedure for d approval of payments to Subcontractors and (2) the percentage of retainage held on Subcontracts, and the ctor shall execute subcontracts in accordance with those agreements.
- 5.1.5.5 In taking action on the Contractor's Applications for Payment, the Construction Manager and Architect shall be entitled to rely on the accuracy and completeness of the information furnished by the Contractor and shall not be deemed to represent that the Construction Manager and Architect have made a detailed examination, audit or arithmetic verification of the documentation submitted in accordance with Article 5 or other supporting data; that the Construction Manager and Architect have made exhaustive or continuous on-site inspections; or that the Construction Manager and Architect have made examinations to ascertain how or for what purposes the Contractor has used

amounts previously paid on account of the Contract. Such examinations, audits and verifications, if required by the Owner, will be performed by the Owner's auditors acting in the sole interest of the Owner.

§ 5.1.5.6 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.

§ 5.1.6 Progress Payments Where the Contract Sum is Based on the Cost of the Work with a Guarantee Maximum Price

- § 5.1.6.1 With each Application for Payment, the Contractor shall submit payrolls, petty cash accounts invoices or invoices with check vouchers attached, and any other evidence required by the Owner or Ar demonstrate that cash disbursements already made by the Contractor on account of the Cost of the rk ec exceed (1) progress payments already received by the Contractor; less (2) that portion of those payments attric to the Contractor's Fee; plus (3) payrolls for the period covered by the present Application
- § 5.1.6.2 Each Application for Payment shall be based on the most recent schedule of es submiti by the Contractor in accordance with the Contract Documents. The schedule of values shall allow the enti Contract Sum among the various portions of the Work and be prepared in such form and suppo substantiate its SUC accuracy as the Construction Manager and Architect may require. This sched o by the Construction Manager or Architect, shall be used as a basis for reviewing til applications for Payment.
- § 5.1.6.3 Applications for Payment shall show the percentage of compa of ea on of the Work as of the end of the period covered by the Application for Payment. The percentage of hall be the lesser of (1) the eletio. percentage of that portion of the Work which has actually been the percentage obtained by dividing (a) the expense that has actually been incurred by the Contra of at portion of the Work for which the Contractor has made or intends to make actual payment price lication for Payment by (b) the share of the Guaranteed Maximum Price allocated to that portion of the irk in schedule of values.
- § 5.1.6.4 Subject to other provisions of the Contra Documents, the ...mount of each progress payment shall be computed as follows:
 - .1 Take that portion of the Gua teed) ximum Price properly allocable to completed Work as determined by multiplying the impletion of each portion of the Work by the share of the Guaranteed Maximum Price allo ed to that portion of the Work in the schedule of values. Pending final determination he O. of changes in the Work, amounts not in dispute shall be included as provid in Section 7.3.16 of AIA Document A232-2009;
 - .2 Add that portion he Guarar ed Maximum Price properly allocable to materials and equipment stored the site for subsequent incorporation in the Work, or if approved in delivered a suit y stored off the site at a location agreed upon in writing; advance
 - of the Work at the rate stated in Section 4.4.2 or, if the Contractor's Fee shall be computed of the Work at the rate stated in Section 4.4.2 or, if the Contractor's Fee is stated as a upon th. at Section, shall be an amount that bears the same ratio to that fixed-sum fee as the Cost fixed sum to a reasonable estimate of the probable Cost of the Work upon its completion; Subtract retainage of percent (%) from that portion of the Work that the Contractor self-performs:
 - Subtract the aggregate of previous payments made by the Owner;
 - btract the shortfall, if any, indicated by the Contractor in the documentation required by Section to substantiate prior Applications for Payment, or resulting from errors subsequently discovered by the Owner's auditors in such documentation; and Subtract amounts, if any, for which the Construction Manager or Architect have withheld or nullified a Certificate for Payment as provided in Section 9.5 of AIA Document A232-2009.
- The Owner and the Contractor shall agree upon a (1) mutually acceptable procedure for review and approval of payments to Subcontractors and (2) the percentage of retainage held on Subcontracts, and the Contractor shall xecute subcontracts in accordance with those agreements.
- § 5.1.6.6 In taking action on the Contractor's Applications for Payment, the Construction Manager and Architect shall be entitled to rely on the accuracy and completeness of the information furnished by the Contractor and shall not be deemed to represent that the Construction Manager or Architect have made a detailed examination, audit or arithmetic verification of the documentation submitted in accordance with Section 5.1.6.1 or other supporting data; that the

Construction Manager or Architect have made exhaustive or continuous on-site inspections; or that the Construction Manager or Architect have made examinations to ascertain how or for what purposes the Contractor has used amounts previously paid on account of the Contract. Such examinations, audits and verifications, if required by the Owner, will be performed by the Owner's auditors acting in the sole interest of the Owner.

§ 5.1.6.7 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 Final payment, constituting the entire unpaid balance of the Contract Sum, shall be made by the Contractor when
 - .1 the Contractor has fully performed the Contract except for the Contractor's responsib. Work as provided in Section 12.2 of AIA Document A232-2009, and to sati men.s. if any, which extend beyond final payment;
 - the Contractor has submitted a final accounting for the Cost of the World ursuant to hibit A, Determination of the Cost of the Work when payment is on the basis of the est of the Work, with or without a Guaranteed Maximum payment; and
 - a final Certificate for Payment or Project Certificate for Payment sued the Architect; such final payment shall be made by the Owner not more than 30 suance of the final Certificate for Payment or Project Certificate for Payment, or

ARTICLE 6 DISPUTE RESOLUTION

§ 6.1 Initial Decision Maker

The Architect will serve as Initial Decision Maker pursuant to of AIA Document A232-2009, unless the tion 1 parties appoint below another individual, not a party to this Agreto serve as Initial Decision Maker. (If the parties mutually agree, insert the name, a series and other co. act information of the Initial Decision Maker, if other than the Architect.)

§ 6.2 Binding Dispute Remutio

For any Claim subject , but not re y, mediation pursuant to Section 15.3 of AIA Document A232–2009, the method of binding aution shall be as follows: ute r

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

- Arbitration pursuant to Section 15.4 of AIA Document A232–2009.
- itigation in a court of competent jurisdiction.
 - 1 Other: (Specify)

TERMINATION OR SUSPENSION

7.1 Where the Contract Sum is a Stipulated Sum

§ 7.1.1 The Contract may be terminated by the Owner or the Contractor as provided in Article 14 of AIA Document A232-2009.

§ 7.1.2 The Work may be suspended by the Owner as provided in Article 14 of AIA Document A232-2009.

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- § 7.2 Where the Contract Sum is Based on the Cost of the Work with or without a Guaranteed Maximum Price § 7.2.1 Subject to the provisions of Section 7.2.2 below, the Contract may be terminated by the Owner or the Contractor as provided in Article 14 of AIA Document A232–2009.
- § 7.2.2 The Contract may be terminated by the Owner for cause as provided in Article 14 of AIA Document A232–2009; however, the Owner shall then only pay the Contractor an amount calculated as follows:
 - .1 Take the Cost of the Work incurred by the Contractor to the date of termination;
 - Add the Contractor's Fee computed upon the Cost of the Work to the date of termination at the rastated in Sections 4.3.2 or 4.4.2, as applicable, or, if the Contractor's Fee is stated as a frame amount that bears the same ratio to that fixed-sum Fee as the Cost of the Work at the time termination bears to a reasonable estimate of the probable Cost of the Work upon its analysis and
 - .3 Subtract the aggregate of previous payments made by the Owner.
- § 7.2.3 If the Owner terminates the Contract for cause when the Contract Sum is based or the Cost, the with a Guaranteed Maximum Price, and as provided in Article 14 of AIA Document A232–2 the amount if any, to be paid to the Contractor under Section 14.2.4 of AIA Document A232–2009 shall not cause a Guaranteed Maximum Price to be exceeded, nor shall it exceed the amount calculated in Section 7.2.2
- § 7.2.4 The Owner shall also pay the Contractor fair compensation, either urchase o. ntal at the election of the Owner, for any equipment owned by the Contractor that the Owner electronic and the s not otherwise included in the Cost of the Work under Section 7.2.1. To the extent that the Owner ts to assignment of subcontracts and purchase orders (including rental agreements), the Contractor shall, a ond. of receiving the payments referred to in this Article 7, execute and deliver all such papers te all s steps, including the legal assignment of such subcontracts and other contractual rights of the Cor wn may require for the purpose of fully vesting in the Owner the rights and benefits of the Contrac. beontracts or purchase orders.
- § 7.2.5 The Work may be suspended by the Owner as provided in the 14 of AIA Document A232–2009; in such case, the Contract Sum and Contract Time shall be increased as provided in Section 14.3.2 of AIA Document A232–2009, except that the term 'profit' shall be increased to mean the Contractor's Fee as described in Sections 4.3.2 and 4.4.2 of this Agreement.

ARTICLE 8 MISCELLANEOUS PROVISIONS

- § 8.1 Where reference is made in provision of AIA Document A232–2009 or another Contract Document, the reference refers that providing as amended or supplemented by other provisions of the Contract Documents.
- § 8.2 Payments due ar annual une contract shall bear interest from the date payment is due at the rate stated below, or in the abs there, at the legal rate prevailing from time to time at the place where the Project is located. (Insert rate of interest dupon, if any.)

%

§ 8.3 he ner's representative: (Name, addraying other information)

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

User Notes:

§ 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 A cement, enumerated in the sections below.

§ 9.1.1 The Agreement is this executed AIA Document A132–2009, Standard F gree etween Owner and Contractor, Construction Manager as Adviser Edition.

§ 9.1.2 The General Conditions are, AIA Document A232–2009, Gener Construction, of the Construction, Construction Manager as Adviser Edition.

§ 9.1.3 The Supplementary and other Conditions of the Contra

Document	Title	n	Pages
§ 9.1.4 The Specifications: (Either list the Specification	ns here or refer to ext	t attached to this Agr	reement.)
Section		Date	Pages
§ 9.1.5 The Drawings: (Either list the Drawings	re or a to o chibit	attached to this Agreem	ent.)
Number		Title	Date
§ 9.1.6 7 \ddenda, if any	:		
Numb		Date	Pages

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

Additional documents, if any, forming part of the Contract Documents are:

- .1 AIA Document A132TM–2009, Exhibit A, Determination of the Cost of the Work, if applicable.
- .2 AIA Document E201TM-2007, Digital Data Protocol Exhibit, if completed, or the following:

.3 AIA Document E202[™]–2008, Building Information Modeling Protocol Exhibit, if completed, or the following:

Init.

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Other documents, if any, listed below: (List here any additional documents which are intended to form part of the Contract Documents. AIA Document A232-2009 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 Doc. unless enumerated in this Agreement. They should be listed here only if intended to be part of the Contract Documents.)

INSURANCE AND BONDS

The Contractor shall purchase and maintain insurance and provide bonds as set forth in .cle 11 *z*ument

(State bonding requirements, if any, and limits of liability for insurance required in Articof ALA ocument A232-2009.)

Type of Insurance or Bond

Limit of Liability or Bo Amount (\$

This Agreement is entered into as of the day a	nd year first written above.	
OWNER (Signature)	NTR/ OR (Signature)	
(Printed name and title)	(Printed name and title)	

PERFORMANCE BOND

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

	Bona r	Number:	
KNOW ALL PERSONS BY THESE PRESENTS (" Principal "), and, authorized to do business in the State of Delawar	S, that we,		<u>,</u> as pr.
("Principal"), and,	a	corpc	Tac y
authorized to do business in the State of Delawa	re, as surety (" Su	rety"), are held and	1. Iy bound
unto the (name), in the amount of (name)		("Owner") (inse	Star rgency
name), in the amount of	(\$),	to be pai wn	for which
payment well and truly to be made, we do bine	d ourselves, our	and ea and ev y	or our heirs,
executors, administrations, successors and assignment	gns, jointly and	several, for an i	n the whole,
firmly by these presents.	4		
Sealed with our seals and dated this	day of		
NOW THE CONDITION OF THIS OBLIGAT			
awarded by Owner that certain contract kn			
day of, 20_ (the "C			
reference, shall well and truly provide and furnish			
the work required under and pursuant to the term			
Documents (as defined in the Contract) ny			
provided, shall make good and reimbur Ov er Contract that Owner may sustain by	• sufficient funds	to pay the costs of co	ompleting the
shall also indemnify and save harmless ever f			
or by reason of the performar or . Con .ct		1 2	Contract; then
this obligation shall be void. herwise be and	remain in full for	ce and effect.	

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

Surety of the 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 tipe, in diffication, omission, addition or change in or to the Contract or the work to be performed ereunded or by any payment thereunder before the time required therein, or by any waiver of any povisions hereof, 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 all such extensions, modifications, omissions, additions, changes, payments, waivers, gnments, 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 competing jurisdiction in the State of Delaware. Notices to **Surety** or Contractor may be mailed or delive to them at their respective addresses shown below.

IN WITNESS WHEREOF, **Principal** and **Surety** have hereunto set their hand and of them as are corporations have caused their corporate seal to be hereto affixed d the 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:	
(Corporate Seal)	Title:	
	Name:	
Witness or Attest: Address:		
	By:	(SEAL)
Name:	Name:	
(Corp. ate Seal)	Title:	

PAYMENT BOND

		Bond Number:	
KNOW ALL PERSONS BY THESE (" Principal "), and			prince and the state of the sta
authorized to do business in the State	of Delaware, as sure	ety ("Surety"), are 1-1-1	and 'rmly bound
unto the	we do bind ourselv), to bed to (es, our and each de	D ler , for which y of our heirs,
executors, administrations, successors by these presents.			
Sealed with our seals and dated this			
NOW THE CONDITION OF THIS awarded by Owner that certain contra	OBLIGATIO IS ract known as	H, at if Princip	al, who has been lated the
day of, 20 (the "Coshall well and truly pay all and every and about the performance of the worker, them or any of them, for all su	ontract"), which person furnishing rk now the Contraction labor a	at at is incorporated he aterials or performing let, all and every sums o and service for which P	erein by reference, labor or service in f money due him, rincipal is liable,
shall make good and reimburse Owne Contract as Owner may sustain shall also indemnify and save tarmles or by reason of the performation of the performation shall be add on the performation of the performance of the perf	wner from all contract and for a	or default on the part osts, damages and exper as long as provided by	of Principal , and nses arising out of the Contract; then

Surety, for value recessor, for itself and its successors and assigns, hereby stipulates and agrees that the obligation of **Surety** and its bond shall be in no way impaired or affected by any extension of time, modification, omission, addition or change in or to the Contract or the work to be performed thereunder, they 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 dor any nonies due or to become due thereunder; and **Surety** hereby waives notice of any dall of all of extensions, modifications, omissions, additions, changes, payments, waivers, signment, subcontracts and transfers and hereby expressly stipulates and agrees that any and all the standard of the done by and in relation to assignees, subcontractors, and other transferces shall have the same effect as to **Surety** as though done or omitted to be done by or in tion 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 so them as are corporations have caused their corporate seal to be hereto affixed and these tests to be signed by their duly authorized officers, the day and year first above written.

	PRINCIPAL	
	Name:	
Witness or Attest: Addr	ess:	
	By:	(SEAL)
Name:	Name: Title:	
(Corporate Seal)	Title.	
	SURETY	
	Name:	
Witness or Attest: Addr	ess:	
	By:	(SEAL)
Name: (Corate Seal)	Name: Title:	



Application and Construction Manager as Adviser Edition

	of Contractor under this Contract.	0.00	\$	NET CHANGES IN THE WORK
ıdll0tı.	eptance or	\$ 0.00	\$ 0.00\$	TOTALS
AE.	This Certificate is not negotiable. The AV. AT CERTIF	€9	\$	Total approved this month including Construction Change Directives
Date:	Ву:	₩.	\$	Total changes approved in previous months by Owner
Prime Contractors are responsible for performing portions of the on is not required	ARCHITECT: (NOTE: If Mn. Prime Contractors are Project, the Architect's Certification is not required	DEDUCTIONS	ADDITIONS	SUMMARY OF CHANGES IN THE WORK
Date:	By:			
ma are changen to conform with the amount certificar.	The state of the s	0.00	59	(Line 3 minus Line 6)
out certified differs from the amount applied. Initial all figures on this	(Attach expland on the Cont ation S) I that are characteristics and on the Cont ation S)			9. BALANCE TO FINISH, INCLUDING RETAINAGE
54	AMOUNT CE. TIED	\$ 0.00		8. CURRENT PAYMENT DUE
belief the Work has progressed as indicated, the quality of the Work is in Documents, and the Contractor is entitled to payment of the AMOUNT	kn ge, ir anon belief the Work has progres accordance the Cont Documents, and the Cont CERTIFIEI	59		7. LESS PREVIOUS CERTIFICATES FOR PAYMENT (Line 6 from prior Certificate)
With the Contract Documents, based on evaluations of the Work and the data comprising struction Manager and Architect certify to the Owner that to the best of their	Į	\$ 0.00	I on G703)	Total Retainage (Lines 5a + 5b, or Total in Column I on G703)
	on expires:	0.00	\$	(Col
	me this day of	0.0	6-9	(Colu
	County of: Subscribed and super to before			
Date:	By: State of:		min G on G703)	3. CONTRACT SUM TO DATE (Line I ± 2)
y the Contractor for Work for which previous ived from the Owner, and that current payment	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 that current payment shown herein is now due. CONTRACTOR:	s act.	onnec A with the d.	
certifies that to the best of the Contractor's knowledge, information and this Application for Payment has been completed in accordance with the	The undersigned Contractor certifies that to the best of belief the Work covered by this Application for Paymer		P	CONTRACTOR'S APPLICATION
FIELD OTHER	TOOLO MOO. 7.7		VIA ARC ÉCT:	יג
CONTRACTOR	DRO JECT NOS: //		MANAG.	RACTOR:
CONSTRUCTION MANAGER ARCHITECT	PERIOD TO:	=	VICTOLICTION	EROM
OWNER				
DISTRIBUTION TO:	APPLICATION NO: 001	blank	PROJECT:	TO OWNER:



Document G703" - 1992

Continuation Shr

AIA Document G702, PPLIC TY AND CERTIFICATION FOR PAYMENT, containing Contractor's signe acatic attached.

In tabulations below, amount state the nearest dollar.

Use Column I on Contracts where you ole for line items may apply.

APPLICATION NO:
APPLICATION DATE:

ARCHITECT'S PROJECT NO:

PERIOD TO:

											ITEM NO.		A
GRAND TOTAL											DESCRIPTION OF WORK		В
											SCH_DUI VALU		C
		iii									PRF US APT ATT' N	WORK CC	D
											THIS PERIOD STORED (NOT IN D OR E)	WORK COMPLETED	п
											PRESENTLY STORED (NOT IN D OR E)	MATERIALS	Ŧ
											COMPLETED AND STORED TO DATE (D+E+F)	TOTAL	G
											% (G÷C)		G
											BALANCE TO FINISH (C - G)		Н
		, i									(IF VARIABLE RATE)		I

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SECTION 006300 - CLARIFICATION AND MODIFICATION FORMS

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Standard Forms.

1.2RELATED SECTIONS

A. General and Supplementary Conditions.

1.3STANDARD FORMS

- A. Following is a list of the standard Documents published by the America Institute of Architects which will be used during the performance of Work covered by the Intra Cocuments.
- B. The Contractor shall familiarize himself with the conterts of a Documents, as he will not only be required to execute certain Documents, but will be required to execute certain others in performing his work in accordance with the Contract Documents.
- C. The Contractor will be required to obtain for own se, se Documents marked with an asterisk (*). The Documents can be obtained, at nomina. It, from the Documents Division, The American Institute of Architects, 1735 New York Avenue, November 1988. We shington, DC 20006, as well as other local sources.

D. FORMS

A232*	Ge dith of the Contract for Construction
	(Architect Form)
G732/CM*	plication d Certificate for Payment
G703*	Comuati Sheet
G704	Sertineme of Substantial Completion
G705*	Certificate of Insurance
G706*	Contractor's Affidavit of Payment of Debts and Claims
G7 ∂A*	Contractor's Affidavit of Release of Liens
07*	Consent of Surety Company to Final Payment
G, 4*	Consent of Surety to Reduction in or Partial Release of Retainage
G805	List of Subcontractors

PART 2 - RODUCTS

Jul Used

ART 3 - EXECUTION

Not Used

END OF SECTION 006300



General Conditions of the Contract for Construction, Construction Manager as Vise Edition

for the following PROJECT:

(Name, and location or address)

THE CONSTRUCTION MANAGER:

(Name, legal status and address)

THE OWNER:

(Name, legal status and address)

THE ARCHITECT:

(Name, legal status and address)

ADD' ONS. DELETIONS:

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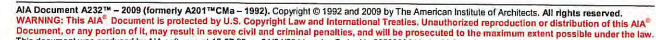
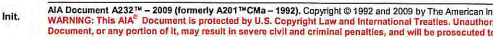


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ARTICLE 1 GENERAL PROVISIONS

§ 1.1 Basic Definitions

- § 1.1.1 The Contract Documents. The Contract Documents are enumerated in the Agreement between the Owner and Contractor (hereinafter the Agreement), and consist of the Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of the Contract, other documents listed in the Agreement and Modifications issued after execution of the Contract. A Modification is (1) a written amendment to the Contract signed by both parties, (2) a Change Order, (3) a Construction Change Directive or (4) a written order for a minor change in the Work issued by the Architect. Unless specifically enumed 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 processing to bidding requirements).
- § 1.1.2 The Contract. The Contract Documents form the Contract for Construction. The Contract the chire and integrated agreement between the parties hereto and supersedes prior negotiations, rem ments. either written or oral. The Contract may be amended or modified only by a Modification The Contr. Documents shall not be construed to create a contractual relationship of any kind (1) between the Co. ctor and e Architect or the Architect's consultants, (2) between the Owner and the Construction Manager Manager's the Co consultants, (3) between the Owner and the Architect or the Architect's consultants twe. e Contractor and the Construction Manager or the Construction Manager's consultants, (5) b een the C er and a Subcontractor or Sub-subcontractor (6) between the Construction Manager and the Architect, 7) between any persons or entities other than the Owner and Contractor. The Construction Manager and itect ever, be entitled to performance and enforcement of obligations under the Contract intended cilita rformance of their duties.
- § 1.1.3 The Work. The term "Work" means the construction are very puire by the Contract Documents, whether completed or partially completed, and includes all other laid materials, ipment and services provided or to be provided by the Contractor to fulfill the Contractor's obligation in the Work may constitute the whole or a part of the Project.
- § 1.1.4 The Project. The Project is the total cormany of which the Work performed under the Contract Documents may be the whole or a part and which may in ude contract on the Struction by other Multiple Prime Contractors and by the Owner's own forces, including persons or contracts not administered by the Construction Manager.
- § 1.1.5 The Drawings. The Drawings are the phic and pictorial portions of the Contract Documents showing the design, location and dimensions the Work the Work diagrams.
- § 1.1.6 The Specifications are that portion of the Contract Documents consisting of the written requirements for mate adipment, systems, standards and workmanship for the Work, and performance of related services.
- § 1.1.7 Inc., ments of Service. Instruments of Service are representations, in any medium of expression now known or later decorated, of the tangible and intangible creative work performed by the Architect and the Architect's consumants of their respective professional services agreements. Instruments of Service may include, without limitation, studies surveys, models, sketches, drawings, specifications, and other similar materials.
- § 1.1.8 al Decision Maker. The Initial Decision Maker is the person identified in the Agreement to render initial decision of the Agreement under Section 14.2.2.

relation 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 fourther 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 arceles such as "the" and "an," but the fact that a modifier or an article is absent from one statement and a graph other is not intended to affect the interpretation of either statement.

§ 1.5 Ownership and Use of Drawings, Specifications and Other Instruments of Orvice

- § 1.5.1 The Architect and the Architect's consultants shall be deemed the autheir respective Instruments of Service, including the Drawings and Specifications, and will in all con in law, statutory and other reserved rights, including copyrights. The Contractor, Subcontractors, sub-sintractor Ind material or equipment suppliers shall not own or claim a copyright in the Instruments of Serv Subi. lor stribution to meet official regulatory requirements or for other purposes in connection with this Prois no. e construed as publication in derogation of the Architect, or Architect's consultants' reserved
- § 1.5.2 The Contractor, Subcontractors, Sub-subcontractors of more and reproduce the Instruments of Service provided to them so and expressively for execution of the Work. All copies made under this authorization shall bear the copyright not of the solution of the Work in the Contractor, Subcontractors, Sub-subcontractors, and material or equation ment suppliers may not use the Instruments of Service on other projects or for additions to the contractor of the Work without the specific written consent of the Owner, Architect and the Architect's insultants.

§ 1.6 Transmission of Data in Digital Form

If the parties intend to transmit Instead or any other information or documentation in digital form, they shall endeavor to establish necessary protocological provided in the Agreement or the Contract Documents.

ARTICLE 2 OWNER

§ 2.1 General

- § 2.1.1 The Owner is a conformal or entity identified as such in the Agreement and is referred to throughout the Contract Documents as if singular number. The Owner shall designate in writing a representative who shall have express authority to 'and the Owner's herespect to all matters requiring the Owner's approval or authorization. Except as otherwise sovided in Article 4, the Construction Manager and the Architect do not have such authority. The term "Owner are the Owner's authorized representative."
- § 21.2 The Ow shall furnish to the Contractor within fifteen days after receipt of a written request, information and relevant for the Contractor to evaluate, give notice of or enforce mechanic's lien rights. Such information in shall include a correct statement of the record legal title to the property on which the Project is located, usually increase the site, and the Owner's interest therein.

ormation 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 vidence 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. Unless otherwise provided under the Contract Documents, the Owner, through Construction Manager, shall secure and pay for the building permit.
- § 2.2.3 The Owner shall furnish surveys describing physical characteristics, legal limitations and utility the site of the Project, and a legal description of the site. The Contractor shall be entitled to rely of the accept of information furnished by the Owner but shall exercise proper precautions relating to the safe performance of 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 up the Owner's control and relevant to the Contractor's performance of the Work with reasonable promptness for recognizing the Contractor's written request for such information or services.
- § 2.2.5 Unless otherwise provided in the Contract Documents, the Owner sharing irrnish to be Contractor one copy of the Contract Documents for purposes of making reproductions pursua. Sec. 1.5
- § 2.2.6 The Owner shall endeavor to forward all communication and shall contemporaneously provide the same communication to the Contract Documents.

§ 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 the Work in accordance with the Contract Documents, the Owner may issue a written order to the Contractor stop to Work, or any portion thereof, until the cause for such order has been eliminated; however, the right of the Contractor of the Contractor of the Contractor stop to work, or any portion thereof, until the cause for such order has been eliminated; however, the right of the Contractor of the Contractor of the Contractor stop to work, or any portion thereof, until the cause for such order has been eliminated; however, the right of the Contractor of the C

§ 2.4 Owner's Right to Carry C the Work

If the Contractor defaults s to carr neg ut the Work in accordance with the Contract Documents and fails within a ten-day period n notice from the Owner to commence and continue correction of such er recei, default or neglect wi and promptness, the Owner may, without prejudice to other remedies the Owner may alliger have, correct such de. s. In such case an appropriate Change Order shall be issued deducting from payments ntractor the reasonable cost of correcting such deficiencies, including Owner's expenses then or thereafter due the and comperation for the C ruction Manager's and Architect's and their respective consultants' additional services sary by such default, neglect or failure. Such action by the Owner and amounts charged to the Contractor made ne ect to prior approval of the Architect, after consultation with the Construction Manager. If payments then are bo the Contractor are not sufficient to cover such amounts, the Contractor shall pay the difference to the or the eafter Owner.

ARTICL 3 CONTRACTOR

§ 3.1 G ral

- § 3.1.1 Le Contractor is the person or entity identified as such in the Agreement and is referred to throughout the Documents as if singular in number. The Contractor shall be lawfully licensed, if required in the jurisdiction where the Project is located. The Contractor shall designate in writing a representative who shall have express authority to bind the Contractor with respect to all matters under this Contract. The term "Contractor" means the Contractor or the Contractor's authorized representative.
- § 3.1.2 The plural term "Multiple Prime Contractors" refers to persons or entities who perform construction under contracts with the Owner that are administered by the Construction Manager. The term does not include the Owner's own forces, including persons or entities under separate contracts not administered by the Construction Manager.

- § 3.1.3 The Contractor shall perform the Work in accordance with the Contract Documents.
- § 3.1.4 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 Construction Manager or Architect in their 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 become generally familiar with local conditions under which the Work is to be performed and correlated personal with requirements of the Contract Documents.
- § 3.2.2 Because the Contract Documents are complementary, the Contractor shall, before ste tion c. the Work, carefully study and compare the various Contract Documents relative to that portion ll as the information furnished by the Owner pursuant to Section 2.2.3, shall take field measure nts of any sting conditions related to that portion of the Work, and shall observe any conditions at the sh Fecting i These obligations are for the purpose of facilitating coordination and construction by the nd not for the purpose of discovering errors, omissions, or inconsistencies in the Contract D ne Contractor shall promptly report to the Construction Manager and Architect any errors, inc stencies c missions discovered by or made known to the Contractor as a request for information submitted to the truction anager in such form as the Construction Manager and Architect may require. It is recognized that Con view is made in the or's Contractor's capacity as a contractor and not as a licensed design profess. un. therwise specifically provided in the Contract Documents.
- § 3.2.3 The Contractor is not required to ascertain that the Cract ocur, its are in accordance with applicable laws, statutes, ordinances, codes, rules and regulations, or lawful or of publications, but the Contractor shall promptly report to the Construction Manager and Architect any construction is a request for information submitted to Construction is agree in such form as the Construction Manager and Architect may require.
- § 3.2.4 If the Contractor believes that addit is involved because of clarifications or instructions the Architect issues in response to the Contractor fices or requests for information pursuant to Sections 3.2.2 or 3.2.3, icle 15. If the Contractor fails to perform the obligations of the Contractor shall make Claims suc. costs and damages to the Owner as would have been avoided if Sections 3.2.2 or 3.2.3, the Cont for shall the Contractor had performed s obligatio If the Contractor performs those obligations, the Contractor shall not be liable to the Owner or chit for dama resulting from errors, inconsistencies or omissions in the Contract Documents, for differer asurements or conditions and the Contract Documents, or for s betwee nonconformities of t' Contr Documents to applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of pub. Aties.

§ 3.3 Superation and Contaction Procedures

Contractor shall supervise and direct the Work, using the Contractor's best skill and attention. The 6 3.3.1 T Contr all be solely responsible for, and have control over, construction means, methods, techniques, sequences and for coordinating all portions of the Work under the Contract, unless the Contract Documents give and LocedL action concerning these matters. If the Contract Documents give specific instructions concerning tion means, methods, techniques, sequences or procedures, the Contractor shall evaluate the jobsite safety thereo. d, except as stated below, shall be fully and solely responsible for the jobsite safety of such means, methods, sequences or procedures. If the Contractor determines that such means, methods, techniques, sequences or techniqu proced s may not be safe, the Contractor shall give timely written notice to the Owner, the Construction Manager, Architect and shall not proceed with that portion of the Work without further written instructions from the Architect, through the Construction Manager. 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 any loss or damage arising solely from those Owner-required means, methods, techniques, sequences or procedures.

- § 3.3.2 The Contractor shall be responsible to the Owner for acts and omissions of the Contractor's employees, Subcontractors and their agents and employees, and other persons performing portions of the Work for, or on behalf of, the Contractor or any of its Subcontractors.
- § 3.3.3 The Contractor shall be responsible for inspection of portions of the Project already performed to determine that such portions are in proper condition to receive subsequent Work.

§ 3.4 Labor and Materials

- § 3.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for hor materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, facilities and services necessary for proper execution and completion of the Work, whether temporary or panent 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 of the Sons 3.12.8 or 7.4, the Contractor may make substitutions only with the consent of the Own after evaluation on by the Architect, in consultation with the Construction Manager, and in accordance with a Change Directive.
- § 3.4.3 The Contractor shall enforce strict discipline and good order among a Contract as employees and other persons carrying out the Work. The Contractor shall not permit employment and properly skilled in tasks assigned to them.

§ 3.5 Warranty

The Contractor warrants to the Owner, Construction Manage act to materials and equipment furnished under the Contract will be of good quality and new unless: COP AL ments require or permit otherwise. The Contractor further warrants that the Work will conform with .quirer its of the Contract Documents and will be free from defects, except for those inherent in the quality of the Contract Documents require or permit. Work, materials, or equipment not conforming to these requirement, may be considered defective. The Contractor's warranty excludes remedy for damage or defer by abuse, alterations to the Work not executed by the Contractor, improper or insufficient mainter roper operation, or normal wear and tear and normal usage. If ce, ir required by the Construction Manager or A. actor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.

§ 3.6 Taxes

The Contractor shall pay sales, sumer, us and similar taxes for the Work or portions thereof provided by the Contractor that are legally act, when bid re received or negotiations concluded, whether or not yet effective or merely scheduled to go or effect.

§ 3.7 Permits, Fees, . and Compliance with Laws

- § 3.7.1 Unless otherwise wided in the Contract Documents, the Owner, through the Construction Manager, shall secure and pay for other permits, fees, licenses and inspection by government agencies necessary for proper execution and completion of the Work that are customarily secure execution of the Contract and legally required at the time bids are received or negotiations concluded.
- § 3.7.2 The Co. stor shall comply with and give notices required by applicable laws, statutes, ordinances, codes, regulations, and lawful orders of public authorities applicable to performance of the Work.
- § 3.7.3 I e Contractor performs Work knowing it to be contrary to applicable laws, statutes, ordinances, codes, rules and regularities, or lawful orders of public authorities, the Contractor shall assume appropriate responsibility for such ad shall bear the costs attributable to correction.
- § 3.7.4 Concealed or Unknown Conditions. If the Contractor encounters conditions at the site that are (1) subsurface or otherwise concealed physical conditions that differ materially from those indicated in the Contract Documents or (2) unknown physical conditions of an unusual nature that differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, the Contractor shall promptly provide notice to the Owner, Construction Manager, and the Architect before conditions are disturbed and in no event later than 21 days after first observance of the conditions. The Architect and Construction

Manager will promptly investigate such conditions and, if the Architect, in consultation with the Construction Manager, determines that they differ materially and cause an increase or decrease in the Contractor's cost of, or time required for, performance of any part of the Work, will recommend an equitable adjustment in the Contract Sum or Contract Time, or both. If the Architect, in consultation with the Construction Manager, determines that the conditions at the site are not materially different from those indicated in the Contract Documents and that no change in the terms of the Contract is justified, the Architect shall promptly notify the Owner, Construction Manager, and Contractor in writing, stating the reasons. If the Owner or Contractor disputes the Architect's determination or recommendation, either 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 existe markers, archaeological sites or wetlands not indicated in the Contract Documents, the Contractor dl in. diately suspend any operations that would affect them and shall notify the Owner, Construction Manager, a rchi Upon receipt of such notice, the Owner shall promptly take any action necessary to obtain go horiz...ion required to resume the operations. The Contractor shall continue to suspend such operation wis tructed by the Owner but shall continue with all other operations that do not affect those remains or features equests for adjustments in the Contract Sum and Contract Time arising from the existence of such rens or fe ires may be made as provided in Article 15.

§ 3.8 Allowances

§ 3.8.1 The Contractor shall include in the Contract Sum all allowances state—the Contract Documents. Items covered by allowances shall be supplied for such amounts and by such —ons o —title—s the Owner may direct, but the Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who —a Contractor shall not be required to employ persons or entities to who expect the contractor shall not be required to employ persons or entities to who expect the contractor shall not be required to employ persons or entities to who expect the contractor shall not be required to employ persons or entities to who expect the contractor shall not be required to employ the contractor shall not be requ

§ 3.8.2 Unless otherwise provided in the Contract Document

- Allowances shall cover the cost to the Cont. or of later, and equipment delivered at the site and all required taxes, less applicable trade discour.
- .2 Contractor's costs for unloading and handling at a strength abor, installation costs, overhead, profit and other expenses contemplated for stated allowance an ants shall be included in the Contract Sum but not in the allowances; and
- Whenever costs are more the griess an allowances, the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Order or Contract Sum shall be adjusted accordingly by Change Order. The Contract Sum shall be adjusted accordingly by Change Ord
- § 3.8.3 Materials and equipment der an a vance shall be selected by the Owner with reasonable promptness.

§ 3.9 Superintendent

§ 3.9.1 The Contractor of the employment superintendent and necessary assistants who shall be in attendance at the Project site during enforce are work. The superintendent shall represent the Contractor, and communications give.

§ 3.9.2 The Contractor, as a saparacticable after award of the Contract, shall furnish in writing to the Owner and Architect cough the Construction Manager, the name and qualifications of a proposed superintendent. The Construction Manager may reply within 14 days to the Contractor in writing stating (1) whether the Owner, the Construction mager, or the Architect has reasonable objection to the proposed superintendent or (2) that any of them require account in the construction Manager to reply within the 14 day period shall a notice of no reasonable objection.

§ 3.9.3 1 Contractor shall not employ a proposed superintendent to whom the Owner, Construction Manager or Archite has made reasonable and timely objection. The Contractor shall not change the superintendent without the consent, which shall not unreasonably be withheld or delayed.

§ 3.10 Contractor's Construction Schedules

§ 3.10.1 The Contractor, promptly after being awarded the Contract, shall prepare and submit for the Owner's and Architect's information and the Construction Manager's approval 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 schedule to the extent required by the Contract Documents, and shall provide for expeditious and practicable execution of the Work.

The Contractor shall cooperate with the Construction Manager in scheduling and performing the Contractor's Work to avoid conflict with, and as to cause no delay in, the work or activities of other Multiple Prime Contractors or the construction or operations of the Owner's own forces.

- § 3.10.2 The Contractor shall prepare a submittal schedule, promptly after being awarded the Contract and thereafter update it as necessary to maintain a current submittal schedule, and shall submit the schedule(s) for the Construction Manager's and Architect's approval. The Architect and Construction Manager's approval shall not unreasonable delayed or withheld. The submittal schedule shall (1) be coordinated with the Contractor's construction schedule (2) allow the Construction Manager and Architect reasonable time to review submittals. If the Contractor shall not be entitled to any increase in Contract Sum or extractor. Contract Time based on the time required for review of submittals.
- § 3.10.3 The Contractor shall participate with other Contractors, the Construction Manager of the evicting and coordinating all schedules for incorporation into the Project schedule that is prepare to the structure of the Manager. The Contractor shall make revisions to the construction schedule and submit schedule a schedule and submit schedule and submit schedule and submit schedule.
- § 3.10.4 The Contractor shall perform the Work in general accordance with the lost it schools submitted to the Owner, Construction Manager and Architect and incorporated into the applied Project hedule.

§ 3.11 Documents and Samples at the Site

The Contractor shall maintain at the site for the Owner one copy of the Lorings, Addenda, Change Orders and other Modifications, in good order and marked current prinches field changes and selections made during construction, and one copy of approved Shop Drawing, Pro Construction, and one copy of approved Shop Drawing, Pro Construction, and similar required submittals. These documents shall be available to the Arch. The construction Manager for submittal to the Owner upon completion of the Work as a reconstructed.

§ 3.12 Shop Drawings, Product Data and Samples

- § 3.12.1 Shop Drawings are drawings, diagram tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, resulting tules and other data specially prepared for the Work.
- § 3.12.2 Product Data are illustrative and sand other information furnished by the Contractive of illustrate materials or equipment for some portion of the Work.
- § 3.12.3 Samples are physical exposes that sustrate materials, equipment or workmanship and establish standards by which the Work will spudged.
- § 3.12.4 Shop Drawn. Product Data, Samples and similar submittals are not Contract Documents. Their purpose is to demonstrate the way. Thich the Contractor proposes to conform to the information given and the design concept expressed in the Contract Documents for those portions of the Work for which the Contract Documents require submittal Review by the Architect and Construction Manager is subject to the limitations of Sections 4.2.9 through 4.2.11 The pational submittals upon which the Construction Manager and Architect are not expected to take responsive a may be so identified in the Contract Documents. Submittals that are not required by the Contract Documents may returned by the Construction Manager or Architect without action.
- § 3.12. The Contractor shall review for compliance with the Contract Documents, approve and submit to the Construction Manager Shop Drawings, Product Data, Samples and similar submittals required by the Contract Documents in accordance with the Project submittal schedule approved by the Construction Manager and Architect, or a sence of an approved Project submittal schedule, with reasonable promptness and in such sequence as to cause no delay in the Work or in the activities of other Multiple Prime Contractors or the Owner's own forces. The Contractor shall cooperate with the Construction Manager in the coordination of the Contractor's Shop Drawings, Product Data, Samples and similar submittals with related documents submitted by other Multiple Prime Contractors.
- § 3.12.6 By submitting Shop Drawings, Product Data, Samples and similar submittals, the Contractor represents to the Owner, Construction Manager, and Architect, that the Contractor has (1) reviewed and approved them, (2) determined and verified materials, field measurements and field construction criteria related thereto, or will do so and (3) checked

and coordinated the information contained within such 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 reviewed and approved by the Architect.
- § 3.12.8 The Work shall be in accordance with approved submittals except that the Contractor shall not be relieved responsibility for deviations from requirements of the Contract Documents by the Architect's approval a Schop Drawings, Product Data, Samples or similar submittals unless the Contractor has specifically informed. Construction Manager and Architect in writing of such deviation at the time of submittal and (1). Architect has given written approval to the specific deviation as a minor change in the Work, or (2) a Change Order Constition Change Directive has been issued authorizing the deviation. The Contractor shall not be relieved free sibility for errors or omissions in Shop Drawings, Product Data, Samples or similar submittals by the Jachne Lappen 11 thereof.
- § 3.12.9 The Contractor shall direct specific attention, in writing or on resubmitted from D. ingrar roduct Data, Samples or similar submittals, to revisions other than those requested by the Contractor Ma. In an Architect on previous submittals. In the absence of such written notice, the Architect's arroyal of a resulting or on resubmitted from D. ingrar roduct Data, Ma. In an Architect on previous submittals. In the absence of such written notice, the Architect's arroyal of a resulting or on resubmitted from D. ingrar roduct Data, Ma. In an Architect on previous submittals. In the absence of such written notice, the Architect's arroyal of a resulting or on resubmitted from D. ingrar roduct Data, Ma. In an Architect on previous submittals.
- § 3.12.10 The Contractor shall not be required to provide professional se. stitute the practice of architecture or engineering unless such services are specifically ed by Contract Documents for a portion of the Work or unless the Contractor needs to provide such serv o ca. out the Contractor's responsibilities sin for construction means, methods, techniques, sequences at Contractor shall not be required to provide professional services in violation of applicable law. ession design services or certifications by a design professional related to systems, materials or equipment a. cally required of the Contractor by the Contract Documents, the Owner and the Architect will specify all proformance and design criteria that such services must satisfy. The Contractor shall cause such or certifications to be provided by a properly licensed design professional, whose signature and seal shall pear all drawings, calculations, specifications, certifications, Shop Drawings and other submittals prepared by Shop Drawings and other submittals related to the Work designed or certified by such professional, if p. red by others, shall bear such professional's written approval when submitted to the Architect, The Oy itect shall be entitled to rely upon the adequacy, accuracy and he A completeness of the services, cer app. vals performed or provided by such design professionals, provided the Owner and Archit d to the Contractor all performance and design criteria that such have spec services must satisfy. Pursant t 3.12.10, the Architect will review, approve or take other appropriate is Sectio action on submittals or ose of checking for conformance with information given and the design or the h. concept expressed in e Cor et Documents. The Contractor shall not be responsible for the adequacy of the performance and des. a specified in the Contract Documents.

§ 3.13 Use Site

- § 3.13.17 Contractor shall confine operations at the site to areas permitted by applicable laws, statutes, ordinances, codes and regulations, and lawful orders of public authorities and the Contract Documents and shall not unreasonable cumber the site with materials or equipment.
- The Consactor shall coordinate the Contractor's operations with, and secure the approval of, the Construction Management of the site.

§ 3.14 fing and Patching

The Contractor shall be responsible for cutting, fitting or patching required to complete the Work or to make its parts fit together properly. All areas requiring cutting, fitting and patching shall be restored to the 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's own forces or of other Multiple Prime Contractors by cutting, patching, or otherwise altering such construction, or by excavation. The Contractor shall not cut or otherwise alter such construction by the Owner's own forces or by other Multiple Prime Contractors except with written consent of the Construction Manager,

Owner and such other Multiple Prime Contractors; such consent shall not be unreasonably withheld. The Contractor shall not unreasonably withhold from the other Multiple Prime Contractors or the Owner the Contractor's consent to cutting or otherwise altering the Work.

§ 3.15 Cleaning Up

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

§ 3.15.2 If the Contractor fails to clean up as provided in the Contract Documents, the Owner, or Contract Manager with the Owner's approval, may do so and the Owner shall be entitled to reimbursement from a Contract Co

§ 3.16 Access to Work

The Contractor shall provide the Owner, Construction Manager and Architect access the Work in paration and progress wherever located.

§ 3.17 Royalties, Patents and Copyrights

The Contractor shall pay all royalties and license fees. The Contractor shall end suits laims for infringement of copyrights and patent rights and shall hold the Owner, Construction Manage. Archite harmless from loss on account thereof, but shall not be responsible for such defense or loss w ar r ign, process or product of a a pai particular manufacturer or manufacturers is required by the Contract Doct e the copyright violations are contained in Drawings, Specifications or other documents prepr r, Architect, or Construction the C Manager. However, if the Contractor has reason to believe the d de. , i, process or product is an infringement of a copyright or a patent, the Contractor shall or such loss unless such information is aSIb. promptly furnished to the Architect through the Construction ıger.

§ 3.18 Indemnification

§ 3.18.1 To the fullest extent permitted by law stractor shall indemnify and hold harmless the Owner, Construction Manager, Architect, Construct er's and Architect's consultants, and agents and employees of any of them from and against claims, dama, enses, including but not limited to attorneys' fees, arising out of or resulting from performance o. Work, provided that such claim, damage, loss or expense is attributable to bodily injury, sickne h, or to injury to or destruction of tangible property (other than the Work itself) but only to the e nt cause the legligent acts or omissions of the Contractor, a Subcontractor, anyone directly or indirectly em yed by the or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, la ed in part by a party indemnified hereunder. Such obligation shall not ense is ca be construed to negate. adge or . er rights or obligations of indemnity that would otherwise exist as to a party or person descr d in t' Section 3.18.

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

4 ARCHITECT AND CONSTRUCTION MANAGER

§ 4.1 G ral

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

5 4.1.2 The Owner shall retain a construction manager lawfully licensed to practice construction management or an entity lawfully practicing construction management in the jurisdiction where the Project is located. That person or entity is identified as the Construction Manager in the Agreement and is referred to throughout the Contract Documents as if singular in number.

- § 4.1.3 Duties, responsibilities and limitations of authority of the Construction Manager and Architect as set forth in the Contract Documents shall not be restricted, modified or extended without written consent of the Owner, Construction Manager, Architect and Contractor. Consent shall not be unreasonably withheld.
- § 4.1.4 If the employment of the Construction Manager or Architect is terminated, the Owner shall employ a successor construction manager or architect as to whom the Contractor has no reasonable objection and whose status under the Contract Documents shall be that of the Construction Manager or Architect, respectively.

§ 4.2 Administration of the Contract

- § 4.2.1 The Construction Manager and Architect will provide administration of the Contract as describe Contract Documents and will be the Owner's representatives during construction until the date the hitec was the final Certificate for Payment. The Construction Manager and Architect will have authority to act on alf or Owner only to the extent provided in the Contract Documents.
- § 4.2.2 The Architect will visit the site at intervals appropriate to the stage of construction or as other se agreed with the Owner, to become generally familiar with the progress and quality of the portion of a Vork cor leted, and to determine in general if the Work observed is being performed in a manner indicate 'or' hat th. when fully completed, will be in accordance with the Contract Documents. However, the ill n required to make exhaustive or continuous on-site inspections to check the quality or quantity he Work. the basis of the site visits. the Architect will keep the Owner reasonably informed about the progress an ality of e portion of the Work completed, and report to the Owner and Construction Manager (1) kn devia the Contract Documents and from the most recent Project schedule prepared by the Construction (2) defects and deficiencies observed in the Work.
- § 4.2.3 The Construction Manager shall provide a staffing to it does not more representatives who shall be in attendance at the Project site whenever the Work is being per and. The construction Manager will determine in general if the Work observed is being performed in accordance to contract Documents, will keep the Owner reasonably informed of the progress of the Work and will report to come and Architect (1) known deviations from the Contract Documents and the most region. The ect schedule, and (2) defects and deficiencies observed in the Work.
- § 4.2.4 The Construction Manager will schedu and coordinate the activities of the Contractor and other Multiple Prime Contractors in accordance with a set a pived Project schedule.
- § 4.2.5 The Construction Manag except to extent required by Section 4.2.4, and Architect will not have control over, or charge of, constru ns, meth s, techniques, sequences or procedures, or for the safety precautions i nc and programs in connec a with th. ince these are solely the Contractor's rights and responsibilities under the Contract Documents cept? rovided in Section 3.3.1, and neither will be responsible for the Contractor's failure to perform the Work in ce with the requirements of the Contract Documents. Neither the Construction Manager entrol over or charge of or be responsible for acts or omissions of the Contractor, nor the Architect will ha Subcontract or their age or employees, or of any other persons or entities performing portions of the Work.
- § 4.2.6 unications Facilitating Contract Administration, Except as otherwise provided in the Contract Documents or when dire communications have been specially authorized, the Owner and Contractor shall endeavor to communicate whereach other through the Construction Manager, and shall contemporaneously provide the same ications to the Architect about matters arising out of or relating to the Contract Documents. Communications by and with Architect's consultants shall be through the Architect. Communications by and with Subcontractors and materal suppliers shall be through the Contractor. Communications by and with other Multiple Prime Contractors shall be through the Construction Manager and shall be contemporaneously provided to the Architect if those micrations are about matters arising out of or related to the Contract Documents. Communications by and with the Owner's own forces shall be through the Owner.
- § 4.2.7 The Construction Manager and Architect will review and certify all Applications for Payment by the Contractor, in accordance with the provisions of Article 9.
- § 4.2.8 The Architect and Construction Manager have authority to reject Work that does not conform to the Contract Documents and will notify each other about the rejection. The Construction Manager shall determine in general

whether the Work of the Contractor is being performed in accordance with the requirements of the Contract Documents and notify the Owner, Contractor and Architect of defects and deficiencies in the Work. Whenever the Construction Manager considers it necessary or advisable, the Construction Manager will have authority to require additional inspection or testing of the Work in accordance with Sections 13.5.2 and 13.5.3, upon written authorization of the Owner, whether or not such Work is fabricated, installed or completed. The foregoing authority of the Construction Manager will be subject to the provisions of Sections 4.2.18 through 4.2.20 inclusive, with respect to interpretations and decisions of the Architect. However, neither the Architect's nor the Construction Manager authority to act under this Section 4.2.8 nor a decision made by either of them in good faith either to exercise or in exercise such authority shall give rise to a duty or responsibility of the Architect or the Construction Manager to the Contractor, Subcontractors, material and equipment suppliers, their agents or employees, or other person any of the Work.

- § 4.2.9 The Construction Manager will receive and promptly review for conformance with the ittai viren.ents of the Contract Documents, all submittals from the Contractor such as Shop Drawings, P. nd . act D. ples. Where there are Multiple Prime Contractors, the Construction Manager will also check coordinat e information contained within each submittal received from Contractor and other Multiple Prime Conors, and ansmit to the Architect those recommended for approval. By submitting Shop Drawings, Produ .d similar submittals, the Construction Manager represents to the Owner and Architecty Manager has Tue. reviewed and recommended them for approval. The Construction Manager ctions will taken in accordance with the Project submittal schedule approved by the Architect or, in the absence or pproved roject submittal schedule, with reasonable promptness while allowing sufficient time to permit a ate r ne Architect.
- § 4.2.10 The Architect will review and approve or take other approve to take other approve as Shop Drawings, Product Data and Samples, but only for the first contractor's submittal such as Shop Drawings, Product Data and Samples, but only for the first contractor's conformance with information given and the design concept expressed in the contractor's action will be taken in accordance with the submittal schedule approved by the Architect's ne absence of an approved submittal schedule, with reasonable promptness while allowing sufficient and the Architect's professional judgment to permit adequate review. Upon the Architect's completed review, the Architect shall transmit its submittal review to the Construction Manager.
- § 4.2.11 Review of the Contractor's submit. ction Manager and Architect is not conducted for the purpose of determining the accuracy and comp. ness of other details such as dimensions and quantities, or for substantiating instructions for insta nce of equipment or systems, all of which remain the responsibility of the Contractor a equired he Contract Documents. The Construction Manager and Architect's review of the Contractor's subm ils shall no elieve the Contractor of the obligations under Sections 3.3, 3.5 and 3.12. The Construction Ma ger Archite s review shall not constitute approval of safety precautions or, unless otherwise specifically s don Manager and Architect, of any construction means, methods, d by the techniques, sequence c proc ares. The Architect's approval of a specific item shall not indicate approval of an assembly of which the a component.
- § 4.2.12 The construction Is ger will prepare Change Orders and Construction Change Directives.
- § 4.2.1 Construction Manager and the Architect will take appropriate action on Change Orders or Construction Change Directors in accordance with Article 7. and the Architect will have authority to order minor changes in the Work as provide. Section 7.4. The Architect, in consultation with the Construction Manager, will investigate and erminations and recommendations regarding concealed and unknown conditions as provided in Section 3.7.4.
- § 4.2.14 dilizing the documents provided by the Contractor, the Construction Manager will maintain at the site for the one copy of all Contract Documents, approved Shop Drawings, Product Data, Samples and similar required submittals, in good order and marked currently to record all changes and selections made during construction. These yill be available to the Architect and the Contractor, and will be delivered to the Owner upon completion of the Project.
- § 4.2.15 The Construction Manager will assist the Architect in conducting inspections to determine the dates of Substantial Completion and the date of final completion; issue Certificates of Substantial Completion in conjunction with the Architect pursuant to Section 9.8; and receive and forward to the Owner written warranties and related

documents required by the Contract and assembled by the Contractor pursuant to Section 9.10. The Construction Manager will forward to the Architect a final Application and Certificate for Payment or final Project Application and Project Certificate for Payment upon the Contractor's compliance with the requirements of the Contract Documents.

- § 4.2.16 If the Owner and 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 suc project representatives shall be as set forth in an exhibit to be incorporated in the Contract Documents.
- § 4.2.17 The Architect will interpret and decide matters concerning performance under, and requirement of the Contract Documents on written request of the Construction Manager, Owner or Contractor through the Manager. The Architect's response to such requests will be made in writing within any time limit treed on or otherwise with reasonable promptness.
- § 4.2.18 Interpretations and decisions of the Architect will be consistent with the intent of and real poly rable from the Contract Documents and will be in writing or in the form of drawings. When resigning such in pretations and decisions, the Architect will endeavor to secure faithful performance by both Owner and ill not show partiality to either and will not be liable for results of interpretations or decisions.
- § 4.2.19 The Architect's decisions on matters relating to aesthetic effect with the final if a sistent with the intent expressed in the Contract Documents.
- § 4.2.20 The Construction Manager will receive and review requests for nomatic and the Contractor, and forward each request for information to the Architect, with the Construction Manager to question about the Contract Documents. The Construction Manager's recommendation and the Architect ct's appoint to each request will be made in writing within any time limits agreed upon or otherwise with reasonal comptract. If appropriate, the Architect will prepare and issue supplemental Drawings and Specifications in response.

ARTICLE 5 SUBCONTRACTORS

§ 5.1 Definitions

- § 5.1.1 A Subcontractor is a person or entity, be contract with the Contractor to perform a portion of the Work at the site. The term "Subcontractor" is a red to throughout the Contract Documents as if singular in number and means a Subcontractor or an a respective of the Subcontractor. The term "Subcontractor" does not include other Multiple Prime Contractors or book actors of other Multiple Prime Contractors.
- § 5.1.2 A Sub-subcontract is a son or ergy who has a direct or indirect contract with a Subcontractor to perform a portion of the Work and esite. It is a son or ergy who has a direct or indirect contract with a Subcontractor to perform a portion of the Work and esite. It is a sub-subcontractor is referred to throughout the Contract Documents as if singular in number a mean Sub-subcontractor or an authorized representative of the Sub-subcontractor.

§ 5.2 Award of Subcon. 's and Other Contracts for Portions of the Work

- § 5.2.1 Unly otherwise so hin the Contract Documents or the bidding requirements, the Contractor, as soon as practicable after award of the Contract, shall furnish in writing to the Construction Manager for review by the Owner, Construction Manager and Architect the names of persons or entities (including those who are to furnish materials or equipment a located to a special design) proposed for each principal portion of the Work. The Construction Manager may reply with a days to the Contractor in writing stating (1) whether the Owner, the Construction Manager or the thas reasonable objection to any such proposed person or entity or, (2) that the Construction Manager, Architect or Owner requires additional time for review. Failure of the Construction Manager, Owner, or Architect to reply with the 14-day period shall constitute notice of no reasonable objection.
- The Contractor shall not contract with a proposed person or entity to whom the Owner, Construction Manager or Architect has made reasonable and timely objection. The Contractor shall not be required to contract with anyone to whom the Contractor has made reasonable objection.
- § 5.2.3 If the Owner, Construction Manager or Architect has reasonable objection to a person or entity proposed by the Contractor, the Contractor shall propose another to whom the Owner, Construction Manager or Architect has no reasonable objection. If the proposed but rejected Subcontractor was reasonably capable of performing the Work, the Contract Sum and Contract Time shall be increased or decreased by the difference, if any, occasioned by such change,

and an appropriate Change Order shall be issued before commencement of the substitute Subcontractor's Work. However, no 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 required.

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

§ 5.3 Subcontractual Relations

By appropriate agreement, written where legally required for validity, the Contractor shall require each S to the extent of the Work to be performed by the Subcontractor, to be bound to the Contractor by terms Documents, and to assume toward the Contractor all the obligations and responsibilities, including lity for safety of the Subcontractor's Work, which the Contractor, by these Documents, assumes toward the Construction Manager and Architect. Each subcontract agreement shall preserve and protect ohts Construction Manager and Architect under the Contract Documents with respect to the W Subcontractor so that subcontracting thereof will not prejudice such rights, and shall all o the Sub tractor, unless specifically provided otherwise in the subcontract agreement, the benefit of all rights, ren es and re ess against the Contractor that the Contractor, by the Contract Documents, has against the Owner Where a, ori , the Contractor shall require each Subcontractor to enter into similar agreements with Sub-sub-The aractor shall make available to each proposed Subcontractor, prior to the execution of the subcontractor, nt, copies of the Contract ract agree Documents to which the Subcontractor will be bound, and, upon written requ of the Si contractor, identify to the Subcontractor terms and conditions of the proposed subcontract agreed that be variance with the Contract Documents. Subcontractors will similarly make copies of applicable port. of su ocuments 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. gned the Contractor to the Owner, provided that
 - assignment is effective only after termination of a section 14.2 and only for those subcontract agreement that the Owner accepts by notifying the Subcontractor and Contractor in the contractor
 - .2 assignment is subject to the var right of the surety, if any, obligated under bond relating to the Contract.

When the Owner accepts the assign sub tract agreement, the Owner assumes the Contractor's rights and obligations under the subcontract

- § 5.4.2 Upon such assignment, it. Work be been suspended for more than 30 days, the Subcontractor's compensation shall be a stably action of the suspension.
- § 5.4.3 Upon such assection 5.4, the Owner may further assign the subcontract to a successor Contractor or entity. If the Owner assigns the subcontract to a successor Contractor or other entity, the Owner shall evertheless responsible for all of the successor Contractor's obligations under the subcontractor.

ARTICLE 6 ONSTRUCTION BY OWNER OR BY OTHER CONTRACTORS

§ 6.1 Owner's . It to Perform Construction with Own Forces and to Award Other Contracts

The Owner reserves the right to perform construction or operations related to the Project with the Owner's own forces, ich include persons or entities under separate contracts not administered by the Construction Manager, and to award her contracts in connection with other portions of the Project or other construction or operations on the site under C ditions of the Contract identical or substantially similar to these including those portions related to e and waiver of subrogation. If the Contractor claims that delay or additional cost is involved because of such action by the Owner, the Contractor shall make such Claim as provided in Article 15.

§ 6.1.2 When the Owner performs construction or operations with the Owner's own forces including persons or entities under separate contracts not administered by the Construction Manager, the Owner shall provide for coordination of such forces with the Work of the Contractor, who shall cooperate with them.

§ 6.1.3 Unless otherwise 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 Mutual Responsibility

- § 6.2.1 The Contractor shall afford the Owner's own forces, Construction Manager and other Multiple Prime Contractors reasonable opportunity for introduction and storage of their materials and equipment and performantheir activities, and shall connect and coordinate the Contractor's construction and operations with their require by the Contract Documents.
- § 6.2.2 If part of the Contractor's Work depends for proper execution or results upon construction or ation the Owner's own forces or other Multiple Prime Contractors, the Contractor shall, prior to proceed vith north of the Work, promptly report to the Construction Manager and Architect apparent discreparts in h other construction that would render it unsuitable for such proper execution and results. Failu the Cont or so to report shall constitute an acknowledgment that the Owner's own forces or other Multiple Prims ntractor completed or partially completed construction is fit and proper to receive the Contractor's World ept a de/ is not then reasonably discoverable.
- § 6.2.3 The Contractor shall reimburse the Owner for costs the Owner incurs, reluding costs that are payable to a separate contractor or to other Multiple Prime Contractors because of a Contractor or costs the Contractor incurs because of defective construction. The Owner shall be responsible to the patractor of the Contractor incurs because of delays, improperly timed activities, damage to the Work defection construction by the Owner's own forces or other Multiple Prime Contractors.
- § 6.2.4 The Contractor shall promptly remedy damage the Co. cor wr afully causes to completed or partially completed construction or to property of the Owner, separate co. or other Multiple Prime Contractors as provided in Section 10.2.5.
- § 6.2.5 The Owner and other Multiple Prime ontra as are described for the Contractor in Section 1.2

§ 6.3 Owner's Right to Clean Up

If a dispute arises among the Coructor, on under their respective contracts rubbish, the Owner may clon up d the Coruction Manager, with notice to the Architect, will allocate the cost among those responsible

ARTICLE 7 CHANG " HE WORK

§ 7.1 General

- § 7.1.1 Char s in the Work by be accomplished after execution of the Contract, and without invalidating the Contract Change Order, Construction Change Directive or order for a minor change in the Work, subject to the limitation ted in this Article 7 and elsewhere in the Contract Documents.
- § 71.2 A Chan, Order shall be based upon agreement among the Owner, Construction Manager, Architect and or; a Construction Change Directive requires agreement by the Owner, Construction Manager and Architect and may may not be agreed to by the Contractor; an order for a minor change in the Work may be issued by the Architect one.

changes in the Work shall be performed under applicable provisions of the Contract Documents, and the Contractor shall proceed promptly, unless otherwise provided in the Change Order, Construction Change Directive or order for a minor change in the Work.

§ 7.2 Change Orders

A Change Order is a written instrument prepared by the Construction Manager and signed by the Owner, Construction Manager, Architect and Contractor, stating their agreement upon all of the following:

.1 The change in the Work;

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

§ 7.3 Construction Change Directives

- § 7.3.1 A Construction Change Directive is a written order prepared by the Construction Manager and signed by the Owner, Construction Manager 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 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 terror of a longer Order.
- § 7.3.3 If the Construction Change Directive provides for an adjustment to the Contract Son, the strike shall be based on one of the following methods:
 - .1 Mutual acceptance of a lump sum properly itemized and supported by support substantiating data to permit evaluation;
 - .2 Unit prices stated in the Contract Documents or subsequently ced u,
 - .3 Cost to be determined in a manner agreed upon by the partial of a mutual 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 swinner or truck of the Contract Documents or swinner or truck of Change Directive so that application of such unit prices to quantities of Work proposition of such unit prices to quantities of Work proposition of such unit prices to quantities of Work proposition of such unit prices shall be equitably adjust.
- § 7.3.5 Upon receipt of a Construction Change Directive, the Contra. or shall promptly proceed with the change in the Work involved and advise the Construction M and Architect of the Contractor's agreement or disagreement with the method, if any, provided in the Contract Sum or Contract Time.
- § 7.3.6 A Construction Change Direction and the Contractor indicates the Contractor's agreement therewith, including adjustment in Contract and and tract time or the method for determining them. Such agreement shall be effective immediately and shall be record as a Change Order.
- § 7.3.7 If the Contractor ses not mptly or disagrees with the method for adjustment in the Contract Sum, the Construction Ma determine the method and the adjustment on the basis of reasonable expenditures and savings of those perfe he Work attributable to the change, including, in case of an increase in the Contract Sum, an amount for overhead profit as set forth in the Agreement, or if no such amount is set forth in the Agreement, a reasonable a and also under Section 7.3.3.3, the Contractor shall keep and present, in such form as ction Manager may prescribe, an itemized accounting together with appropriate supporting data. Unless the Const vided in the Contract Documents, costs for the purposes of this Section 7.3.7 shall be limited to the othery follo, ing:
 - .1 s of labor, including social security, old age and unemployment insurance, fringe benefits required by agreement or custom, and workers compensation insurance;
 - Costs of materials, supplies and equipment, including cost of transportation, whether incorporated or consumed;
 - 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 actual net cost as confirmed by the Construction Manager and Architect. When

both additions and credits covering related Work or substitutions are involved in a change, the allowance for overhead and profit shall be figured on the basis of net increase, if any, with respect to that change.

- § 7.3.9 Pending final determination of the total cost of a Construction Change Directive to the Owner, the Contractor may request payment for Work completed under the Construction Change Directive in Applications for Payment. Th Construction Manager and Architect will make an interim determination for purposes of monthly certification for payment for those costs and certify for payment the amount that the Construction Manager and Architect determine to be reasonably justified. The interim determination of cost shall adjust the Contract Sum on the same basis as a Contract, subject to the right of either party to disagree and assert a Claim in accordance with Article 15.
- § 7.3.10 When the Owner and Contractor agree with a determination made by the Construction May er an echitect concerning the adjustments in the Contract Sum and Contract Time, or otherwise reach agreement the adjustments, such agreement shall be effective immediately and the Construction Manager of Change Order. Change Orders may be issued for all or any part of a Construction Change Direction.

§ 7.4 Minor Changes in the Work

The Architect has authority to order minor changes in the Work not involving addressent in Contract Sum or extension of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of the Contract Time and not inconsistent with the intent of the Contract Description of

ARTICLE 8 TIME

§ 8.1 Definitions

- § 8.1.1 Unless otherwise provided, Contract Time is the period e, inc. a authorized adjustments, allotted in the Contract Documents for Substantial Completion of the Y . K.
- § 8.1.2 The date of commencement of the Work is the date es shed j he Agreement.
- § 8.1.3 The date of Substantial Completion is the date certified by . Architect in accordance with Section 9.8.
- § 8.1.4 The term "day" as used in the Control Doctrolents shall mean calendar day unless otherwise specifically defined.

§ 8.2 Progress and Completion

- § 8.2.1 Time limits stated in the ontract Doments are of the essence of the Contract. By executing the Agreement the Contractor confirms that the ontract Till is a reasonable period for performing the Work.
- § 8.2.2 The Contractor all not keeps except by agreement or instruction of the Owner in writing, prematurely commence operation in the correlesewhere prior to the effective date of insurance required by Article 11 to be furnished by the Contractor and Owner. The date of commencement of the Work shall not be changed by the effective date of such insurance.
- § 8.2.3 7 Contractor shall proceed expeditiously with adequate forces and shall achieve Substantial Completion within tract Time.

8 8 3 Delays a. Txtensions of Time

- the Convactor is delayed at any time in the commencement or progress of the Work by an act or neglect of the Own, Owner's own forces, Construction Manager, Architect, any of the other Multiple Prime Contractors or an employed of any of them, or by changes ordered in the Work, or by labor disputes, fire, unusual delay in deliveries, unavoidally le casualties or other causes beyond the Contractor's control; or by delay authorized by the Owner pending control arbitration, or by other causes that the Architect, based on the recommendation of the Construction Manager, determines may justify delay, then the Contract Time shall be extended by Change Order for such reasonable time as the Architect may determine.
- § 8.3.2 Claims relating to time shall be made in accordance with applicable provisions of Article 15.
- § 8.3.3 This Section 8.3 does not preclude recovery of damages for delay by either party under other provisions of the Contract Documents.

ARTICLE 9 PAYMENTS AND COMPLETION

§ 9.1 Contract Sum

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

§ 9.2 Schedule of Values

Where the Contract is based on a Stipulated Sum or Guaranteed Maximum Price, the Contractor shall submit to Construction Manager, before the first Application for Payment, a schedule of values allocating the enti-Sum to the various portions of the Work and prepared in such form and supported by such data to subst accuracy as the Construction Manager and Architect may require. This schedule, unless objected Construction Manager or Architect, shall be used as a basis for reviewing the Contractor's Application or Pa ent. In the event there is one Contractor, the Construction Manager shall forward to the Architect 11 trac scheaule of values. If there are Multiple Prime Contractors responsible for performing different per Proj Construction Manager shall forward the Multiple Prime Contractors' schedules of value only if req. ted by the Architect.

§ 9.3 Applications for Payment

- § 9.3.1 At least fifteen days before the date established for each progress p ent, the C ractor shall submit to the Construction Manager an itemized Application for Payment prepared in acco. ce with e schedule of values, if required under Section 9.2, for completed portions of the Work. Such icatio all! notarized, if required, and supported by such data substantiating the Contractor's right to payment a onstruction Manager or Architect may require, such as copies of requisitions from Subors an aterial 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 de records for payment on account of changes in the Work that have been properly authorized by Construction Changes in Construction Manager and Architect, but not yet included in Change orders.
- § 9.3.1.2 Applications for Payment shall no clude quests for payment for portions of the Work for which the Contractor does not intend to pay a Subcont whom the Contractor intends to pay.
- § 9.3.2 Unless otherwise provide a the Co ct Decuments, payments shall be made on account of materials and equipment delivered and suitabl tored at th te for subsequent incorporation in the Work. If approved in advance by the Owner, payment m sim y be ma for materials and equipment suitably stored off the site at a location agreed upon in writing and equipment stored on or off the site shall be conditioned upon yment to th procedures satisfactory to the Owner to establish the Owner's title to such materials compliance by the C actor and equipment or othe rotect the Owner's interest, and shall include the costs of applicable insurance, storage and transportation to the for such materials and equipment stored off the site.
- § 9.3.3 The contractor warrants that title to all Work covered by an Application for Payment will pass to the Owner no later the contractor further warrants that upon submittal of an Application for Payment all Work for which Certificates for Payment have been previously issued and payments received from the Owner shall, to the best of the contractor's knowledge, information and belief, be free and clear of liens, claims, security interests or ances in tovor of the Contractor, Subcontractors, material suppliers, or other persons or entities making a claim because of having provided labor, materials and equipment relating to the Work.

§ 9.4 Cr /icates for Payment

Where there is only one Contractor, the Construction Manager will, within seven days after the Construction Manager's receipt of the Contractor's Application for Payment, review the Application, certify the amount the Construction Manager determines is due the Contractor, and forward the Contractor's Application and Certificate for Payment to the Architect. Within seven days after the Architect receives the Contractor's Application for Payment from the Construction Manager, the Architect will either issue to the Owner a Certificate for Payment, with a copy to the Construction Manager, for such amount as the Architect determines is properly due, or notify the Construction Manager and Owner in writing of the Architect's reasons for withholding certification in whole or in part as provided

in Section 9.5.1. The Construction Manager will promptly forward to the Contractor the Architect's notice of withholding certification.

- § 9.4.2 Where there are Multiple Prime Contractors performing portions of the Project, the Construction Manager will, within seven days after the Construction Manager receives the Multiple Prime Contractors' Applications for Payment: (1) review the Applications and certify the amount the Construction Manager determines is due each of the Multiple Prime Contractors; (2) prepare a Summary of Contractors' Applications for Payment by combining information from each Multiple Prime Contractors' application with information from similar applications for progress payments from other Multiple Prime Contractors; (3) prepare a Project Application and Certify the for Payment; (4) certify the amount the Construction Manager determines is due all Multiple Prime Contractors' Applications for Payment and Project Application and Certify the forward the Summary of Contractors' Applications for Payment and Project Application and Certify the forward the Architect.
- § 9.4.3 Within seven days after the Architect receives the Project Application and Project Author of Parent and the Summary of Contractors' Applications for Payment from the Construction Manager and Owner a Project Certificate for Payment, with a copy to the Construction Manager such as unt as the Architect determines is properly due, or notify the Construction Manager and Owner with of Architect's reasons for withholding certification in whole or in part as provided in Section 3.1. Consumon Manager will promptly forward the Architect's notice of withholding certification to the Architects.
- § 9.4.4 The Construction Manager's certification of an Application fo case of Multiple Prime men. Contractors, a Project Application and Certificate for Payment shall be be onstruction Manager's upon evaluation of the Work and the information provided as part of or Payment. The Construction plicar. Manager's certification will constitute a representation that, struction Manager's knowledge, information and belief, the Work has progressed to the poi. die' le quality of the Work is in accordance with the Contract Documents. The certification will also consi nendation to the Architect and Owner that a reco the Contractor be paid the amount certified.
- § 9.4.5 The Architect's issuance of a Certificat yment or in the case of Multiple Prime Contractors, Project Application and Certificate for Payment, sh oe ba I upon the Architect's evaluation of the Work, the recommendation of the Construction Mana on provided as part of the Application for Payment or Project Application for Payment. The Architec. ertification will constitute a representation that, to the best of the ork has progressed to the point indicated, that the quality of the Architect's knowledge, information f, th nents, and that the Contractor is entitled to payment in the amount Work is in accordance with the ? tract De certified.
- § 9.4.6 The representation made proceedings of Sections 9.4.4 and 9.4.5 are subject to an evaluation of the Work for conformance with the contract Documents upon Substantial Completion, to results of subsequent tests and inspections, to correct an amort deviations from the Contract Documents prior to completion and to specific qualifications expressed the Construction Manager or Architect.
- § 9.4.7 The assuance of a separate Certificate for Payment or a Project Certificate for Payment will not be a represent that the Construction Manager or Architect has (1) made exhaustive or continuous on-site inspections to cheak the chity or quantity of the Work, (2) reviewed the Contractor's construction means, methods, techniques, sequences or produces, (3) reviewed copies of requisitions received from Subcontractors and material suppliers and a requested by the Owner to substantiate the Contractor's right to payment or (4) made examination to ascertant ow or for what purpose the Contractor has used money previously paid on account of the Contract Sum.

§ 9.5 Dr sions to Withhold Certification

The Construction Manager or Architect may withhold a Certificate for Payment or Project Certificate for Payment in whole or in part, to the extent reasonably necessary to protect the Owner, if in the Construction Manager's or Architect's opinion the representations to the Owner required by Section 9.4.4 and 9.4.5 cannot be made. If the Construction Manager or Architect is unable to certify payment in the amount of the Application, the Construction Manager will notify the Contractor and Owner as provided in Section 9.4.1 and 9.4.3. If the Contractor, Construction Manager and Architect cannot agree on a revised amount, the Architect will promptly issue a Certificate for Payment or a Project Certificate for Payment for the amount for which the Architect is able to make such representations to the Owner. The Construction Manager or Architect may also withhold a Certificate for Payment or, because of

subsequently discovered evidence or subsequent observations, may nullify the whole or a part of a Certificate for Payment or Project Certificate for Payment previously issued, to such extent as may be necessary in the Construction Manager's or Architect's opinion to protect the Owner from loss for which the Contractor is responsible, including loss resulting from the acts and omissions described in Section 3.3.2 because of

- .1 defective Work not remedied;
- .2 third party claims filed or reasonable evidence indicating probable filing of such claims unless securit acceptable to the Owner is provided by the Contractor;
- .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 Co
- .5 damage to the Owner or a separate contractor;
- reasonable evidence that the Work will not be completed within the Contract Time, at the paid balance would not be adequate to cover actual or liquidated damages for the actual v; or
- .7 repeated failure to carry out the Work in accordance with the Contract Doments.
- § 9.5.2 When the above reasons for withholding certification are removed, certification be made or amounts previously withheld.
- § 9.5.3 If the Architect or Construction Manager withholds certification for yment unconstruction 9.5.1, the Owner may, at its sole option, issue joint checks to the Contractor and to any Subconstruction or or may ial or equipment suppliers to whom the Contractor failed to make payment for Work properly personal and the Construction or equipment suitably delivered. If the Owner makes payments by joint check, the Owner shall be the Construction Manager and both will reflect such payment on the next Certification for yment unconstruction 9.5.1, the Owner may ial or equipment suppliers to whom the Contractor failed to make payment for Work properly personal and the Construction of the Construction Manager and both will reflect such payment on the next Certification for yment unconstruction 9.5.1, the Owner may ial or equipment suppliers to whom the Contractor failed to make payment for Work properly personal and the Construction of the

§ 9.6 Progress Payments

- § 9.6.1 After the Architect has issued a Certificate for Payme. Project certificate for Payment, the Owner shall make payment in the manner and within the time provided in the Construction Manager and Architect.
- § 9.6.2 The Contractor shall pay each Subcernactor to later than seven days after receipt of payment from the Owner the amount to which the Subcontractor is expected actually retained from payments to the Contractor on account of the Subcontractor's percentages actually retained from payments to the Contractor on account of the Subcontractor's percentages actually retained from payments to the Contractor shall, by appropriate agreement with each Subcontractor, require expected actor to later than seven days after receipt of payment from the Owner the amount to which the Subcontractor is expected actor to later than seven days after receipt of payment from the Owner the amount to which the Subcontractor is expected actor to later than seven days after receipt of payment from the Owner the amount to which the Subcontractor is expected actor to later than seven days after receipt of payment from the Owner the amount to which the Subcontractor is expected actor to later than seven days after receipt of payments to the Contractor on account of the Subcontractor's percentages actually retained from payments to the Contractor shall, by appropriate agreement with each Subcontractor, require expected actor to make payments to Sub-subcontractors in a similar manner.
- § 9.6.3 The Construction Mana, will, on recest, furnish to a Subcontractor, if practicable, information regarding percentages of completion and at applic for by the Contractor and action taken thereon by the Owner, Construction Manager Archite and of portions of the Work done by such Subcontractor.
- § 9.6.4 The Owner has an equipment suppliers amounts paid by the Owner to the Contractor has properly paid Subcontractors and material and equipment suppliers amounts paid by the Owner to the Contractor for subcontracted Work. If the Contractor fair furnish such evidence within seven days, the Owner shall have the right to contact Subcontractors to ascertain whether they have been properly paid. Neither the Owner, Construction Manager nor Archive an obligation to pay or to see to the payment of money to a Subcontractor except as may otherwise be required as we.
- ontractor payments to material and equipment suppliers shall be treated in a manner similar to that provided in Sect. \$ 9.6.2, 9.6.3 and 9.6.4.
- 6 9.6.6 Certificate for Payment, a progress payment, or partial or entire use or occupancy of the Project by the shall not constitute acceptance of Work not in accordance with the Contract Documents.
- § 9.6.7 Unless the Contractor provides the Owner with a payment bond in the full penal sum of the Contract Sum, payments received 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 money to be placed in a separate account and not commingled with money of the Contractor, shall create any fiduciary

liability or tort liability on the part of the Contractor for breach 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 Construction Manager and Architect do not issue a Certificate for Payment or a Project Certificate for Payment through no fault of the Contractor, within fourteen days after the Construction Manager's receipt of the Contractor's Application for Payment, or if the Owner does not pay the Contractor within seven days after the date establication the Contract Documents the amount certified by the Construction Manager and Architect or awarded by binding dispute resolution, then the Contractor may, upon seven additional days' written notice to the Owner, Construction Manager and Architect, stop the Work until payment of the amount owing has been received. The Contract be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor reasonable costs of shut-down, 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 esignated sufficiently complete in accordance with the Contract Documents so the Owner can occur or utilize to the Work for its intended use.
- § 9.8.2 When the Contractor considers that the Work, or a portion thereofy the Own agrees to accept separately, is substantially complete, the Contractor shall notify the Construction Manager shall jointly prepare and submit to the Architectomphosisty and the Contractor and Construction Manager shall jointly prepare and submit to the Architectomphosisty and the Contractor to final payment. Failure to include an item on such listers now the responsibility of the Contractor to complete all Work in accordance with the Contractor to complete all Work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to complete all work in accordance with the Contractor to contract the contractor the contractor to contract the contractor than the contractor the contractor than the contractor than the contractor tha
- § 9.8.3 Upon receipt of the list, the Architect, assisted by & باآات. Ianager, will make an inspection to determine whether the Work or designated portion thereof is antial) omplete. If the Architect's inspection discloses any item, whether or not included on the list, which is ciently complete in accordance with the requirements of the Contract Documents so that the Owner can occ. y or utilize the Work or designated portion thereof for its intended use, the Contractor shall e issuance of the Certificate of Substantial Completion, complete or correct such item upon notifical a by t Architect. In such case, the Contractor shall then submit a request for another inspection by the Archi. e Construction Manager, to determine Substantial Completion,
- astruction Manager, determines that the Work or designated portion § 9.8.4 When the Architect, assis a by the thereof is substantially complete ne Constru on Manager will prepare, and the Construction Manager and Architect shall execute a Certificate Sul ntial Cor letion that shall establish the date of Substantial Completion, shall establish responsibilitie the Ov. ontractor for security, maintenance, heat, utilities, damage to the Work fix the ime wrunn which the Contractor shall finish all items on the list accompanying the and insurance, and st Certificate. Warrantic ed by the Contract Documents shall commence on the date of Substantial Completion of the Work or designated. on thereof unless otherwise provided in the Certificate of Substantial Completion.
- § 9.8.5 The Certificate of Substantial Completion shall be submitted to the Owner and Contractor for their written accept the Certificate of Substantial Completion shall be submitted to the Owner and Contractor for their written accept the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety, if any, the Certificate of Such acceptance and consent of surety of Such acceptance and consent of surety

§ 9.9 F al Occupancy or Use

§ 9.9.1 Owner may occupy or use any completed 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 assurer as required under Section 11.3.1.5 and authorized by public authorities having jurisdiction over the Project. Such partial occupancy or use may commence whether or not the portion is substantially complete, provided the Owner and Contractor have accepted in writing the responsibilities assigned to each of them for payments, retainage if any, security, maintenance, heat, utilities, damage to the Work and insurance, and have agreed in writing concerning the period for correction of the Work and commencement of warranties required by the Contract Documents. When the Contractor considers a portion substantially complete, the Contractor and Construction Manager shall jointly prepare and submit a list to the Architect as provided under Section 9.8.2. Consent of the Contractor to partial occupancy or use shall not be unreasonably withheld. The stage of the progress of the Work shall

be determined by written agreement between the Owner and Contractor or, if no agreement is reached, by decision of the Architect after consultation with the Construction Manager.

- § 9.9.2 Immediately prior to such partial occupancy or use, the Owner, Construction Manager, Contractor and Architect shall jointly inspect the area to be occupied or portion of the Work to be used in order to determine and record the condition of the Work.
- § 9.9.3 Unless otherwise agreed upon, partial occupancy or use of a portion or portions of the Work shall not constance of Work not complying with the requirements of the Contract Documents.

§ 9.10 Final Completion and Final Payment

- § 9.10.1 Upon completion of the Work, the Contractor shall forward to the Construction Manager a n no. hat the Work is ready for final inspection and acceptance and shall also forward to the Construct nag finai Contractor's Application for Payment. Upon receipt, the Construction Manager will evaluate letic f Work of the Contractor and then forward the notice and Application, with the Construction M ger's reco. nendations, to the Architect who will promptly make such inspection. When the Architect, finds the We cceptab under the Contract Documents and the Contract fully performed, the Construction Manager Arch. romptly issue a final Certificate for Payment or Project Certificate for Payment stating that to ledge, information ir k. and belief, and on the basis of their on-site visits and inspections, the Work been con eted in accordance with terms and conditions of the Contract Documents and that the entire balance is to be d the Contractor and noted in the final Certificate is due and payable. The Construction Manager al Certificate for Payment or Project Certificate for Payment will constitute a further representation listed in Section 9.10.2 as cona. precedent to the Contractor's being entitled to final payment ha fulfi
- § 9.10.2 Neither final payment nor any remaining retained p come due until the Contractor submits to alia. the Architect through the Construction Manager (1) an affida .s, bills for materials and equipment, and at pay other indebtedness connected with the Work for which the Owne Owner's property might be responsible or encumbered (less amounts withheld by Owner) have been paid or or wise satisfied, (2) a certificate evidencing that insurance required by the Contract Documents in in force after final payment is currently in effect and will not be canceled or allowed to expire until at lea ار day prior written notice has been given to the Owner, (3) a written statement that the Contractor knows of no s. hat the insurance will not be renewable to cover the period required by the Contract Documents, (4) asent of surety, if any, to final payment and (5), if required by the Owner, other data establishing pay n of obligations, such as receipts, releases and waivers of liens, claims, security interests or encu rances a ng on of the Contract, to the extent and in such form as may be designated by the Owner. If a St ontractor uses to furnish a release or waiver required by the Owner, the Contractor may furnish a factory to le Owner to indemnify the Owner against such lien. If such lien remains unsatisfied after the Contractor shall refund to the Owner all money that the Owner may ayments be compelled to pay dische ing such tien, including all costs and reasonable attorneys' fees.
- § 9.10.3 If, after Substan. Completion of the Work, final completion thereof is materially delayed through no fault of the Contra or or by issu. of Change Orders affecting final completion, and the Construction Manager and Architect confirm, the Owner shall, upon application by the Contractor and certification by the Construction Architect, and without terminating the Contract, make payment of the balance due for that portion of the Manag leted and accepted. If the remaining balance for Work not fully completed or corrected is less than Work Jully c in the Contract Documents, and if bonds have been furnished, the written consent of surety to of the barance due for that portion of the Work fully completed and accepted shall be submitted by the to the Architect through the Construction Manager prior to certification of such payment. Such payment Contrac shall be de under terms and conditions governing final payment, except that it shall not constitute a waiver of Claims
- § 9.10.4 The making of final payment shall constitute a waiver of Claims by the Owner except those arising from
 - .1 liens, Claims, security interests or encumbrances arising out of the Contract and unsettled;
 - .2 failure of the Work to comply with the requirements of the Contract Documents; or
 - .3 terms of special warranties required by the Contract Documents.

§ 9.10.5 Acceptance of final payment by the Contractor, a Subcontractor or material supplier shall constitute a waiver of claims by that payee 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 Contractor shall be responsible for initiating, maintaining and supervising all safety precautions and program is connection with the performance of the Contract. The Contractor shall submit the Contractor's safety program is Construction Manager for review and coordination with the safety programs of other Contractors.

The Construction Manager's responsibilities for review and coordination of safety programs shall not excontrol over or charge of the acts or omissions of the Contractors, Subcontractors, agents or employes of Contractors or Subcontractors, or any other persons performing portions of the Work and not directly love the Construction Manager.

§ 10.2 Safety of Persons and Property

- § 10.2.1 The Contractor shall take reasonable precautions for safety of, and shall provide sonable otection to prevent damage, injury or loss to
 - .1 employees on the Work and other persons who may be affected vereby
 - the Work and materials and equipment to be incorporated the incorporated the under care, custody or control of the Contractor or the Contractor or Sub-subcontractors;
 - other property at the site or adjacent thereto, such as trees, structures and utilities not designated for remove action eplacement in the course of construction; and
 - .4 construction or operations by the Owner or C raci
- § 10.2.2 The Contractor shall comply with and give notices required the applicable laws, statutes, ordinances, codes, rules and regulations and lawful orders of public authorities bearing safety of persons or property or their protection from damage, injury or loss.
- § 10.2.3 The Contractor shall erect and many by existing conditions and performance of the Contract, reasonable safeguards for safety and protection cluding posting danger signs and other warnings against hazards, promulgating safety regulations approximately and users of adjacent sites and utilities.
- § 10.2.4 When use or storage of plosives o ther hazardous materials or equipment or unusual methods are necessary for execution of the Word of the Contactor shall exercise utmost care and carry on such activities under supervision of properly calified positions.
- § 10.2.5 The Contract. The promptly remedy damage and loss (other than damage or loss insured under property insurance required by the entract Documents) to property referred to in Sections 10.2.1.2, 10.2.1.3 and 10.2.1.4 caused in whole or in part of Contractor, a Subcontractor, a Sub-subcontractor, or anyone directly or indirectly employed any of them, or by anyone for whose acts they may be liable and for which the Contractor is responsible under for the significant of the Significant of the Owner, Construction anger or Architect or anyone directly or indirectly employed by any of them, or by anyone for whose acts any 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 a prevention of accidents. This person shall be the Contractor's superintendent unless otherwise designated contractor in writing to the Owner, Construction Manager and Architect.
- 5 10.2.7 The Contractor shall not permit any part of the construction or site to be loaded so as to cause damage or create an unsafe condition.

§ 10.2.8 Injury or Damage to Person or Property

If either party suffers injury or damage to person or property because of an act or omission of the other party, or of others for whose acts such party is legally responsible, written notice of such injury or damage, whether or not insured,

shall be given to the other party within a reasonable time not exceeding 21 days after discovery. The notice shall provide sufficient detail to enable the other party to investigate the matter.

§ 10.3 Hazardous Materials

- § 10.3.1 The Contractor is responsible for compliance with any requirements included in the Contract Documents regarding hazardous materials. If the Contractor encounters a hazardous material or substance not addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or the contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or the persons resulting from a material or substance, including but not limited to, asbestos or polychlorinated bipheny. (PCB), encountered on the site by the Contractor, the Contractor shall, upon recognizing the condition, stopped work in the affected area and report the condition to the Owner, Construction Manager and Archive
- § 10.3.2 Upon receipt of the Contractor's written notice, the Owner shall obtain the services of a licer laboi verify a presence or absence of the material or substance reported by the Contractor and, in the TI SL naterial or substance is found to be present, to cause it to be rendered harmless. Unless otherwise re-Co. Documents, the Owner shall furnish in writing to the Contractor, Construction Manage nd Archite he names and qualifications of persons or entities who are to perform tests verifying the presence or abre of sur material or substance or who are to perform the task of removal or safe containment of such pr ors The Contractor, the Construction Manager and the Architect will promptly reply to the Owner atin ether or not any of them has reasonable objection to the persons or entities proposed by the Or r. If the C ractor, Construction Manager or Architect has an objection to a person or entity proposed by the O the Ov er shall propose another to whom the Contractor, the Construction Manager and the Architect have ction. When the material or reaso. substance has been rendered harmless, Work in the affected area shall reitten agreement of the Owner and Contractor. By Change Order, the Contract Time shall be ately and the Contract Sum shall be increased in the amount of the Contractor's reasonable addit shut wn, delay and start-up.
- § 10.3.3 To the fullest extent permitted by law, the Owner shall demnify and hold harmless the Contractor, Subcontractors, Construction Manager, Architect, their consultations and against claims, damages, losses and expenses including but no united to attorneys' fees, arising out of or resulting from performance of the Work in the contract of the work itself), and has not been rendered harmless, provided that such claim, damage, loss or expense is attributable to be contract of the work itself), and has not been rendered harmless, provided that such claim, damage, loss or expense is attributable to be contracted by the contract of the work itself).
- § 10.3.4 The Owner shall not be sponsible der this Section 10.3 for materials or substances the Contractor brings to the site unless such materials or substances be required by the Contract Documents. The Owner shall be responsible for materials or substances are quired by the Contract Documents, except to the extent of the Contractor's fault or negligence in the user of the day and of such materials or substances.
- § 10.3.5 The Contractor stindemnify the Owner for the cost and expense the Owner incurs (1) for remediation of a material or stance the Contractor brings to the site and negligently handles, or (2) where the Contractor fails to perform a obligations under section 10.3.1, except to the extent that the cost and expense are due to the Owner's fault or negotiate.
- 6 10 3.6 If, with the negligence on the part of the Contractor, the Contractor is held liable by a government agency for a fremediation of a hazardous material or substance solely by reason of performing Work as required by the Contractor for all cost and expense thereby incurred.

§ 10.4 r ergencies

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

ARTICLE 11 INSURANCE AND BONDS

§ 11.1 Contractor's Liability Insurance

§ 11.1.1 The Contractor shall purchase from and maintain in a company or companies lawfully authorized to do business in the jurisdiction in which the Project is located such insurance as will protect the Contractor from 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 which are applicable to the Work to be performed;
- .2 Claims for damages because of bodily injury, occupational sickness or disease, or death of the Contractor's employees;
- .3 Claims for damages because of bodily injury, sickness or disease, or death of any person Contractor's employees;
- .4 Claims for damages insured by usual personal injury liability coverage;
- .5 Claims for damages, other than to the Work itself, because of injury to or destruction property, including loss of use resulting therefrom;
- .6 Claims for damages because of bodily injury, death of a person or propert amage sing of ownership, maintenance or use of a motor vehicle; and
- .7 Claims for bodily injury or property damage arising out of completed opens; and
- .8 Claims involving contractual liability insurance applicable to the Connector Section 3.18.
- § 11.1.2 The insurance required by Section 11.1.1 shall be written for not lesliability specified in the n limits Contract Documents or required by law, whichever coverage is greated vera, wb er written on an occurrence or claims-made basis, shall be maintained without interruption from the acement of the Work until the date of final payment and termination of any coverage required after final payment and, with respect nainta to the Contractor's completed operations coverage, until the he pe d for correction of Work or for such other period for maintenance of completed operations cove in the Contract Documents.
- § 11.1.3 Certificates of insurance acceptable to the Owner shall. atted to the Construction Manager for transmittal to the Owner with a copy to the Architect prior to comme ement of the Work and thereafter upon renewal or replacement of each required policy of insu hese certificates and the insurance policies required by this Section 11.1 shall contain a provision that erage fforded under the policies will not be canceled or allowed to expire until at least 30 days' prior written in en to the Owner. An additional certificate evidencing continuation of liability coverage, including co age for completed operations, shall be submitted with the final Application for Payment as require 2 and thereafter upon renewal or replacement of such coverage tion 1.1.2. Information concerning reduction of coverage shall be until the expiration of the time r ared by furnished by the Contractor wit easonable mptness.
- § 11.1.4 The Contractor hall cause the mercial liability coverage required by the Contract Documents to include (1) the Construction mager the Construction Manager's consultants, the Owner, the Architect, and the Architect's consultants as additional median eds for claims caused in whole or in part by the Contractor's negligent acts or omissions during the Contractor's negligent acts or omissions during the Contractor's negligent across or omissions during the Contractor's completed operations.

§ 11.2 ... 's Liability Insurance

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

roperty Insurance

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

- § 11.3.1.1 Property insurance shall be on an "all-risk" or equivalent policy form and shall include, without limitation, insurance against the perils of fire (with extended coverage) and physical loss or damage including, without duplication of coverage, theft, vandalism, malicious mischief, collapse, earthquake, flood, windstorm, falsework, testing and startup, temporary buildings and debris removal including demolition occasioned by enforcement of any applicable legal requirements, and shall cover reasonable compensation for the Architect's, Contractor's, and Construction Manager's services and expenses required as a result of such insured loss.
- § 11.3.1.2 If the Owner does not intend to purchase such property insurance required by the Contract and with all coverages in the amount described above, the Owner shall so inform the Contractor in writing prior to concerned of the Work. The Contractor may then effect insurance that will protect the interests of the Contractor, Solution and Sub-subcontractors in the Work, and by appropriate Change Order the cost thereof shall be child to Owner. If the Contractor is damaged by the failure or neglect of the Owner to purchase or maintain insurance described above, without so notifying the Contractor in writing, then the Owner shall bear all reasonable to prove the product of the Owner shall bear all reasonable to prove the contractor in writing, then the Owner shall bear all reasonable to prove the contractor in writing the Contractor in writing the Owner shall bear all reasonable to prove the contractor in writing the Contractor in writing the Contractor in writing the Contractor in writing the Owner shall bear all reasonable to prove the Contractor in writing the Cont
- § 11.3.1.3 If the property insurance requires deductibles, the Owner shall pay costs not consider a deductibles.
- § 11.3.1.4 This property insurance shall cover portions of the Work stored of the work in transit.
- § 11.3.1.5 Partial occupancy or use in accordance with Section 9.9 shall not prove antil the insurance company or companies providing property insurance have consented to such a consent of the insurance company or otherwise. The Owner and the Contractor shall take reasonal steps that is usent of the insurance company or companies and shall, without mutual written consent, take the contractor 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 and and until final acceptance by the Owner; the assurance shall specifically cover such insured objects during installation and until final acceptance by the Owner; the assurance shall include interests of the Owner, Construction Manager, Contractor, Subcontractors and Sub-subcontractors and Sub-subcon
- § 11.3.3 Loss of Use Insurance. To Owner, the Owner's option, may purchase and maintain such insurance as will insure the Owner against loss of the Owner's property due to fire or other hazards, however caused. The Owner waives all rights of action that a contract of the Owner's property, including consequential losses due to fire or other hazards in a contract of the Owner's property, including consequential losses due to fire or other hazards in a contract of the Owner's option, may purchase and maintain such insurance as will be owner's option, may purchase and maintain such insurance as will be owner's option, may purchase and maintain such insurance as will be owner's option, may purchase and maintain such insurance as will be owner's property due to fire or other hazards, however caused. The Owner waives all rights of action that a contract of the Owner's property due to fire or other hazards.
- § 11.3.4 If the Contract class in writing that insurance for risks other than those described herein or other special causes of loss be include the property insurance policy, the Owner shall, if possible, include such insurance, and the cost there is shall be character by appropriate Change Order.
- § 11.3 In the Project construction period the Owner insures properties, real or personal or both, adjoining or adjacent to use the by property insurance under policies separate from those insuring the Project, or if after final payment proper assurance is to be provided on the completed Project through a policy or policies other than those the Project during the construction period, the Owner shall waive all rights in accordance with the terms of Section 3.7 for damages caused by fire or other causes of loss covered by this separate property insurance. All separate licies shall provide this waiver of subrogation by endorsement or otherwise.
- Before an exposure to loss may occur, the Owner shall file with the Contractor a copy of each policy that includes insurance coverages required by this Section 11.3. Each policy shall contain all generally applicable onditions, definitions, exclusions and endorsements related to this Project. Each policy shall contain a provision that the policy will not be canceled or allowed to expire, and that its limits will not be reduced, until at least 30 days' prior written notice has been given to the Contractor.
- § 11.3.7 Waivers of Subrogation. The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, sub-subcontractors, agents and employees each of the other, and (2) the Construction Manager,

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 or other causes of loss to the extent covered by property insurance obtained pursuant to this Section 11.3 or other property insurance applicable to the Work, except such rights as the Owner and Contractor may have to the proceeds of such insurance held by the Owner as fiduciary. The Owner or Contractor, as appropriate, shall require of the Construction Manager, Construction Manager's consultants, Architect, Architect's consultants, Owner's separate contractors described in Article 6, if any, and the subcontractors, sub-subcontractors, agents and employees of any of them, by appropriate agreements, written the legally required for validity, similar waivers each in favor of other parties enumerated herein. The policies shall provide such waivers of subrogation by endorsement or otherwise. A waiver of subrogation shall be effective as to person or entity even though that person or entity would otherwise have a duty of indemnification, contents, and insurable interest in the property damaged.

- § 11.3.8 A loss insured under the Owner's property insurance shall be adjusted by the Owner as in ary made payable to the Owner as fiduciary for the insureds, as their interests may appear, subject requirem a soft any applicable mortgagee clause and of Section 11.3.10. The Contractor shall pay Subcontrate their just shares of insurance proceeds received by the Contractor, and by appropriate agreements, which when gall required for validity, shall require Subcontractors to make payments to their Sub-subcontractors in a share of insurance proceeds.
- § 11.3.9 If required in writing by a party in interest, the Owner as fiduciary s. upon or rrence of an insured loss, give bond for proper performance of the Owner's duties. The cost of reed bo. she' e charged against proceeds received as fiduciary. The Owner shall deposit in a separate account proc ed, which the Owner shall distribute in accordance with such agreement as the parties in ir or as determined in accordance with nay re the method of binding dispute resolution selected in the Agr n the owner and Contractor. If after such loss no other special agreement is made and unless the Own Contract for convenience, replacement of damaged property shall be performed by the Contractor after cation a Change in the Work in accordance with Article 7.
- § 11.3.10 The Owner as fiduciary shall have proceeds in accordance with the ection of the parties in djust and settle a loss with insurers unless one of the parties in interest shall object in writing within five deafter currence of loss to the Owner's exercise of this power; if such objection is made, the dispute shall be resort in selected by the Owner and Contractor as the method of binding dispute resolution, the Owner and Contractor have selected arbitration as the method of binding dispute resolution, the Owner and Contractor have selected arbitration of insurance proceeds in accordance with the vection of early rators.

§ 11.4 Performance Bond d I nent Bor

- § 11.4.1 The Owner shall ave the contractor to furnish bonds covering faithful performance of the Contract and payment obligations arising thereunder as stipulated in bidding requirements or specifically required in the Contract Document, the date of execution of the Contract.
- § 11.4.2 Up the request of obligation arising under the Contract, the Contractor shall promptly furnish a copy of the bonds or shall authorize a copy to the bonds or shall a copy to the bonds or s

ARTICLE 12 OVERING AND CORRECTION OF WORK

- § 12.1. a portion of the Work is covered contrary to the Construction Manager's or Architect's request or to ts specifically expressed in the Contract Documents, it must, if requested in writing by either, be uncovered of their oservation 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 which the Construction Manager or Architect has not specifically requested to observe prior to its being covered, the Construction Manager or 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 one of the other Contractors in which event the Owner shall be responsible for payment of such costs.

§ 12.2 Correction of Work

§ 12.2.1 Before or After Substantial Completion

The Contractor shall promptly correct Work rejected by the Construction Manager or 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 of correcting such rejected Work, including additional testing and inspections, the cost of uncovering and replacement, and compensation for the Construction Manager's a Architect's services and expenses made necessary thereby, shall be at the Contractor's expense.

§ 12.2.2 After Substantial Completion

- § 12.2.2.1 In addition to the Contractor's obligations under Section 3.5, if, within one year after the tantial Completion of the Work or designated portion thereof, or after the date for commencement of warra hed under Section 9.9.1, or by terms of an applicable special warranty required by the Contract F ents, Work is found to be not in accordance with the requirements of the Contract Documents, promptly after receipt of written notice from the Owner to do so unless the Owner has iously giv the Contractor a written acceptance of such condition. The Owner shall give such notice promptly after overy o he condition. During the one-year period for correction of Work, if the Owner fails to notify the tracic e the Contractor an opportunity to make the correction, the Owner waives the rights to require the aractor and to make a claim for breach of warranty. If the Contractor fails to correct nonconform Work wi n a reasonable time during that period after receipt of notice from the Owner or Architect, the Owner m. orrect it accordance with Section 2.4.
- § 12.2.2.2 The one-year period shall be extended with respect to the period of time between Substantial Completion by the period of time between Substantial Completion of the Work.
- § 12.2.2.3 The one-year period for correction of Work shall not be used by corrective Work performed by the Contractor pursuant to this Section 12.2.
- § 12.2.3 The Contractor shall remove from a site of the Work that are not in accordance with the requirements of the Contract Documents and the Contract Doc
- § 12.2.4 The Contractor shall bear partially completed, of the Own or separa ontractors or other Multiple Prime Contractors caused by the Contractor's correction or remote of Work Documents.
- § 12.2.5 Nothing contract of the contract of the contract to contract to establish a period of limitation with respect to other obligations the contract or has under the Contract Documents. Establishment of the one-year period for correction of Work as decreed in Section 12.2.2 relates only to the specific obligation of the Contractor to correct the Work, and the no relationship the time within which the obligation to comply with the Contract Documents may be sought to conforced, nor to me time within which proceedings may be commenced to establish the Contractor's liability and respect to the Contractor's obligations other than specifically to correct the Work.

8 12 3 Accepta. of Nonconforming Work

Owner y do so instead of requiring its removal and correction, in which case the Contract Sum will be reduced as appropriate and equitable. Such adjustment shall be effected whether or not final payment has been made.

13 MISCELLANEOUS PROVISIONS

§ 13.1 Governing Law

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

§ 13.2 Successors and Assigns

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

§ 13.3 Written Notice

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

§ 13.4 Rights and Remedies

- § 13.4.1 Duties and obligations imposed by the Contract Documents and rights and reme available thereunder shall be in addition to and not a limitation of duties, obligations, rights and remediately a port of available by law.
- § 13.4.2 No action or failure to act by the Owner, Construction Manager, Architect or Confractor shall constitute a waiver of a right or duty afforded them under the Contract, nor shall superior constitute approval of or acquiescence in a breach thereunder, except as may be specifically again in which is

§ 13.5 Tests and Inspections

- § 13.5.1 Tests, inspections and approvals of portions of the ade as required by the Contract Documents and by applicable laws, statutes, ordinances, code es an egulations or lawful orders of public authorities. Unless otherwise provided, the Contractor shall mak ements 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 ter ctions and approvals. The Contractor shall give the Construction Manager and Architect timely stice c when and where tests and inspections are to be made so that the Construction Manager and Architect may b procedures. The Owner shall bear costs of (1) tests, inspections or approvals that do not become rerements until after bids are received or negotiations concluded, and (2) tests, inspections or approvals ding les or applicable laws or regulations prohibit the Owner from delegating their cost to the Cont
- § 13.5.2 If the Construction Many or, Archivot, Owner or public authorities having jurisdiction determine that portions of the Work property and Application of the Work property and Application of the Construction Managements and Application of the Contractor to make arrangements for such a point testing, inspection or approval by an entity acceptable to the Owner, and the Contractor shall give time a votice to the Construction Management and Architect of when and where tests and inspections are to be made so that the Contractor Management Architect may be present for such procedures. Such costs except as provided in Section 13.5.3, shall be at the Owner's expense.
- § 13...3 If so procedures for testing, inspection or approval under Sections 13.5.1 and 13.5.2 reveal failure of the portions of the to comply with requirements established by the Contract Documents, all costs made necessary by the contract Documents and Compensation for the Construction Manager's and Architect's service. In deep research to the Contractor's expense.
- 6 13.5 Lequired certificates of testing, inspection or approval shall, unless otherwise required by the Contract ents, be secured by the Contractor and promptly delivered to the Construction Manager for transmittal to the Architect.
- § 13.5.5 If the Construction Manager or Architect is to observe tests, inspections or approvals required by the Contract Documents, the Construction Manager or Architect will do so promptly and, where practicable, at the normal place of testing.

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

§ 13.6 Interest

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

§ 13.7 Time Limits on Claims

The Owner and the Contractor shall commence all claims and causes of action, whether in contract, torn, warranty or otherwise, against the other arising out of or related to the Contract in accordance with requirements of the final dispute resolution method selected in the Agreement within the time period specified by applying any case not more than 10 years after the date of Substantial Completion of the Work. The Contractor waive all claims and causes of action not commenced in accordance with this Section 13

ARTICLE 14 TERMINATION OR SUSPENSION OF THE CONTRACT

§ 14.1 Termination by the Contractor

- § 14.1.1 The Contractor may terminate the Contract if the Work is stopped for period contractor or a Subcontractor, Sub-subcontractor or the agents or ployees or any other persons or entities performing portions of the Work under direct or indirect contractor, for any of the following reasons:
 - .1 Issuance of an order of a court or other public authority have jurisd on that requires all Work to be stopped;
 - .2 An act of government, such as a declaration of ations that requires all Work to be stopped;
 - Because the Construction Manager has not consequently the Contractor of Payment and has not notified the Contractor of Payment and has not notified the Contractor of Payment and has not notified the Contractor of Payment withholding certificate for Payment within the time stated in the Contract Documents:
 - .4 The Owner has failed to furnish our contractor promptly, upon the Contractor's request, reasonable evidence as required by Sect 12.2.1
- § 14.1.2 The Contractor may terminate the Contractor, Sub-subcontractor or their agents of the Contractor of their agents of the Work under direct or indirect contract with the Contractor of the Work under direct or indirect contract with the Contractor of the Event of the Sub-subcontractor or their agents of the Work under direct or indirect contract with the Contractor of the Event of the Event of the Event of the University of the Event of the Even of the Event of the Event of the Event of the Event of the Even of the Event of the Event of the Event of the Event of the Even of the Event of the Event of the Event of the Event of the Even of the Event of the Event of the Even of the Ev
- § 14.1.3 If one of the asons scribed in Section 14.1.1 or 14.1.2 exists, the Contractor may, upon seven days' written notice to the Construction Manager and Architect, terminate the Contract and recover from the Owner payment for Work execution including reasonable overhead and profit, costs incurred by reason of such termination, and damage
- § 14.2 A Work is stopped for a period of 60 consecutive days through no act or fault of the Contractor or a Subcontractor their agents or employees or any other persons performing portions of the Work under contract with Contractor to use the Owner has repeatedly failed to fulfill the Owner's obligations under the Contract ts with respect to matters important to the progress of the Work, the Contractor may, upon seven additional days' we can notice to the Owner, Construction Manager and Architect, terminate the Contract and recover from the Owner a rovided in Section 14.1.3.

ermination by the Owner for Cause

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

Init.

- § 14.2.2 When any of the above reasons exist, the Owner, after consultation with the Construction Manager, and 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 any prior rights of the surety:
 - .1 Exclude the Contractor from the site and take possession of all materials, equipment, tools, and construction equipment and machinery thereon owned by the Contractor;
 - .2 Accept assignment of subcontracts pursuant to Section 5.4; and
 - .3 Finish the Work by whatever reasonable method the Owner may deem expedient. Upon you of the Contractor, the Owner shall furnish to the Contractor a detailed accounting of the by the Owner in finishing the Work.
- § 14.2.3 When the Owner terminates the Contract for one of the reasons stated in Section 12 contract for one of the reasons stated in Sect
- § 14.2.4 If the unpaid balance of the Contract Sum exceeds costs of finishing the Work, h ding co pensation for the Construction Manager's and Architect's services and expenses made necessary damages incurred by the Owner and not expressly waived, such excess shall be paid to ch costs and damages exceed the unpaid balance, the Contractor shall pay the difference he Owner. e amount to be paid to the Contractor or Owner, as the case may be, shall, upon application, be certified he Initi Decision Maker after consultation with the Construction Manager, and this obligation for pay, termination of the Contract. t sha
- § 14.3 Suspension by the Owner for Convenience
- § 14.3.1 The Owner may, without cause, order the Contract on writing suspend, delay or interrupt the Work in whole or in part for such period of time as the Owner may contract.
- § 14.3.2 The Contract Sum and the Contract Time shall be adjust 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:
 - .1 that performance is, was or all har been so suspended, delayed or interrupted by another cause for which the Contractor is responsible.
 - .2 that an equitable adjustment is no or denied under another provision of this Contract.
- § 14.4 Termination by the Own for Convence
- § 14.4.1 The Owner may, at any ne, termin the Contract for the Owner's convenience and without cause.
- § 14.4.2 Upon receipt convenience, the Owner of such termination for the Owner's convenience, the Contractor shall
 - .1 cease on as as directed by the Owner in the notice;
 - .2 take action cessary, or that the Owner may direct, for the protection and preservation of the Work;
 - except for Work directed to be performed prior to the effective date of termination stated in the notice, terminate all existing subcontracts and purchase orders and enter into no further subcontracts and rchase orders.
- for Work no executed, and costs incurred by reason of such termination, along with reasonable overhead and profit on the Work no executed.
- . LE 15 CLAIMS AND DISPUTES
- § 15.1 Claims
- 3 15.1.1 Definition. A Claim is a demand or assertion by one of the parties seeking, as a matter of right, payment of money, or other relief with respect to the terms of the Contract. The term "Claim" also includes other disputes and matters in question between the Owner and Contractor arising out of or relating to the Contract The responsibility to substantiate Claims shall rest with the party making the Claim.

- § 15.1.2 Notice of Claims. Claims by either the Owner or Contractor must be initiated by written notice to the other party and to the Initial Decision Maker with a copy sent to the Construction Manager and Architect, if the Construction Manager and or Architect is not serving as the Initial Decision Maker. Claims by either party must be initiated within 21 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 a Claim, except as otherwise agreed in ging or as provided in Section 9.7 and Article 14, the Contractor shall proceed diligently with performance of the Contract Documents. The Contract Documents. The Contract Documents or Project Contract Documents Documents Documents Documents Documents Documents Documents Documents Docum
- § 15.1.4 Claims for Additional Cost. If the Contractor wishes to make a Claim for an increase Contractor, written notice as provided herein shall be given before proceeding to execute the Work. Par notice not a circle for Claims relating to an emergency endangering life or property arising under Section 10

§ 15.1.5 Claims for Additional Time

- § 15.1.5.1 If the Contractor wishes to make a Claim for an increase in the Contractor with an action with an action with an action with an action of 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 addition and the conditions were abnormal period and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the scheduled constant and the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably and the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably anticipated and had an adverse effect on the could not have been reasonably and the could not have been reasonably anticipated and the could not have been r
- § 15.1.6 Claims for Consequential Damages. The Contractor at which were the Claims against each other for consequential damages arising out of or relating to this Contract.
 - damages incurred by the Owner for cental expenses, or losses of use, income, profit, financing, business and reputation, and for sex management or employee productivity or of the services of such persons; and
 - damages incurred by the Congression of personnel stationed there for logorithms of the compensation of personnel stationed there for logorithms of the work.

This mutual waiver is applicable without line accordance with Article 1. Not a contain in this Section 15.1.6 shall be deemed to preclude an award of liquidated damages, which applicable with applicable with the requirements of the Contract Documents.

§ 15.2 Initial Decision.

- § 15.2.1 Claims, exclude those arising under Sections 10.3, 10.4, 11.3.9, and 11.3.10, shall be referred to the Initial Decision Morer for initial control on the Architect will serve as the Initial Decision Maker, unless otherwise indicated in the Architect for those Claims excluded by this Section 15.2.1, an initial decision shall be required as a condition sedent to mediation of any Claim arising prior to the date final payment is due, unless 30 days have passed after a 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 factor and persons or entities other than the Owner.
- § 15.2.2 the Initial Decision Maker will review Claims and within ten days of the receipt of a Claim take one or more of the forwing actions: (1) request additional supporting data from the claimant or a response with supporting data and other party, (2) reject the Claim in whole or in part, (3) approve the Claim, (4) suggest a compromise, or (5) advise the parties that the Initial Decision Maker is unable to resolve the Claim if the Initial Decision Maker lacks sufficient information to evaluate the merits of the Claim or if the Initial Decision Maker concludes that, in the Initial Decision Maker's sole discretion, it would be inappropriate for the Initial Decision Maker to resolve the Claim.
- § 15.2.3 In evaluating Claims, the Initial Decision Maker may, but shall not be obligated to, consult with or seek information from either party or from persons with special knowledge or expertise who may assist the Initial 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 requests a party to provide a response to a Claim or to furnish additional supporting data, such party shall respond, within ten days after receipt of such request, and shall 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 or (3) advise the Initial Decision Maker that no supporting data will be furnished. Upon recein the response or supporting data, if any, the Initial Decision Maker will either reject or approve the Claim in whole opart.
- § 15.2.5 The Initial Decision Maker will render an initial decision approving or rejecting the Claiker incoming that the Initial Decision Maker is unable to resolve the Claim. This initial decision shall (1) be in writing reasons therefor; and (3) notify the parties and the Architect and Construction Manager, if the construction Manager is not serving as the Initial Decision Maker, of any change in the contract Time or both. The initial decision shall be final and binding on the parties but subject the decision a lift 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 oject ten. of Section 15.2.6.1.
- § 15.2.6.1 Either party may, within 30 days from the date of an initial decision remand it writing that the other party file for mediation within 60 days of the initial decision. If such a demand is made to party receiving the demand fails to file for mediation within the time required, then both parties waith respect to the initial decision.
- § 15.2.7 In the event of a Claim against the Contractor, the per sy, by a not obligated to, notify the surety, if any of the nature and amount of the Claim. If the Claim relates to sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's sibility of a Contractor's default, the Owner may, and the contractor's default and the contractor
- § 15.2.8 If a Claim relates to or is the subject to a naccordance with applicable law to comply an the naccordance with applicable law to comply an the naccordance with applicable law to comply and the naccordance with a nac

§ 15.3 Mediation

- § 15.3.1 Claims, disputes, or other concers arising out of or related to the Contract except those waived as provided for in Sections 9.10 \$\frac{10.5}{2.10.5}\$, as \$15.1.0\$ shall be subject to mediation as a condition precedent to binding dispute resolution.
- § 15.3.2 The parties sh endeavoi their Claims by mediation which, unless the parties mutually agree otherwise, shall be a by the American Arbitration Association in accordance with its Construction Industry Mediation Procedure ct on the date of the Agreement. A request for mediation shall be made in writing, delivered to the other par the Contract, and filed with the person or entity administering the mediation. The request may be mar the filing of binding dispute resolution proceedings but, in such event, mediation shall oncurrently. proceed? dvance of binding dispute resolution proceedings, which shall be stayed pending mediation for a period of the date of filing, unless stayed for a longer period by agreement of the parties or court order. If an 60 da arbitiation is red pursuant to this Section 15.3.2, the parties may nonetheless proceed to the selection of the arkitrator(s) and ree upon a schedule for later proceedings.
- § 15.3. he parties shall share the mediator's fee and any filing fees equally. The mediation shall be held in the place where the project is located, unless another location is mutually agreed upon. Agreements reached in mediation shall be enforced by the enforcement agreements in any court having jurisdiction thereof.

§ 15.4 Arbitration

15.4.1 If the parties have selected arbitration as the method for binding dispute resolution in the Agreement, any Claim subject to, but not resolved by, mediation shall be subject to arbitration which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction 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 filed with the person or entity administering the arbitration. The party filing a

notice of demand for arbitration 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 shall be made no earlier than concurrently with the filing of a request for mediation, but in no event shall it be made after the date when the institution of legal or equitable proceedings based or 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 institut. of legal or equitable proceedings based on the Claim.
- § 15.4.2 The award rendered by the arbitrator or arbitrators shall be final, and judgment may be entered accordance with applicable law in any court having jurisdiction thereof.
- § 15.4.3 The foregoing agreement to arbitrate and other agreements to arbitrate with an addition of the specifically enforceable under application with a specifically enforceable under application with a specific all provided in the specific all provided as a specific all provided in the specific all prov

§ 15.4.4 Consolidation or Joinder

- § 15.4.4.1 Either party, at its sole discretion, may consolidate an arbitration consolidate an arbitration consolidate arbitration to which it is a party provided that (1) the arbitration agree and govern the other arbitration permits consolidation, (2) the arbitrations to be consolidated substantially invocations of law or fact, and (3) the arbitrations employ materially similar procedural rules and hods relying arbitrator(s).
- § 15.4.4.2 Either party, at its sole discretion, may include by joint process and titles substantially involved in a common question of law or fact whose presence is required in ample to sold that the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents in writing to such a law of the party sought to be joined consents.
- § 15.4.4.3 The Owner and Contractor grant to point or entity made a party to an arbitration conducted under this Section 15.4, whether by joinder or consolitation, the same rights of joinder and consolidation as the Owner and Contractor under this Agreement.

SECTION 007313 - SUPPLEMENTARY GENERAL CONDITIONS A232-2009

The following supplements modify the "General Conditions of the Contract for Construction," AIA Document A201-1997. Where a por of the General Conditions is modified or deleted by the Supplementary Conditions, the unaltered portions of the General Conditions s remain in effect.

TABLE OF ARTICLES

- GENERAL PROVISIONS
- 2. OWNER
- CONTRACTOR
- 4. ADMINISTRATION OF THE CONTRACT
- SUBCONTRACTORS
- 6. CONSTRUCTION BY OWNER OR BY SEPARATE ARCTORS
- 7. CHANGES IN THE WORK
- 8. TIME
- 9. PAYMENTS AND COMP
- 10. PROTECTION OF PE ONS AN PROPERTY
- 11. INSURANCE AD BONDS
- 12. UNCOVERING O CORRECTION OF WORK
- 13. MJ ELLANEOUS ROVISIONS
- 14. TER. IATION OR SUSPENSION OF THE CONTRACT
- ATTACHMENT A CONSTRUCTION MANAGEMENT GENERAL CONDITIONS

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, Instruction sample forms, the Bid Form, the Contractor's completed Bid and the Av. 1 Le."

1.2 CORRELATION AND INTENT OF THE CONTRACT DOCUMENT

Add the following Paragraphs:

- 1.2.2 In the case of an inconsistency between the sings of a Specifications, or within either document not clarified adde. Im, we better quality or greater quantity of work shall be provided in accordance with the Architect's interpretation.
- 1.2.3 The word "PROVIDE" as used in a Contact Documents shall mean "FURNISH AND INSTALL" and shall in the de, without limitation, all labor, materials, equipment, transport on ervices and other items required to complete the Work.
- 1.2.4 The word "PRODUCT" as us in the Contract Documents means all materials, syst as and equipment.

1.5.3 OWNERSHIP AND E RAWINGS, SPECIFICATIONS AND OTHER INSTRUMENTS OF SERV.

Add the following paragrants:

"All pressign and dies, sawings, specifications and other documents, including those in electronic form, placed by the Architect under this Agreement are, and shall remain, the property of the Owner whether the Project for which they are made is executed or not. Such a ments may be used by the Owner to construct one or more like Projects without the application 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 recution of their Work under the Contract Documents. They are not to be used by the artractor 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."

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 cost for a 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 one Drawings and Project Manuals. Additional sets will be furnhed the cost of reproduction, postage and handling.

ARTICLE 3: CONTRACTOR

3.2 REVIEW OF CONTRACT DOCUMENTS AND FIELD CONDITIONS BY ONTRACTOR

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

3.2.5 The Contractor shall ov all tities (ducts, materials, equipment and systems) identified in the rt Manual (Specifications) and ther d entities are only referenced in drawings, regardless of the nawings. Failure of the successful low either the Project Manual bidder to identify all required pantities and locations of all project ding period will not exempt the low bidder from the entities in contract at resonsibility for these items. In the event of a conflict betwee anual and the drawings, the Contractor shall own y of the conflicting scenarios. The conflict, once identified the more the Contractor, will be resolved by the Architect."

3.3 SUPER JON ID CO TRUCTION PROCEDURES

Add foll ling Paragraphs:

- 3.3.2.1 The Contractor shall immediately remove from the Work, whenever requested do so by the Owner, any person who is considered by the Owner or Construction Manager to be incompetent or disposed to be so disorderly, or who for any reason is not satisfactory to the Owner, and that person shall not again be employed on the Work without the consent of the Owner or the Architect.
- 3.3.4 The Contractor must provide suitable storage facilities at the Site for the proper protection and safe storage of their materials. Consult the Owner and the Construction Manager before storing any materials.
- 3.3.5 When any room is used as a shop, storeroom, office, etc., by the Contractor or Subcontractor(s) during the construction of the Work, the Contractor making use of these areas will be held responsible for any repairs, patching or cleaning arising from such use.

3.4 LABOR AND MATERIALS

Add the Following Paragraphs:

- 3.4.4 Before starting the Work, each Contractor shall carefully examine all preparatory Work that has been executed to receive their Work. Check carefully, by whatever means are required, to insure that its Work and adjace related Work, will finish to proper contours, planes and levels. Promptly no the Construction Manager of any defects or imperfections in preparate. Wo which will in any way affect satisfactory completion of its Work. Abse of such notification will be construed as an acceptance of preparate of the property of the satisfactory completion of its Work.
- 3.4.5 Under no circumstances shall the Contractor's Work p. ned for to preparatory Work proceed prior to preparatory Work be completely cured, dried and/or otherwise made satisfactor to relive a Work. Responsibility for timely installation of all materials rests plely with the Contractor responsible for that Work, who shall me tain or relination at all times.

3.5 WARRANTY

Add the following Paragraphs:

- 3.5.1 The Contractor will guarant an pateria, and workmanship against original defects, except injury from proprose succernate by the Owner, and will maintain all items in perfect condition during the good of guarantee.
- 3.5.2 Defects appearing the period of guarantee will be made good by the Contractor cruis expense upon demand of the Owner, it being required that all work will be period of guarantee will have elapsed.
- 3.5.3 In a context the general Guarantee there are other guarantees required for contain items or different periods of time than the two (2) years as above, and a particular so stated in that part of the specifications referring to same. The same time as the General Guarantee.
- 3.5. 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 xpense.

3.11 DOCUMENTS AND SAMPLES AT THE SITE

And 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.

ARTICLE 4: ADMINISTRATION OF THE CONTRACT

4.2

Add the following Paragraph:

4.2.16.1 There will be no full-time project representative provided by the Construction manages to be a owner's representative.

ARTICLE 5: SUBCONTRACTORS

5.2 AWARD OF SUBCONTRACTS AND OTHER CONTRACTS OR DETIONS OF THE WORK

If the Owner or Architect as asonal objection to a person or entity proposed by the Contract the tor shall propose another to whom the Owner or Architect has a sonal e objection, subject to the statutory requirements of 29 Delaware 9.8 362(d)(10)b.3, 4.

ARTICLE 7: CHANGES IN THE WORK

(SEE ARTICLE 7: CHANGES IN GENERAL REQUIREMENTS)

ARTICLE 8: TIME

8.2 PROCLESS AND LETION

Add to owing Paragraphs:

- 8.2.1.1 Refer to Specification Section SUMMARY OF WORK for Contract time requirements.
 - 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.

DELAYS AND EXTENSION OF TIME

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, are extension of time under the provisions of Paragraph 8.3.1., shall be to Contractor's sole remedy in the progress of the Work and there shall be payment or compensation to the Contractor for any expense or may resulting from the delay.

Add the following Paragraph:

By permitting the Contractor to work after the expired time for collection 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 be smitted using AIA Document G702, Continuation Sheet to G703.
- 9.2.2 The Schedule se is to include a line item for Project Closeout Document Submittal. The value of this item is to be no less than 1% of the initial contract amount.

9.3 APPLICATIONS YML

Add the follow Paragra

9.3.1 Application or 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 and notarized.

Add the folk ring Paragraphs:

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

DECISIONS TO WITHHOLD CERTIFICATION

Add the following to 9.5.1:

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

9.6 PROGRESS 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, paym shall be made by the Owner within 30 days after Owner's receip of the Certificate for Payment.

ARTICLE 10: PROTECTION OF PERSONS AND PROPERTY

10.1 SAFETY PRECAUTIONS AND PROGRAMS

Add the following Paragraphs:

- 10.1.2 Each Contractor shall de op safety rogram in accordance with the Occupational Safety and ealth on 1970. A copy of said plan shall be furnished to the Owner a prior to the commencement of that Contractor's Work.
- 10.1.3 Each Contract contract

10.2 SAFETY F P. SONS ID PROPERTY

Add follying Paragraph:

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

ARTICLE 11: INSURANCE AND BONDS

71.1 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 Owner will not provide Builder's All Risk Insurance for the Contractor and all Subcontractors shall provide property cover a few eir tools and equipment, as necessary. Any mandatory deductible ruines with the Contractor's Insurance shall be the responsibility of the Contractor.

11.4 PERFORMANCE BOND AND PAYMENT BOND

ARTICLE 12: UNCOVERING AND CORRECTION OF WORK

12.2.2 AFTER SUBSTANTIAL COMPLETION

Add the following Paragraph:

- At any time during the progres of the Work, or in any case where the nature of the defects will be such that it is expedient to have corrected, the Owner, at its option, will be such that it is expedient to have corrected, the Owner, at its option, will be right to deduct such sum, or sums, of money from the amount of the Context as it considers justified to adjust the difference in value between the left of k and that required under contract including any damage to the licture.
- 12.2.2.1 Str = "one" \ insert "two".
- 12.2.2.2 Str. "one" 1 insert "two".
- 12.2 3 ____rike "one" and insert "two".

5 13: MICELLANEOUS PROVISIONS

Add the for wing Paragraph:

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 the absence thereof, at the legal rate prevailing from time to time at the place where the Project is located." Insert "30 days of presentment of the authorized Certificate of Payment at the annual rate of 12% or 1% per month.

13.8 CONFLICTS WITH FEDERAL STATUTES OR REGULATIONS

13.8.1 If any provision, specifications or requirement of the Contract Documents conflict or inconsistent with any statute, law or regulation of the government of the United ate 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 14.4.3 in its entirety and replace with the following:

In case of such termination for the Owner's conveninge, the contractor shall be entitled to receive payment for Work exercises and the curred by reason of such termination along with reasonable verheat

END OF SUPPLEMENTARY GENERAL CONDITIONS

<u>SECTION 007316 – INSURANCE REQUIREMENTS</u>

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END OF SECTION

<u>SECTION 007346 – WAGE DETERMINATION REQUIREMENTS (DELAWARE PREVAILING</u> WAGE RATES)

STATE OF DELAWARE
DEPARTMENT OF LABOR
DIVISION OF INDUSTRIAL AFFAIRS
OFFICE OF LABOR LAW ENFORCEMENT
PHONE: (302) 761-8200

Mailing Address: 4425 North Market Street 3rd Floor Wilmington, DE 19802

Located at: 4425 North Market Stree 3rd Floor Wilmington, DE 198

PREVAILING WAGES FOR BUILDING CONSTRUCTION EFFECTIVE MARCH 13, 2020

CLASSIFICATION	NEW CASTLE	KENT	sus
ASBESTOS WORKERS	24.35	29.99	43.65
BOILERMAKERS	72.91	79	54.38
BRICKLAYERS	57.94	57	57.94
CARPENTERS	56.46	56.4	44.83
CEMENT FINISHERS	76.91	53.5	23.61
ELECTRICAL LINE WORKERS	48.43	117	31.66
ELECTRICIANS	72.49	.49	72.49
ELEVATOR CONSTRUCTORS		68,69	34.03
GLAZIERS	17.	77.25	60.35
INSULATORS	55°	59.68	59.68
IRON WORKERS	.70	67.70	67.70
LABORERS	30	49.20	49.20
MILLWRIGHTS	76	76.83	61.93
PAINTERS	53.71	53.71	53.71
PILEDRIVERS	79.62	41.92	33.90
PLASTERERS	31.79	31.79	23.56
PLUMBERS/PIPEFITTERS/STEAMFI1	72.05	56.29	62.21
POWER EQUIPMENT OPERATOR	73.29	73.29	73.29
ROOFERS-COMPOSITION	25.58	25.24	23.05
ROOFERS-SHINGLE/SI L/TILE	19.59	23.29	18.32
SHEET METAL WORKER	75.03	75.03	75.03
SOFT FLOOR LE RS	54.59	54.59	54.59
SPRINKLER / YERS	61.83	61.83	61.83
TERRAZZO RBLE LE FNRS	66.75	66.75	66.75
TERRAZZO, TILE STRS	74.02	74.02	74.02
TRUCK DRIVE	32.77	29.22	22.75

RTIFIED: 09/03/2020

ADMINISTRATOR, OFFICE OF LABOR LAW ENFORCEMENT

NOTE: SHESE 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) \sim . 761-8200

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

PROJECT: CN 2013 A Capital SD - Two Interconnected Middle Schools , Kent County

END OF SECTION

<u>SECTION 007313 - ATTACHMENT A - CONSTRUCTION MANAGER GENERAL</u> <u>CONDITIONS</u>

COORDINATION OF THE CONTRACT

- 1. The Construction Manager will provide general coordination of all contracts between the Owner and Contractors, including the functions hereinafter described.
- 2. Coordinator, and in addition, home office executive, technical and clerical sumanagement, communications, documentation, inspection, planning, scheduling establishment and accounting. He will furnish, maintain and operate a temporary field office and lephone
- 3. The Construction Manager will provide support for the Contract s by paiding the following General Condition Construction Items: ceremonies construction work temporary toilets; first aid stations; bulletin board; job signs; temporary fire extinguing rs.
 - Temporary heat provided by Mechanical Contractor is since heat for certain finish trades unless otherwise specifically required by the trade specification. If no way should the contractor misconstrue this item to include weather protection for the ete or masonry.
- 4. The Construction Manager will establish a recent point the benchmark for layout and engineering. Further actual layout and engineering on the site to accomplish this Bid Pac work shall be the responsibility of the Contract.
- 5. The Construction Manager will:
 - (a) Review all charges and by the Contractor, Architect or Owner and make recommend and to the Architect and Owner on the schedule and cost implication and make requests for changes in its opinion required by field conditions progress of the work.
 - (b) Eview e ade acy of each Contractor's personnel and equipment and the availability enecessary materials and supplies. If, in the opinion of the Contraction Manager, a Contractor's personnel or equipment or the pilability of necessary materials and supplies is inadequate, the Contraction Manager shall give written notice to the Contractor specifying such inadequacy. If such inadequacy is not cured within five (5) working days after receipt of such notice, the Construction Manager shall have the right to order the Contractor and all of his subcontractors to stop work until the inadequacy is cured. Such a work stoppage shall not entitle the Contractor or any subcontractors to any extension of the schedule, and the Contractor shall remain responsible for completing its work on time.
 - (c) Establish and maintain a complete onsite library of all Contract Documents, approved shop drawings and approved material samples. Maintain an onsite directory which includes contracts for all sources of materials, labor and services relating to the project, and maintain at the job site a current marked record set of the contract drawings and specifications.
 - (d) Conduct pre-construction conferences with successful bidders. Schedule and conduct job meetings to be attended by the Contractors and representatives of

the Owner to discuss such matters as procedures, progress, problems and scheduling. Distribute minutes of such meetings to all parties.

6. Construction Manager's Daily Inspection Review:

(a) The Construction Manager will make daily review of work. In the event the interpretation of the meaning and intent of the plans and specificate becomes necessary during construction, he will consult with the Architect, request the Architect's interpretation in writing and transmit satisfactory appropriate Contractor. Pending receipt of such interpretation for the Architect, the Construction Manager shall have the right to stop work of the Contractor. These reviews are intended to supplement the applace those inspections that are the responsibility of the Architection his responsibility to the Owner.

7. Construction Manager's Review of Safety Program:

(a) The Construction Manager will review sar or gram as developed by each Contractor. (The Performance of see see sees by the Construction Manager shall not relieve the Contractor of new seeds to the safety of persons or property, and apply see the statutes, rules regulations and orders applicable to the conduction of the safety of persons or property, and apply see the statutes, rules regulations and orders applicable to the conduction of the safety seeds apply the safety of persons or property.

8. Construction Manager – Submittals Frediting Schedule:

(a) The Construct. May will prepare and maintain a separate Submittals Expediting School which schedules construction items requiring submission or Convery, such as: shop drawings preparation, submission of shop twings at ples – color schedules, templates, coordination drawings, uliphed and ixture schedules, manufacturer literature, review and approval of comittal items, fabrication of equipment and products, shipping at delivery.

9. Concaction Man. – Contractor's Progress Payments:

(a) The Construction Manager will review application for each Contractor's Progress Payments for compliance with the value of work accomplished and submit recommendations to the Architect.

0. C struction Manager – Change Orders:

(a) The Construction Manager will review all change order requests and submit recommendations to the Architect.

11. Construction Manager – Expansion of the Construction Schedule:

(a) The Construction Manager will meet with each Contractor who receives an award to expand the construction schedule to include: shop drawings preparation, samples, review and approvals, fabrication, equipment and

product delivery and testing activities. He will monitor schedule periodically to identify slippage. He will recommend to each Contractor corrective action as required to maintain schedule compliance.

- 12. Construction Manager Master Schedule Bar Chart:
 - (a) The Construction Manager will display a Master Schedule Bar Chart in job office showing the duration and location of each activity and a summary bar chart depicting each major construction activity time scaled to a He will also furnish identical information to the Architect and Congr.

RECORD DRAWINGS

All Contractors shall report to the Construction Manager all changes, viations ilditures or deletions related to the contract documents along with dimensional locions of inderground utilities and other items which will be hidden from view in the complete construction. The Construction Manager will maintain a complete set of sepitate cib. The contract documents upon which these items shall be recorded. At complete of the project their record drawings will be turned over to the Owner for his use a wilding naintenance.

COOPERATION OF PRIME CONTRACTORS

In as much as the completion of the building of the prescribed time is dependent very largely upon the close and active cooperation of the see engaged therein, it is, therefore, expressly understood and agreed the sech Contractor will layout and install his work as such time or times and in such manner as consistent with the Master Schedule Bar Chart to permit the carrying forward of the work of of the contractors.

JOB MEETINGS

A meeting shall be conducted by weekly by the Construction Manager for the purpose of coordinating an expecting the ork. It shall be mandatory that each Contractor and/or his Superintender be in attendance. Also, from time to time, the Construction Manager will designate certain accontractors to attend. Additional mandatory meetings may be called by the Construction lanager. Such as weekly progress meetings on Mondays with the onsite Superintendent or their needed to attend for all trades working on the site to discuss job process.

CONTRACTO S PLANT AND PERSONNEL

- 6. Contractor shall provide for his own forces the following as necessary:
 - (a) Job Site Office with telephone.
 - (b) Personnel/Tool Locker.
 - (c) Equipment and Material Storage Facilities.
 - (d) Onsite supervision of personnel and plant acceptable to the Construction Manager. Supervisions shall not be changed during the project duration without approval of the Construction Manager. If required by the

- Construction Manager, the Contractor shall immediately remove any personnel from the project and replace same with approved personnel.
- (e) The Contractor shall provide drinking water in accordance with Public Health requirements.
- (f) Provide any additional temporary lighting as required and protection for hor existing finishes.
- (g) Extension cords and light bulbs.
- (h) The Contractor shall at the completion of his work ve such temporary utilities.
- (i) Pay for all power consumed.

SAFETY

- 17. The Construction Manager will have the right to correct any psafe oject conditions that exist due to the negligence of any Contractor and may bluce of attractor's payments in the amount required to make necessary safe project and the Construction Manager has the responsibility or any fety requirements that are specifically that of the Contractor.
- 17.1 Prime Contractor acknowledges that it is solely h sible for the health and safety of its employees, agents, subcontractors, another persons on the adjacent to the Work Site. Prime contractor agrees that it shall be table for any violation of any law, regulation, statue or ordinance applicable to Prime transports. The Prime Contractor shall be liable to the or all loss, cost and expense attributable to any act or Owner and Construction Manage vone acting on its behalf, including but not limited to omission by the Prime Q any fines, penalties of levied against the Owner and/or Construction Manager, ssessm and agrees that any h amou may be deducted from any payment due to the Prime Contractor.
- 18. The Carpent progeneral Work Contract will provide and install temporary safety rails for guarding any fix and wall openings during construction.

SCHEDU

19. If the piect progresses well and the project is ahead of schedule, the Contractor must take this point ato consideration. At no time shall a Contractor use the Schedule Advancement as ason for not completing work.

ONST CTION MANAGER'S AUTHORITY REGARDING CLEANUP

- 20. The site and all portions of the work in progress shall be cleaned up daily.
- In the event that any contractor fails to properly do his cleanup work during the construction period (as noted in subparagraph 4.15.1), the Construction Manager shall, after giving the contractor a 48 hour written notice, hire a clean up crew to do the necessary cleanup and then back-charge the contractor for doing this cleanup work. Note that when performing his required cleanup, the contractor shall deposit all debris at a place designated by the

Construction Manager, or remove debris from the site. No burning will be permitted on this site.

22. The contractor shall furnish, at the construction manager's discretion, one (1) man for two (2) hours per week to police the construction site clean up of miscellaneous debris.

END CM GENERAL CONDITIONS

SECTION 00 81 13

GENERAL REQUIREMENTS

TABLE OF ARTICLES

- 1. GENERAL PROVISIONS
- 2. OWNER
- 3. CONTRACTOR
- 4. ADMINISTRATION OF THE CONTRACT
- 5. SUBCONTRACTORS
- 6. CONSTRUCTION BY OWNER OR BY SEPARATE COL. ACL AS
- 7. CHANGES IN THE WORK
- 8. TIME
- 9. PAYMENTS AND COMPLETIC
- 10. PROTECTION OF PERSONS AN ROPERTY
- 11. INSURANCE AND B ADS
- 12. UNCOVERING AND CORRECTION OF WORK
- 13. MISCELLA PROVISIONS
- 14. TEP ANATION C SUSPENSION OF THE CONTRACT

1.1 CONTRACT DOCUMENTS

- 1.1.1 The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work by the Contractor. The Contract Documents 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 Contractor Documents and reasonably inferable from them as being necessary to produce the intender results.
- Work including material purchases shall not begin until the Contractor is bonafide State of Delaware Purchase Order. Any work performed or material purchase order is done at the Contractor's own k and ost.

1.2 EQUALITY OF EMPLOYMENT OPPORTUNITY ON PUBLIC WOR

- 1.2.1 For Public Works Projects financed in whole or in part by tate a propriation the Contractor agrees that during the performance of this co
 - 1. any e bloyee or applicant for The Contractor will not discriminate again employment because of race, creed, sea plor, vier rientation, gender identity or national origin. The Contractor wh ake sitive steps to ensure that applicants are employed and an inployed are treated during employment without regard to their race, ed, s sexual orientation, gender identity or nclud national origin. Such action s. but not be limited to, the following: employment, upgrading, demoti transfer; recruitment or recruitment advertising; layoff or ermination; rates of pay or other forms of compensation: and selection for rain g, including apprenticeship. The Contractor agrees to post in const your clases available to employees and applicants for o be provided by the contracting agency setting forth this employment notice nondisc
 - 2. The Cutractory I, in all solicitations or advertisements for employees placed or cubehalf I the Contractor, state that all qualified applicants will receive considerance for employment without regard to race, creed, sex, color, sexual praction, gender identity or national origin."

ARTICLE 2 OWNER

(NO ADDITIONAL GENERAL REQUIREMENTS – SEE SUPPLEMENTARY ENERAL CONDITIONS)

ARTICL 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 a attention. The Contractor shall be solely responsible for and have control over construct means, methods, techniques, sequences and procedures and for coordinating all poor one the Work under the Contract, unless the Contract Documents give other sp. if instructions.
- 3.5 The Contractor shall enforce strict discipline and good order among a Contractor's employees and other persons carrying out the Contract. The Contractor's not permit employment of unfit persons or persons not skilled in tasks assign a to be
- The Contractor warrants to the Owner that materials and equipment furnified will be new and of good quality, unless otherwise permitted, and the contract recommendation of conforming to these requirements, including substitutions not properly approved, may be considered defective. If required by the Owner, the Contractor shall furnified to the kind and quality of materials and equipment provided.
- 3.7 Unless otherwise provided, the Congretor and y all sales, consumer, use and other similar taxes, and shall secure and pay a quire permits, fees, licenses, and inspections necessary for proper execution of the Work
- The Contractor shall core by a hand give notices required by laws, ordinances, rules, regulations, and lawful ders authorities bearing on performance of the Work. The Contractor shall properly noting the Owner if the Drawings and Specifications are observed to be at the with.
- The Contract shall be esponsible to the Owner for the acts and omissions of the Contract s en vees abcontractors and their agents and employees, and other persons perfecting rections are Work under contract with the Contractor.
- The Contractor shall keep the premises and surrounding area free from accumulation of waste materals or rubbish caused by operations under the Contract. At completion of the Work the Contractor shall remove from and about the Project all waste materials, rubbish, the Contractor's tools, construction equipment, machinery and surplus materials. The antractor shall be responsible for returning all damaged areas to their original conditions.

.11 STATE LICENSE AND TAX REQUIREMENTS

Each Contractor and Subcontractor shall be licensed to do business in the State of Delaware and shall pay all fees and taxes due under State laws. In conformance with Section 2503, Chapter 25, Title 30, <u>Delaware Code</u>, "the Contractor shall furnish the Delaware Department of Finance within ten (10) days after entering into any contract with a contractor or subcontractor not a resident of this State, a statement of total value of such contract or contracts together with the names and addresses of the contracting parties."

- 3.12 The Contractor shall comply with all requirements set forth in Section 6962, Chapter 69, Title 29 of the Delaware Code.
- During the contract Work, the Contractor and each Subcontractor, shall implement an Employee Drug Testing Program in accordance with OMB Regulation 4104 "Regulations for the Drug Testing of Contractor and Subcontractor Employees Worki on "Large Public Works Projects". "Large Public Works" is based upon the curr threshold required for bidding Public Works as set by the Purchasing and Contraction Advisory Council.

ARTICLE 4: ADMINISTRATION OF THE CONTRACT

- 4.1 CONTRACT SURETY
- 4.1.1 PERFORMANCE BOND AND LABOR AND MATERIAL YMENT OND
- 4.1.2 All bonds will be required as follows unless specifical dentate in the Bidding Documents.
- 4.1.3 Contents of Performance Bonds – The bond share be in in approved by the Office of Management and Budget. The bond shall be co tions upon the faithful compliance and performance by the successful bid to each a every term and condition of the contract and the proposal, plans, specification, d bid documents thereof. Each term in the anner prescribed by the Contract, Bid and condition shall be met at the time documents and the specifications, inches 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 successful labor and materiel. (The bond shall also contain the successful bidder's guest tee demnify and save harmless the State and the agency from all costs, damages expenses growing out of or by reason of the Contract in accordance with
- 4.1.4 Invoking a Petermance and The agency may, when it considers that the interest of the State to require a care judgement to be confessed upon the bond.
- With way (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 qual to the full amount of the Contract price to guarantee the faithful performance of all terms, covenants and conditions of the same. The bonds are to be issued by an acceptable Bonding Company licensed to do business in the State of Delaware and all be issued in duplicate.
- Performance and Payment Bonds shall be maintained in full force (warranty bond) for a period of two (2) years after the date of the Certificate for Final Payment. The Performance Bond shall guarantee the satisfactory completion of the Project and that the Contractor will make good any faults or defects in his work which may develop during the period of said guarantees as a result of improper or defective workmanship, material or apparatus, whether furnished by themselves or their Sub-Contractors. The Payment Bond shall guarantee that the Contractor shall pay in full all persons, firms or corporations who furnish labor or material or both labor and material for, or on account of, the work included herein. The bonds shall be paid for by this Contractor. The Owner shall have the right to demand that the proof parties signing the bonds are duly authorized to do so.

4.2 FAILURE TO COMPLY WITH CONTRACT

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

4.3 CONTRACT INSURANCE AND CONTRACT LIABILITY

- In addition to the bond requirements stated in the current each successful Bidder shall purchase adequate insurance for the aformant of the Contract and, by submission of a Bid, agrees to indemnify and save trailess of the defend all legal or equitable actions brought against the State, and general off or and/or employee of the State, for and from all claims of liability which is may be the result of the successful Bidder's actions during the performance of the Contract.
- 4.3.2 arance or the involvement of the successful The purchase or nonpurchase of such Bidder in any legal or equitable defense vaction brought against the successful Bidder based upon work performed pursuant to the Contract will not waive any defense which the State, its ager so all their respective officers, employees and agents might specifically including the defense of sovereign otherwise have again, such immunity, where applicat and by the terms of this section, the State and all agencies, officers and emr here shall not be financially responsible for the consequences of work perfored, purs nt to said contract.

4.4 RIGHT JAUTRE RDS

- 4.4.1 The shall have the right to audit the books and records of a Contractor or any Subconstor under any Contract or Subcontract to the extent that the books and records relate to the erformance of the Contract or Subcontract.
- 4.4.2 Said books and records shall be maintained by the Contractor for a period of seven (7) ars 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.

\RTICL\ : SUBCONTRACTORS

5.1 SUBCONTRACTING REQUIREMENTS

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

required) of the subcontractor whose services the Bidder intends to use in performing the Work and providing the material for such Subcontractor category.

- 2. A Bid will not be accepted nor will an award of any Contract be made to a Bidder which, as the Prime Contractor, has listed itself as the Subcontractor or frany Subcontractor unless:
 - A. It has been established to the satisfaction of the awarding ency in the Bidder has customarily performed the specially work is such Subcontractor category by artisans regularly employed by the Buder's firm:
 - B. That the Bidder is duly licensed by the State to gage such specialty work, if the State requires licenses; ar
 - C. That the Bidder is recognized the it ustry as a bona fide Subcontractor or Contractor has been been subcontractor category.
- The decision of the awarding Age as ther a Bidder who list itself as the Subcontractor for a Subcontractor cate shall be final and binding upon all Bidders, and no action of any nature shall lie aga they awarding agency or its employees or officers because of its decision in this regard.
- 5.1.3 After such a Contract as by a swarded, the successful Bidder shall not substitute another Subcontractor for Subcontractor whose name was set forth in the statement which accompany Bid bout the written consent of the awarding Agency.
- No Agency sell conservation of Subcontractors unless the Agency is satisfied at the Subcontractor whose name is on the Bidders accompanying statement:
 - A. If inqualified to perform the work required;
 - B. Ha ailed to execute a timely reasonable Subcontract;
 - C. Has defaulted in the performance on the portion of the work covered by the Subcontract; or
 - D. Is no longer engaged in such business.
 - Should a Bidder be awarded a contract, such successful Bidder shall provide to the agency the taxpayer identification license numbers of such subcontractors. Such numbers shall be provided on the later of the date on which such subcontractor is required to be identified or the time the contract is executed. The successful Bidder shall provide to the agency to which it is contracting, within 30 days of entering into such public works contract, copies of all Delaware Business licenses of subcontractors and/or independent contractors that will perform work for such public works contract. However, if a subcontractor or independent contractor is hired or contracted more than 20 days after the Bidder entered the

public works contract the Delaware Business license of such subcontractor or independent contractor shall be provided to the agency within 10 days of being contracted or hired.

5.1.6 The Contractor may employ additional Subcontractors on the jobsite only after submitting a copy of the Subcontractor's Employee Drug Testing Program to the Own for approval. A Contractor or Subcontractor shall not commence work until the Own has concluded its review and determined that the submitted Employee Drug Pestin Program complies with OMB Regulation 4104.

5.2 PENALTY FOR SUBSTITUTION OF SUBCONTRACTORS

5.2.1 Should the Contractor fail to utilize any or all of the Subcontra rs in the ontractor's Bid statement in the performance of the Work on the public bidding he Conractor shall be penalized in the amount of (project specific amount* Agu nay determine to deduct payments of the penalty from the Contractor nave the noun, paid directly to the Agency. Any penalty amount assessed against the Connector m be remitted or refunded, in whole or in part, by the Agency awarding to Conta o' if it is established to the satisfaction of the Agency that the Subcontractor h restre has defaulted or is no longer engaged in such business. No claim for the mission or refund of any penalty shall be granted unless an application is filed thir ar after the liability of the successful Bidder accrues. All penalty amount and not refunded or remitted to the sessed contractor shall be reverted to the State.

*one (1) percent of contract amount not to exceed \$10,000

5.3 ASBESTOS ABATEMEN

5.3.1 The selection any Co factor to perform asbestos abatement for State-funded projects shall be approped by the Office of Management and Budget, Division of Facilities Management property and to mapter 78 of Title 16.

5.4 STA OS OF CONSTRUCTION FOR THE PROTECTION OF THE PHYSIC LY HANDICAPPED

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

ONTRACT 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

- The Owner, without invalidating the Contract, may order changes in the Work Sixung Additions, Deletions, Modifications or Substitutions, with the Contract and contract completion date being adjusted accordingly. Such changes in the Work shall authorized by written Change Order signed by the Professional, as the day authorized gent, the Contractor and the Owner.
- 7.2 The Contract Sum and Contract Completion Date shall be seed to be a fully executed Change Order.
- 7.3 The additional cost, or credit to the Owner result from the ge in the Work shall be by mutual agreement of the Owner, Contractor and a Arch et. In all cases, this cost or credit shall be based on the 'DPE' age require and the "invoice price" of the materials/equipment needed.
- 7.3.1 "DPE" shall be defined to mean "direct or anel expense". Direct payroll expense includes prevailing wage rate plus a maximum multiplier of 1.35 times DPE. For example, if the prevailing wage rate is \$50/hour, the DPE would be \$67.50/hour (50 x 1.35).
- 7.3.2 "Invoice price" of the last comment shall be defined to mean the actual cost of materials and/or equipment that is aid by the Contractor, (or subcontractor), to a material distributor, direct factory endor, stee, material provider, or equipment leasing entity. Rates for equipment that lease and/or owned by the Contractor or subcontractor(s) shall not excert those listed in the latest version of the "Means Building Construction Cost Data" publication.
- 7.3.3 In addition the above, the General Contractor is allowed a fifteen percent (15%) markup for overhead and profit for additional work performed by the General Contractor's own forces. For additional subcontractor work, the Subcontractor is lowed a fifteen (15) percent overhead and profit on change order work above and be yound the direct costs stated previously. To this amount, the General Contractor will be allowed a mark-up not exceeding seven and one half percent (7.5%) on the subcontractors work. These mark-ups shall include all costs including, but not limited to: overhead, profit, bonds, insurance, supervision, etc. No markup is permitted on the work of the subcontractors subcontractor. No additional costs shall be allowed for changes related to the Contractor's onsite superintendent/staff, or project manager, unless a change in the work changes the project duration and is identified by the CPM schedule. There will be no other costs associated with the change order.

ARTICLE 8: TIME

- 8.1 Time limits, if any, are as stated in the Project Manual. By executing the Agreement, the Contractor confirms that the stipulated limits are reasonable, and that the Work will be completed within the anticipated time frame.
- 8.2 If progress of the Work is delayed at any time by changes ordered by the Owner, by lab disputes, fire, unusual delay in deliveries, abnormal adverse weather condition unavoidable casualties or other causes beyond the Contractor's control, the Contractor's shall be extended for such reasonable time as the Owner may determine.
- Any extension of time beyond the date fixed for completion of the consection acceptance of any part of the Work called for by the Contract, or the supart of the building by the Owner, in whole or in part, previous to the completic schall be a smed a waiver by the Owner of his right to annul or terminate the Contract of the responsition by.

8.4 SUSPENSION AND DEBARMENT

- Per Section 6962(d)(14), Title 29, Delaware Code, "A Contra or who fails to perform a public works contract or complete a public rks pried within the time schedule established by the Agency in the Invitation To may be subject to Suspension or Debarment for one or more of the following leason. (a) failure to supply the adequate labor supply ratio for the project; b) is equal in cial resources; or, c) poor performance on the Project."
- "Upon such failure for any of the above stated reasons, the Agency that contracted for 8.4.2 the public works project hay etition the Director of the Office of Management and Budget for Suspension Deb of the Contractor. The Agency shall send a copy of the petition to the Contract within circe (3) working days of filing with the Director. If the Director cor hat i. petition has merit, the Director shall schedule and hold a hearing to det nine where to suspend the Contractor, debar the Contractor or deny the Agency : all have the burden of proving, by a preponderance of the Corrector failed to perform or complete the public works project petition. Th evidenc that with the time schedule established by the Agency and failed to do so for one or more of or ag reasons: a) failure to supply the adequate labor supply ratio for the project, inadequate financial resources; or, c) poor performance on the project. Upon a finding how or of the Agency, the Director may suspend a Contractor from Bidding on any project funded, in whole or in part, with public funds for up to 1 year for a first offense, up to 3 years for a second offense and permanently debar the Contractor for a ird 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."

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 punchlist. A punchlist will only be prepared upon the mutual agreement of the Owner, Architect and Contractor. Once the punchlist is prepared, all three parties will by mutual agreement, establish a schedule for its completion. Should completion of the punchlist be delayed beyond the established date due to the Contractor's failure to meet their responsibilities the Agency may hold permanently, at its discretion, all or part of the Contractor retainage.

ARTICLE 9: PAYMENTS AND COMPLETION

9.1 APPLICATION FOR PAYMENT

- 9.1.1 Applications for payment shall be made upon AIA Document C 22. The way be a five percent (5%) retainage on all Contractor's monthly invoices up complete of the project. This retainage may become payable upon receipt of all requires above documentation, provided all other requirements of the Contract Documentation, bee.
- 9.1.2 A date will be fixed for the taking of the monthly account of work done. Upon receipt of Contractor's itemized application for payment, so apply for all be audited, modified, if found necessary, and approved for the amount. Start so a be submitted to the Owner.
- 9.1.3 Section 6516, Title 29 of the <u>Delawa Code</u> ... ized interest is not to exceed 12% per annum beginning thirty (30) days after prese ment" (as opposed to the date) of the invoice.

9.2 PARTIAL PAYMENTS

- 9.2.1 Any public works Contract eccuted by any Agency may provide for partial payments at the option of the with spect to materials placed along or upon the sites or stored at secured lock ons, who are suitable for use in the performance of the contract.
- 9.2.2 When a prove by the gency, partial payment may include the values of tested and accessole raterial, of a nonperishable or noncontaminative nature which have been product a furnished for incorporation as a permanent part of the work yet to be complete provided acceptable provisions have been made for storage.
- 9.2.2.1 Any allowance made for materials on hand will not exceed the delivered cost of the materials as verified by invoices furnished by the Contractor, nor will it exceed the ntract bid price for the material complete in place.
- If requested by the Agency, receipted bills from all Contractors, Subcontractors, and material, men, etc., for the previous payment must accompany each application for payment. Following such a request, no payment will be made until these receipted bills have been received by the Owner.

...3 SUBSTANTIAL COMPLETION

9.3.1 When the building has been made suitable for occupancy, but still requires small items of miscellaneous work, the Owner will determine the date when the project has been substantially completed.

- 9.3.2 If, after the Work has been substantially completed, full completion thereof is 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 waiver of claims.
- 9.3.3 On projects where commissioning is included, the commissioning work as define in the specifications must be complete prior to the issuance of substantial completion.

9.4 FINAL PAYMENT

- 9.4.1 Final payment, including the five percent (5%) retainage if determine tapprente, stall be made within thirty (30) days after the Work is fully complete and Conact fully performed and provided that the Contractor has submit the following closeout documentation (in addition to any other documentation required to where in the Contract Documents):
- 9.4.1.1 Evidence satisfactory to the Owner that all payrolls, terial bit, 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 Mainten ce M
- 9.4.1.6 Instruction Many
- 9.4.1.7 Consent of Su y to final syment.
- 9.4.1.8 The vner r serves are right to retain payments, or parts thereof, for its protection until the foregoing conditions have been complied with, defective work corrected and all unsatistic ry conditions remedied.

ARTICLY: PROTECTION OF PERSONS AND PROPERTY

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

- As required in the Hazardous Chemical Information Act of June 198 supplying any materials that may be defined as hazardous, must provide May fall Sared Data Sheets for those products. Any chemical product should be consider hazardous if it has a warning caution on the label relating to a potential physical or health transport arity, it is known to be present in the work place, and if employees may be expected under normal conditions or in any foreseeable emergency situation. Material affects Data Sheets must be provided directly to the Owner along with the shipping slips that a roughly be products.
- The Contractor shall certify to the Owner that material incorported into the Work are free of all asbestos. This certification may be in the an of M erial Safety Data Sheet (MSDS) provided by the product manufacturer the terms 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 Unemployment Insurance, etc. The Contractor shall are such insurance coverage as they desire on their own property such as a field are, orage sheds or other structures erected upon the project site that belong to the and are being own use. The Subcontractors involved with this project shall carry whatever a surance protection they consider necessary to cover the loss of any of their personner.
- Upon being a reded the entract, the Contractor shall obtain a minimum of two (2) copies of all resurred everage certificates called for herein, and submit one (1) copy of each certificate, to the Council, within 20 days of contract award.
- Bodily ary Liability and Property Damage Liability Insurance shall, in addition to the coverage and added herein, include coverage for injury to or destruction of any property arising out of the collapse of or structural injury to any building or structure due to demolition work and evidence of these coverages shall be filed with and approved by the vner.
- The Contractor's Property Damage Liability Insurance shall, in addition to the coverage noted herein, include coverage on all real and personal property in their care, custody and control damaged in any way by the Contractor or their Subcontractors during the entire construction period on this project.
- 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, that the Contractor and their Subcontractors shall be responsible for insuring building materials (installed and stored)

and their tools and equipment whenever in use on the project, against fire damage, theft, vandalism, etc.

11.6 Certificates 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 contra 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 rson
	\$1,000,000	h oc ice
	\$1,000,000	aggreg
Property Damage	\$500,000	e ^o l'occurrence

\$1,000,000 ag_cgate

11.7.2 <u>Contractor's Protective Liability Insur</u>

Minimum coverage to be:

Bodily Injury	500,000	for each person
	000.000	for each occurrence
	\$1,000,000	aggregate
Property I mage	\$500,000	for each occurrence
	\$500,000	aggregate

11.7.3 Auto spile jabin, insurance

Minima overage to be:

Bodily Injury	\$1,000,000	for each person
	\$1,000,000	for each occurrence
Property Damage	\$500,000	per accident

- Prime Contractor's and Subcontractors' policies shall include contingent and contractual liability coverage in the same minimum amounts as 11.7.1 above.
- 11.7... Workmen's Compensation (including Employer's Liability):
- 1.7.5.1 Minimum Limit on employer's liability to be as required by law.
- 11.7.5.2 Minimum Limit for all employees working at one site.

11.7.6 Certificates of Insurance must be filed with the Owner <u>guaranteeing</u> fifteen (15) days prior notice of cancellation, non-renewal, or any change in coverages and limits of liability shown as included on certificates.

11.7.7 <u>Social Security Liability</u>

- With respect to all persons at any time employed by or on the payroll of the Control tor performing any work for or on their behalf, or in connection with or arising out the Contractor's business, the Contractor shall accept full and exclusive light payment of any and all contributions or taxes or unemployment insurance or one agreeinement benefits, pensions or annuities now or hereafter imposed by the Government of the United States and the State or political subdivision thereof the bether escape be measured by wages, salaries or other remuneration paid to such response there e.
- Upon request, the Contractor shall furnish Owner such in pation on payrolls or employment records as may be necessary to enable it to the law imposing the aforesaid contributions or taxes.
- If the Owner is required by law to and does pay and the aforesaid contributions or taxes, the Contractor shall forthwith reimburse. Own for the entire amount so paid by the Owner.

ARTICLE 12: UNCOVERING AND CORRECTION ORY

- The Contractor shall promptly correct Work is jected by the Owner or failing to conform to the requirements of the Courac Documents, whether observed before or after Substantial Completion and whether or professionated, installed or completed, and shall correct any Work found to be not incoordance with the requirements of the Contract Documents within a period pears, om the date of Substantial Completion, or by terms of an applicable spend warrance required by the Contract Documents. The provisions of this Article apply work dorn by Subcontractors as well as to Work done by direct employees of the Contract
- At a principle during the progress of the work, or in any case where the nature of the defects shall be ach that it is not expedient to have them corrected, the Owner, at their option, shall have 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.

13: M. CELLANEOUS PROVISIONS

3.1 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
- 13.2.1 All dimensions shown 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 LABORATORY TESTS

- Any specified laboratory tests of material and finished articles to be incorporated in work shall be made by bureaus, laboratories or agencies approved by the Owner and of such tests shall be submitted to the Owner. The cost of the testing shall be paid by the Contractor.
- 13.3.2 The Contractor shall furnish all sample materials required for these tests. I shall eliver same without charge to the testing laboratory or other designated across we and where directed by the Owner.

13.4 ARCHAEOLOGICAL EVIDENCE

Whenever, in the course of construction, any archaeous gical evaluace is encountered on the surface or below the surface of the ground, the Contract shall be lifty the authorities of the State Historic Preservation Office and suspend work in a common diate area for a reasonable time to permit those authorities, or persons design of by term, to examine the area and ensure the proper removal of the archaeous levice of for suitable preservation by the Division of Historical and Cultural Africs.

13.5 GLASS REPLACEMENT AND CLEANIN

13.5.1 The General Contractor s' a respective without expense to the Owner all glass broken during the construction of the logical conditions warrant, at completion of the job the General Contractor shall he all glass cleaned and polished.

13.6 WARRANTY

For a proof of the 2(2) cars from the date of substantial completion, as evidenced by the date crinal scepture of the work, the contractor warrants that work performed under this contractor informs to the contract requirements and is free of any defect of equipment, material workmanship performed by the contractor or any of his subcontractors or suppliers. wever, 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 this warranty shall be included in the Contractor's Performance Bond.

ARTICL 4: TERMINATION OF CONTRACT

If the Contractor defaults or persistently fails or neglects to carry out 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 possession 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 finishing the Work exceed any unpaid compensation due the Contractor, the Contractor shall pay the difference to the Owner.

14.2

"If the continuation of this Agreement is contingent upon the appropriation of adequate state, or federal funds, this Agreement may be 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 the parties of such non-appropriation. All payment obligations of the Owner will caupon the date of termination. Notwithstanding the foregoing, the Owner agree that will use its best efforts to obtain approval of necessary funds to continue the Agree and by taking appropriate action to request adequate funds to continue the Agree."

END OF SECTION 00 81 13

EMPLOYEE DRUG TESTING REPORT FORM Period Ending:_____

4104 Regulations for the Drug Testing of Contractor and Subcontractor Employees Working Large Public Works Projects requires that Contractors and Subcontractors who work on Lar Public Works Contracts funded all or in part with public funds submit Testing Report F has the Owner no less than quarterly.

Project Number:	
Project Name:	
Contractor/Subcontractor Name:	
Contractor/Subcontractor Address:	
Number of employees who worked or	n the jobsite trine port period:
Number of employees subject to rand	om testing during 's eport period:
Number of Negative Results	Number of Positive Results
Action taken on employee(s) in respo	ns a failed or positive random test:
Authorized Pepresentation of Contract	rtor/Subcontractor
Authorized spresentati of Contrac	(typed or printed)
Authorized R. sentative of Contrac	etor/Subcontractor:
Date:	(signature)

EMPLOYEE DRUG TESTING REPORT OF POSITIVE RESULTS

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

Project Number:	
Project Name:	
Contractor/Subcontractor Name:	
Contractor/Subcontractor Address:	
Name of employee with positive test	result:
Last 4 digits of employee SSN:	
Date test results received:	
Action taken on employee in response	en positive test result:
Authorized Representate of Contract	etor/Subcontractor:
	(typed or printed)
Author ecopresentative of Contract	
Date:	(signature)

This form shall be sent by mail to the Owner within 24 hours of receipt of test results.

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

SECTION 009300 - RECORD CLARIFICATIONS AND PROPOSALS

The information described herein is believed to be accurate and representative, but no guarantee can be made that actual conditions encountered during construction will not vary or be changed.

1. SURVEY:

These property surveys are included in the drawings as reference information.

Survey and their interpretation are to serve as the Contractor's basis in bidding excavation practice requirements and other site related work. Contractors shall field verify all existing and immediately report any discrepancies to the Owner's representative. Remove of unsubjections, if any, will be done under the direction of the Owner's Soils Engineer Consultant.

2. CADD FILES

Electronic Media (CADD files) drawings will be provided for cont. For ence subject to the terms and conditions outlined in Tetra Tech's "Release Form for Electron File in action 013301.

Upon request contractor shall sign a release form provide by the hitect and payment of \$200 processing fee for each consultant drawings request.

CADD files shall be provided for use as background pla. Contractors shall be responsible verifications of all dimensions and revision Contractor shall not copy or reproduce details, elevations, sections, schedules or other similar data.

Electronic Media (CADD files) drawin, all be provided for contractors' reference subject to the terms and conditions outlined in Tetra Tollowse Form for Electronic Files".

3. WAGE DETERMINATION

Wage Rates and F roll Pepo. Contractors shall comply with all requirements of the State of Delaware regard was rates and payroll reporting. These requirements include, but are not limited to, the following:

- a Wage Rates: The wage rates that shall be used for this project are attached to this Section. This le of wages shall be posted in a prominent and easily accessible location on the job site. All energyees shall be paid directly upon the site of the work, not less often than once a week.
 - **Payroll Reporting**: Per Section 6912 of Title 29, payroll information shall be reported weekly to the Owner (refer to Section 01311 "Schedules and Reports"). Contractors shall retain copies Payroll Reports for inspection upon request by Delaware Department of Labor.

END OF SECTION

HILLIS-CARNES

1277 McD Drive
Dover, Delaware 19901
Local 302-744-98
Fax 302-744-9
Toll Free 888-88 213-8

Capital School District Elementary Schools
Geotechnical Engineering Report
Project No. D20042

Capital School L trict Office

S C nmerce Way

L 'er are 19904

Atta ion: Gina Sheets

Prepared By:
Hillis-Carnes Engineering Associates, Inc.
1277 McD Drive
Dover, Delaware 19901

June 30, 2020

ENCINE ING ASSOCIA

HILLIS-CARNES

June 30, 2020

Capital School District
District Office
198 Commerce Way
Dover, Delaware 19904
Attention: Gina Sheets

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Dover, Delaware 19901
Local 302-744-98
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beea

Reference: Capital School District Elementary Schools

Geotechnical Engineering Study Report

Dover, Delaware

HCEA Project No. D20042

Dear Ms. Sheets:

Hillis-Carnes Engineering Associates, Inc. CE pleased to submit this report concerning the subsurface exploration and se quer geotechnical evaluation for the proposed Capital School District Middle Schools le train Dover, Delaware.

We wish to advise you that the boring samples will be stored at our Dover, Delaware office for a period of 30 days from the unit term. Should you wish that the samples be stored for a longer period of time or a delivered to you or another party, please advise us in writing prior to the end of the samples will be discarded at the end of the 30-day storage period

HCEA appreciates aving now opportunity to provide geotechnical services and will remain available of the consultation during the various design stages. Should there be any questions containing the contents of the report, the requirement of additional consultation design, in section or testing services, please contact the Dover HCEA office.

Very truly you

CARNES ENGINEERING ASSOCIATES, INC.

Jeremy M. Boehm, P.E.

Branch Manager

Fernando Garcia, P.E., D.GE.

Reviewing Engineer

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GEOTECHNICAL ENGINEERING STUDY CAPITAL SCHOOL DISTRICT MIDDLE SCHOOLS DOVER, DELAWARE HCEA PROJECT NO. D20042

1.0 PURPOSE AND SCOPE

The purpose of this study was to determine the general subsurface conditions locations and to evaluate those conditions with respect to the concept and sign of the proposed Capital School District Middle Schools in Dover, Delaware.

HCEA developed the evaluations and recommendations presente in this por from an analysis of project characteristics and an interpretation of the general absurface conditions at the site based on the boring information. The stratification is included on the boring logs represent the approximate boundaries between soil to be a line to transitions may be gradual. Such variations can best be evaluated during contraction and any minor design changes can be made at that time.

An evaluation of the site with respect to prential construction problems and recommendations dealing with the earthwork and it presion during construction are also included. Such an inspection is considered necessary to verify the subsurface conditions and to verify that the soils-related construction phases are performed properly.

The Appendix contains a summary of the leld work on which this report is based.

2.0 PROJECT CHARACT AND S

The project site is located. Dove Delaware. Specifically, it is on the former location of Dover High School at the Patrick Lyn Drive. Refer to the Project Location Map (Figure 1) in the Appindix for the approximate project vicinity. At the time of this subsurface exploration, the site is public park with parking and athletic fields remaining from the former high suppole.

The poor of construction includes a 230,000 square foot building (150,000 square feet on the first cor) housing two interconnected middle schools. The proposed school will occupy approximately the same footprint as the former high school. The main building will generally consist of a first-floor slab-on-grade, composite structural steel ramed econd floor, and open web steel roof joists bearing on steel girders. Exterior and primarily be cold-formed stud back-up with a brick veneer. A shallow spread footing foundation system with no basement is anticipated.

The project also includes a field house and maintenance buildings, which may be pole buildings, pre-engineered metal buildings, or conventionally framed wood buildings.

Anticipated maximum loads are 4 kips/ft for walls and 110 kips for columns. Based on the nature of the project, we have assumed a maximum tolerable settlement of 1-inch total and ½-inch differential.

If any of the project characteristics, structural types or other design criteria differ from those outlined above, our office should be contacted for a re-evaluation of the site.

3.0 FIELD EXPLORATION

In order to gain information as to the properties of the existing in-situ sperformed Standard Penetration Test (SPT) borings and hand auger sings HCEA performed the following:

- Two (2) SPT borings to depths of 40 feet below existing grass in the pain building area (B-1 and B-10);
- Eight (8) CPT soundings to depths of 36 to 40 feet (52.00-9),
- Two (2) SPT borings to depths of 20 feet in proper d outbuting areas (B-12 and B-16);
- Four (4) CPT soundings to depths of 20 feet in poos authoriting areas (B-11, B-13, B-15, and B-17.
- Six (6) SPT borings to depths of 6 feet production disperse din disperse disperse disperse disperse disperse disperse disperse
- And four (4) SPT borings to depths of 1 posed stormwater management areas (I-1 to I-4).

In addition, a composite bulk sample was collected from the locations labeled S-1 through S-6. The composite sample was use for California Bearing Ratio testing. Weather conditions were dry with air temperatures or o0 to 90 degress.

The borings and sounding were professed on May 20 and 26, 2020. The approximate boring locations are show on the pring Location Plan (Figure 2) in the *Appendix* of this report.

The Cone Penetral. Test (CPT) is an in-situ testing method used to determine the geotechnical engines of properties of soils and delineating soil stratigraphy. It was initially delineating to eloped in the 1950s at the Laboratory for Soil Mechanics in Denmark in order to involve the soft soils. Based on this history it has also been called the "Dutch cone test". Today, the CPT is one of the most used and accepted in-situ test methods for soil in the salton worldwide.

The CP test method consists of pushing an instrumented cone tip first into the ground a controlled rate (usually 2 centimeters/second). The resolution of the CPT in deimeating stratigraphic layers is related to the size of the cone tip, with typical cone tips a cross-sectional area of either 10 or 15 cm², corresponding to diameters of 3.6 and 4.4 cm. HCEA uses a 10 cm² cross-sectional area cone.

The early applications of CPT mainly determined the soil geotechnical property of bearing capacity. The original cone penetrometers involved simple mechanical measurements of the total penetration resistance to pushing a tool with a conical tip into the soil. Different methods were employed to separate the total measured resistance into components generated by the conical tip (the "tip friction") and friction generated by the rod string. A

Page No. 3 HCEA Project No. D20042

friction sleeve was added to quantify this component of the friction and aid in determining soil cohesive strength in the 1960s (Begemann, 1965). Electronic measurements began in 1948 and improved further in the early 1970s (de Reister, 1971).

Most modern electronic CPT cones now also employ a pressure transducer with a filt to gather pore water pressure data. The filter is usually located on the cone tip (the scalled U1 position), immediately behind the cone tip (the most common U2 pos. n-HCEA cone) or behind the friction sleeve (U3 position). Pore water pressure data a sed determining stratigraphy and is primarily used to correct tip friction value effects. CPT testing which also gathers this 10 cm², piezometer data a salle CPTU testing. CPT and CPTU testing equipment generally advances the cone us. Thy culic rams mounted on either a heavily ballasted vehicle or using scream and its as a counter-force.

CPT for geotechnical applications was standardized in 19° ... AS and is currently covered by ASTM Standard D 3441 (ASTM, 2004). Later A TM Standards have addressed the use of CPT for various environment site naracterization and groundwater monitoring activities. Particularly for geotechnical investigations, CPT is gaining popularity compared to standard penetration testion as a method of geotechnical soil investigation by its increased accuracy, smedical deployment and reduced cost over other soil testing methods. Diagrams illustration the Consentration Test are enclosed as Figures 3 and 4 in the Appendix of this report

HCEA advanced the SPT borings with allow-stem augers and sampled at intervals of 5 feet or less. Samples were taken by arrivir a 1-3/8 inch I.D. (2-inch O.D.) split-spoon sampler in accordance with ASTM D-1586 separate is. The sampler was first seated 6 inches to penetrate any loose cuttings to the was driven an additional foot with blows of a 140-pound hammer falling 30 ir mes, in parting 350 foot-pounds of kinetic energy to the soil. The number of hammer blow required to drive the sampler from 6 inches to 18 inches of penetration is the "projetral presidence" or "N" value. The penetration resistance, when properly evaluated as an index of the soil strength and compressive characteristics.

4.0 LAP RATORY 1. STING

Representate portions of each soil sample from the SPT borings were placed in glass jars and transported to HCEA's laboratory. In the lab, a Geotechnical Engineer visually classified the samples in general accordance with the Unified Soil Classification System (USCS). The JSCS is mbols appear on the *Records of Subsurface Exploration* and the system pattern is briefly described in the Appendix. Samples from the stormwater management area borings were also classified in accordance with the US Department of Agriculture textural classification system. The USDA descriptions appear on the *Records of ubsurface Exploration* after the USCS symbols.

HCEA performed laboratory testing on selected samples to assist with the evaluation of the subsurface materials. We performed a grain size analysis, Proctor test, and a California Bearing Ratio (CBR) test on a composite of bulk samples recovered from the proposed pavement areas. Three grain size analyses were performed on samples recovered from the SPT boring locations. Three grain size analyses with hydrometers

were performed on samples from the infiltration test locations. The results of the hydrometers tests were pending at the time of this report. The results of the laboratory testing are included in the *Appendix*.

5.0 SUBSURFACE CONDITIONS

Details of the subsurface conditions encountered at the site are shown on the *Record of Soil Exploration* and the *CPT Logs*. We provide a brief description of the conditions and pertinent engineering characteristics of the in the following sections. We estimated the strata divisions shown on the *Records of Soil Exploration* based on sual examinations of the recovered boring samples. In the field strata many conditions and occur gradually and/or at slightly different levels than indicated. Groundward conditions indicated on the *Records of Soil Exploration* are those observed during the pend of the subsurface exploration. Groundwater levels could fluctuate seasonally and the influenced by changes in grading, runoff, infiltration rates and other advironmental factors. Surface elevations were estimated based on data retrieved from Go. Te Ear 1.

We discuss generalized subsurface conditions band on a results of the borings in the following sections:

5.1 Site Geology

According to the <u>Geologic Map of Kanas</u>, <u>Ounty, Delaware</u>, Geologic Map Series No. 14, prepared by the Delaware Geologic al Si vev (DGS) and dated 2007, the area is underlain by the Lynch Heights Formation.

The DGS describes the Lych Hearts Formation as follows. "Heterogeneous unit of light-gray to brown to light-ye wish brown, medium to fine sand with discontinuous beds of coarse sand, gravel silt, in to y y fine sand, and organic-rich clayey silt to silty sand. Upper part of the unit commonly consists of fine, well-sorted sand. Small-scale cross-bedding with the silts is common. Some of the interbedded clayey silts and silty sands are burrowed. Beds of shell are rarely encountered. Sands are quartzose and slightly feldspath; and typically micaceous where very fine to fine grained. Unit underlies a terrace callel to the present Delaware Bay that has elevations between 50 and 30 feet. Interpreted be a fluvial to estuarine unit of fluvial channel, tidal flat, tidal channel, beach, and bay deposits. Overall thickness ranges up to 50 feet."

5.2 Su cial Materials

bickness of organic bearing soils (topsoil) and other surficial material types may vary cross the site. Due to historic farming practices, thicker surficial soils may be encountered at low lying areas and near property boundaries. HCEA encountered existing fill at boring locations B-1 and B-10 to depths of approximately 2.5 feet below existing grade. Other isolated areas of shallow fill may be encountered across the site due to past development activity.

5.3 Natural Materials

The soils encountered at the borings are consistent with the Lynch Heights Formation. Subsurface soils generally consisted of materials classified as silty SAND (SM), poorly graded SAND with silt (SP-SM) clayey SAND (SC), lean CLAY (CL) and combination thereof.

Standard penetration tests "N" values and estimated "N" values from the CPT sounding generally indicated loose to very dense relative densities for the granular magnetism medium stiff consistencies for the fine-grained soils. Refer to the *Records of illex pration* for detailed information regarding the relative densities and consistencies of the soils the SPT borings.

5.4 Groundwater

We encountered groundwater seepage at depths between and 14 et below grade during drilling operations, corresponding to elevations between and 2 feet. Based on the results of the borings, the seasonal high groundwater relief at 14 feet below grade. The borings collapsed at depths between 20 and 7.1 Let below grade following removal of the auger.

A more accurate determination of the hydrostatic rater able would require the installation of perforated pipes or piezometers which could be unitored over an extended period of time. The actual level of the hydrost accurate table and the amount and level of perched water may fluctuate throughout the ear unitingent upon variations in precipitation, surface run-off, infiltration, site topography a drainage.

6.0 EVALUATIONS AN RECON IENDATIONS

Our findings suggest that the size can be developed for the proposed elementary school utilizing convention pread footings or ground-supported slab construction bearing on natural soils or newly reced engineered fill.

It is part larly important to verify that topsoil and other deleterious surface materials are properly streed in the grading process, that subgrades are verified for firmness prior to adding the first of new fill, and that all grading operations are continuously monitored for latent quality, lift thickness and compaction.

pecial onsideration should be given to the proper monitoring of fill operations, footing examples, and concrete placement in all structural areas of the project.

characteristics and subsurface conditions. If there are any changes to the project characteristics or if different subsurface conditions are encountered during construction, HCEA should be consulted so that the recommendations of this report can be reviewed and revised where necessary.

6.1 General Site Preparation

Any existing structures (including all above and below ground utilities) within the areas to be developed should be removed prior to the initiation of new construction. We suggest that a variable information regarding the existing utilities at the site be reviewed prior construction.

Removal should include the surficial materials, unsuitable existing fill, and deleter materials from the areas to be developed. Stripping operations should be permanent consistent with good erosion and sediment control practices. To exact the former high school building pad should be carefully that the geotechnical engineer, and any unstable or unsuitable fill man all build be removed.

After the initial stripping process is completed, areas of the sit to be levely or areas of the site at grade where structures will be located, should be proof it ed. The proof rolling operations should be performed using a 20 ton, fully it led do not truck or another pneumatic tire vehicle of similar size and weight. The proof rolling will be to locate any near surface pockets of soft or loose will be undercutting. An HCEA Geotechnical Engineer or experienced Soils to be a should witness the proof rolling operations and should determine which areas and a the undercutting and/or stabilization.

6.2 <u>Fill Selection, Placement and Compaction</u>

The Geotechnical Engineer should aspect test, and approve all fill or backfill material. The on-site sands (SM, SP, SC, and constitutions are free from organic and other deleterious components cap the second as structural fill. An experienced soils technician can identify materials suitable for values construction purposes during grading operations.

If off-site borrow is required a imported materials should meet or exceed the requirements for structural fill seconth in the project specifications. We recommend that samples of all fill materials be subnoco our laboratory prior to placement to determine their compliance with any necessary nearial requirements.

Moisture inditioning (that is, wetting or drying) of the soils should be anticipated to achieve proper composition. The moisture contents of the soils should be controlled properly to avoid extensive conjunction delays. If imported fill material is required, those materials should ave a field Soil Classifications of SM or better (better meaning smaller quantities of fine grained aterials such as silts and clays).

comould be exercised during the grading operations at the site. The traffic of heavy construction equipment could create pumping and a general deterioration of subgrade soil anditions in the presence of moisture. If it is at all possible, the grading should therefore be carried out during a dry season. Working during dry periods should reduce potential problems associated with excessively wet conditions, although they may not be eliminated. If such problems arise, the Geotechnical Engineer should be consulted for an evaluation of the conditions.

All structural fill should be placed in horizontal 8-inch (maximum) loose lifts and should be compacted to a minimum of 95 percent of the modified Proctor (ASTM D-1557) maximum dry density. Fill materials in landscape and other non-structural areas should be compacted to at least 90 percent of the standard Proctor maximum dry density if significant consolidation of the fill under its own weight is to be avoided. Field moisture contents should be maintained within +/-3 percentage points of the optimum moisture content in order provide adequate compaction.

Structural fill should extend a minimum of ten feet beyond building lines where are to be constructed on the fill. Final slopes should be no steeper that $\gamma(H)$. V). An experienced Engineering Technician should perform testing on a full-time basis ven. that the proper degree of compaction is obtained.

6.3 Foundations

Our findings indicate that the proposed structures can be supported on spread footings bearing on firm natural soils, on new engineered fill placed over latural soils or on a combination thereof. Footings should not be placed on the vertical property certified by a Geotechnical Fraince or experienced Soils Inspector based on rigorous inspection and observations.

Based on the subsurface exploration results a subsequent data analysis, it is the professional opinion of HCE/ ... the existing natural soils will provide 4,000 pounds per square foot (psf) recall wable bearing capacity for primary building near test locations B-1 through psf net allowable bearing capacity. The existing natural soils will provide 3,000 psf net allowable bearing capacity. The existing natural soils will provide 3,000 psf net allowable bearing capacity. The existing natural soils will provide 3,000 psf net allowable bearing capacity.

We estimate total scalenges than 1 inch, with differential settlements being approximately $\frac{1}{2}$ is an

All footing excavation should be inspected by a geotechnical engineer or experienced soils technical prior to the placement of concrete. The purpose of the inspection would be to the exposed materials will be capable of supporting the design bearing pressure. The purpose of the inspection would be to the exposed materials will be capable of supporting the design bearing pressure. The purpose of the inspection would be to the exposed materials will be capable of supporting the design bearing pressure. The purpose of the inspection would be to the exposed materials will be capable of supporting the design bearing pressure. The purpose of the inspection would be to the exposed materials will be capable of supporting the design bearing pressure.

f soft of pose pockets are encountered in the footing excavations the unstable materials hould be removed and the footings should be located at a lower elevation. Alternately, the stable materials could be undercut and replaced with either new fill placed and ompacted in accordance with the recommendations of Sections 6.1 and 6.2 of this sport, or with lean (500 psi) concrete.

In all areas where foundations will be supported on structural fill the structural fill should extend a sufficient distance laterally beyond the perimeters of footings to encompass the zone of influence for the footings. For design purposes, the plans should reflect structural fill extending a minimum distance of 9 inches laterally beyond a footing perimeter for each linear foot of structural fill below the bearing level.

6.4 Frost Protection

Exterior footings and footings in unheated areas should be located at depths of at least 2.5 feet below final exterior grades to provide adequate protection from frost heave. If the structures are to be constructed during the winter months, or if the building interiors will like be subjected to freezing temperatures after footing construction, then all footings should be provided with adequate frost cover protection. Otherwise, interior footings can be located as suitable materials at nominal depths (as required by design) below finished floor.

6.5 Ground-Supported Slabs

Floor slabs should be supported on approved, firm natural so or on impacted fill approved by the geotechnical engineer. The slab subgrade should be prepared in accordance with the procedures outlined in Sections 6.1 and of the port. Particular attention should be paid to the slab subgrade, which should be procedured to delineate any soft or loose areas requiring undercutting and/or stabilization.

HCEA recommends that the slabs be directly supported on min. num 4-inch layer of clean granular materials such as washed sand, clean sand avel, or screened, crushed stone. A suitable moisture vapor barrier (polyet decision eting) should also be provided, if intrusion of water vapor into the structure through the por slab is to be avoided. These procedures will provide a moisture break that will not oprevent capillary rise, dampness of the floor slabs, and also help to provide a good curing environment for the concrete. HCEA recommends that construction joins on the slab surface and isolation joints between the slab and structural walls be provide a factor and the slab would "float" independently of the footings).

A composite modulus of bgrade eaction value "ks" of 75 pci can be assumed for floor slabs founded on compact tive so approved for concrete placement by HCEA.

6.6 Below Grade 1/3

The back material wall in 12 inches of the back of the wall should be relatively clean, granula material containing less than 12 percent passing the No. 200 sieve (0.074mm). In addition, the compaction behind these walls should be 95 percent of the modified Prostor maxis, in dry density in accordance with ASTM D-1557. Since excessive to max cause yielding or damage to foundation and walls, hand operated equipment should be used within 4 feet of the walls.

Subjected to lateral earth pressure, should be designed to resist an equivalent fluid weight 65 pcf provided that the backfill is properly drained and meets the requirements specified above. Please refer to Figure 3 in the Appendix for soil and surcharge distribution requirements. These loads correspond to an at-rest condition.

The lateral earth pressure intensity is based on long term soil loading conditions using an at-rest soil coefficient of 0.5. On-site soils or borrow materials classified as GP or SP in accordance with the USCS, should be used to backfill behind permanent retaining walls.

Geotechnical Report

For SP materials compacted in-place, applicable engineering characteristics suitable for design are as follows:

Cohesion	zero
Angle of Internal Friction	30°
Coefficient of sliding friction between cast-in place footing and subgrade	0.35
Maximum moist density, compacted backfill	ים לי
Active earth coefficient, K _a	0.5
At rest earth coefficient, K ₀	J.50
Passive earth coefficient, K_p	3.00

For passive pressure resistance against cast-in-place for and wall footing elements, a passive pressure coefficient of 3.2 may be used for a vector of A minimum factor of safety of 1.5 should be applied to all passive pressure a vula and s.

Drainage should be provided along below grate which the top of footing elevation. If drainage is not possible and the design of this to resist lateral loading includes hydrostatic loading, the equivalent fluid weight of the hydrostatic load distribution. Refer to Figure 4 in the Appendix for the undrained condition parameters.

6.7 Pavement

To assist with pavement (sign, hearing Ratio (RR) ter on a composite sample collected from the proposed pavement areas.

Pavement subgrace should be proof-rolled to identify any isolated areas of soft or loose soils that yould require undercutting and/or stabilization. The native and fill subgrades should be compacted to 95 percent of the Modified Proctor maximum dry density (ASTM D-155) are proof-rolled to check for a uniformly firm and stable condition. The pavement subgrade should be proof-rolled in the presence of an experienced soils technician under the proof-rolled engineer.

Compact on of fill materials should not be allowed within 12 inches of soft underlying finesoil layers. Any soft, wet, loose or fine-grained soil areas identified at the time of proor-rolling should be undercut and/or stabilized prior to the placement of paving aterials.

The CBR test yielded a value of 33.6%. HCEA used a design value of 22%, 2/3 of the laboratory CBR.

All Traffic Drive Lane Areas: The pavement section design can be utilized in drive lane areas that are to be utilized by traffic including automobiles, busses, and vans, as well as limited usage by heavy duty trucks and commercial vehicles. The estimated design has been

Geotechnical Report

created taking into consideration what is currently in place along with a projected volume for all driving and parking areas of the site. The traffic volume estimation will be used to design the pavement duration of twenty (20) years at a traffic volume of (ESAL) of 4.5 X 10⁵

Heavy Duty Pavement Design	Thickness (inches)
Surface Course Superpave HMA – 9.5 mm	1.5
Base Course Superpave HMA – 19.0 mm	2.0
Graded Aggregate Sub-base – CR-6	10.0
Approved Subgrade (Minimum CBR = 5)	
Light Duty Pavement Design (cars only)	Thicky so hes
Surface Course Superpave HMA – 9.5 mm	1.5
Base Course Superpave HMA – 19.0 mm	0
Graded Aggregate Sub-base – CR-6	δ
Approved Subgrade (Minimum CBR = 5)	

The included pavement sections are applicable provided that the exting subgrade soils for all proposed paved areas are similar materials confidence out analysis. Should different materials be encountered during stripping are exception, perations or the pavement subgrade consists of imported fill materials diver from hose tested, then HCEA should be contacted for a re-evaluation of the proposed, were interested on the different materials.

Provide adequate drainage away om revement areas to promote longer pavement life. The subgrade and pavement layer course graded such that surface water is carried away from the pavement are and the er structural areas. Surface water should not be allowed to pond and rung onto a specific properties.

6.8 Groundwater a Dramae

We encountered go water seepage at depths between 5 and 14 feet below grade during drilling operations, corresponding to elevations between 16 and 20 feet. Based on the results of the borings, the seasonal high groundwater level is estimated at 14 feet below grade. The borings collapsed at depths between 3.0 and 17.1 feet below grade following removal of the auger. The estimated seasonal high groundwater level is at elevation 22 feet.

drainage should be provided at the site throughout construction to minimize any ncrease in the moisture contents of structural subgrade soils. Any water infiltration sulting from precipitation or surface run-off should be able to be controlled by means of sum, pits and pumps, or by gravity ditching procedures if it is only necessary to lower the vater by a minimal amount (on the order of 1± foot to 2± feet, or less). If any conditions are uncountered which cannot be handled in such a manner, the Geotechnical Engineer should be consulted.

6.9 Stormwater Management

We performed single ring, falling head infiltration testing in general accordance with ASTM D 5126 at boring locations I-1, I-2, and I-3. The results of the field infiltration testing are included in Appendix B. The results varied from 0.0 in/hr to 40.0 in/hr

Location	Depth (ft)	Elevation (ft)	Rate (in/hr)
I-1	4	26	26.0
I-2	2	25	40.0
I-3	4	24	0.0

Based on the results of the field infiltration testing and a safet race HCEA Oi This rate is recommends a design infiltration rate of 14 inches per hour at \{ ation Ivalid for the Loamy Sand (SM) from approximately 4 to 6 feet Yow sting grade mor (elevations 20 to 22 feet), as well as the overlying Sand (SP oximately 2 to 1CEA 4 feet below existing grade (elevations 22 to 24 feet) commends a design infiltration rate of 15 inches per hour at location I-2 in a ordan with the maximum design rate permitted by DNREC. This rate is val for b Sand (SP-SM) from approximately 2 to 4 feet below existing grade (elections 1 to 23). Test location I-3 does not appear to be suitable for infiltration practes the total elatively high silt and clay content. Weather conditions were clear with to see turn of 80 to 90 degrees Fahrenheit.

6.10 Seismic Site Class

According to ASCE/SEI 7-10, *Minin* Loads for Buildings and Other Structures, Chapter 20, and Table 20.3-1 site as is D - Stiff soil.

7.0 RECOMMEND DAL TION L SERVICES

Additional soil and addition engineering, testing and consulting services recommended for this project are suggested below:

<u>Site Propation</u>: A geotechnical engineer or experienced soils technician should inspect the site prior the start of final grading. The inspector should determine if any undercutting or implace de lification is necessary to prepare a subgrade for fill placement or for slab uppor

Placement and Compaction: A geotechnical engineer or experienced soils technician witness any required filling operations and should take sufficient in-place density ests to verify that the specified degree of fill compaction is achieved. He should observe and approve borrow materials used and should determine if their existing moisture contents are acceptable.

<u>Footing Excavation Inspections</u>: A geotechnical engineer or an experienced soils technician should inspect footing excavations prior to pouring the foundation. It is necessary to verify that the design bearing pressure criteria has been achieved and that no loose pockets exist beneath the bearing surfaces of the footing excavations. Based on the inspection, the

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Inspector would either approve the bearing surfaces or recommend that loose or soft soils be undercut to expose satisfactory bearing materials. Particular care should be exercised for footings bearing on existing man-placed fill materials.

8.0 REMARKS

This report has been prepared to aid in the evaluation of the site for the proportion. It is considered that adequate recommendations have been provided as a basis for design of final plans and specifications. Additional recommendations are be provided as needed.

These analyses and final recommendations are based on the information may available at the time of writing the report as relevant to on-site conditions in Judina surface and subsurface existing at the time the exploratory borings were about 5 urg. Sumption has been made that the limited exploratory borings in relation but not to the rea of the site and to depth are representative of conditions across the site. The recommendations contained herein have been based on a series of widely space solver gs. Actual subsurface conditions encountered could vary from those outlined in the report.

If subsurface conditions are encountered whic. If those reported herein, this office should be notified immediately so that the analysis and commendations can be reviewed and/or revised as necessary. It is also recommend that:

- 1. We are given the opportur of to eview any existing man-placed fill certifications, plans and specifications preparation of the soil conditions as described herein and the design requirement
- 2. A Geotechnic Enginer or experienced Soils Inspector is present at the site during the construcion chase to verify installation according to the approved plans and specification such a presence of an inspector is particularly important during excavation, proment, and compaction of fill materials.

Please that successful completion of the project is dependent on the compliance with all of the remmendations provided in this report. While represented separately, the recommendations represent work that is intertwined. The successful completion of the roject specifically conditioned on your complying with all recommendations.

ur pressional services have been performed, our findings obtained and our remainded in accordance with generally accepted engineering principles and practices. This warranty is in lieu of all other warranties either implied or expressed. Inc. assumes no responsibility for interpretations made by others based on work or recommendations made by HCEA.

Appendix

Figure 1: Project Location Map

Figure 2: Boring Location Plan

Figure 3: CPT Rig and CPT

Figure 4: CPT Test Sharph

Figure 5: Retainin, Was Donned

Figure 6: Retaining Wa. Indrained

Figure : DC J Well Jd14-01

We Soil Survey

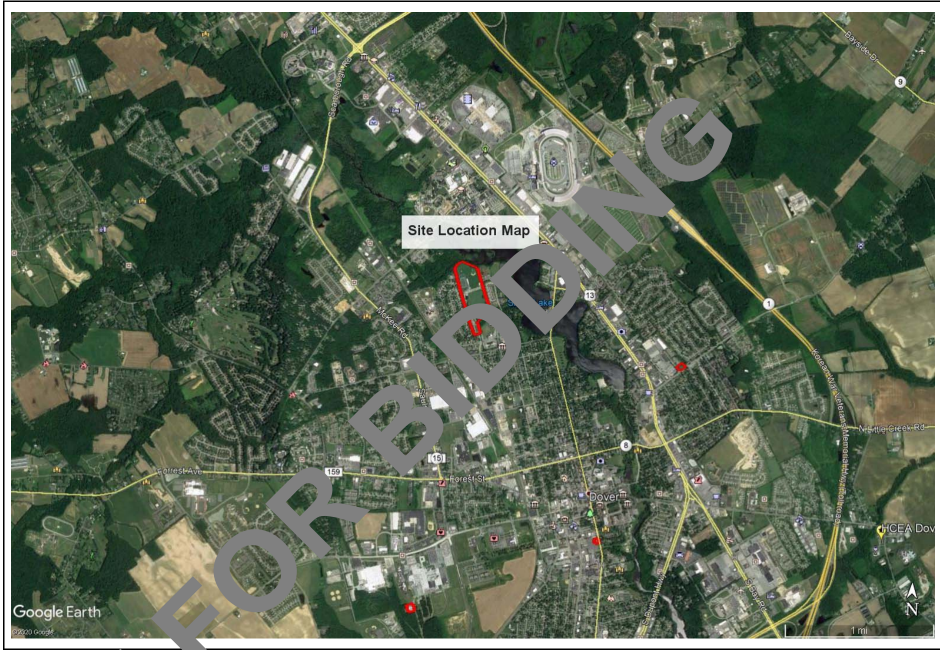
Record of Subsurface Exploration

Lawratory Test Results

CPT Sounding Logs

Field Infiltration Test Results

Field Classification Sheet



HIV AS-CAR ES

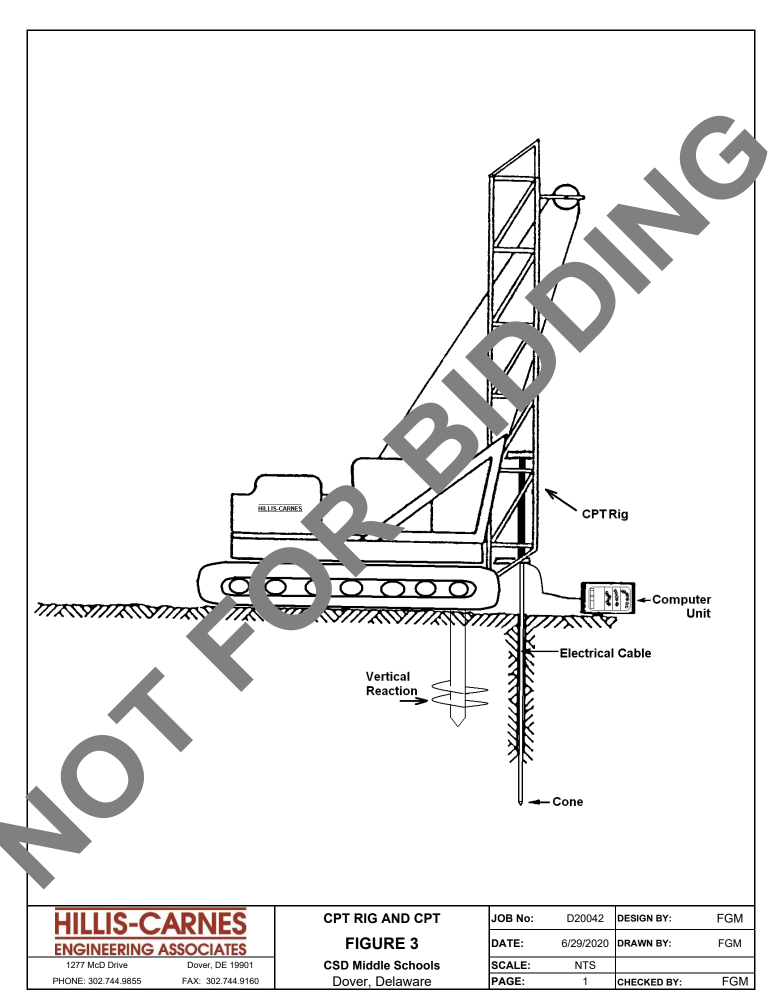
1277 Mc Drive Dover, DE 19901 PHONE- (202) 744-9855 FAX: (302) 744-9160

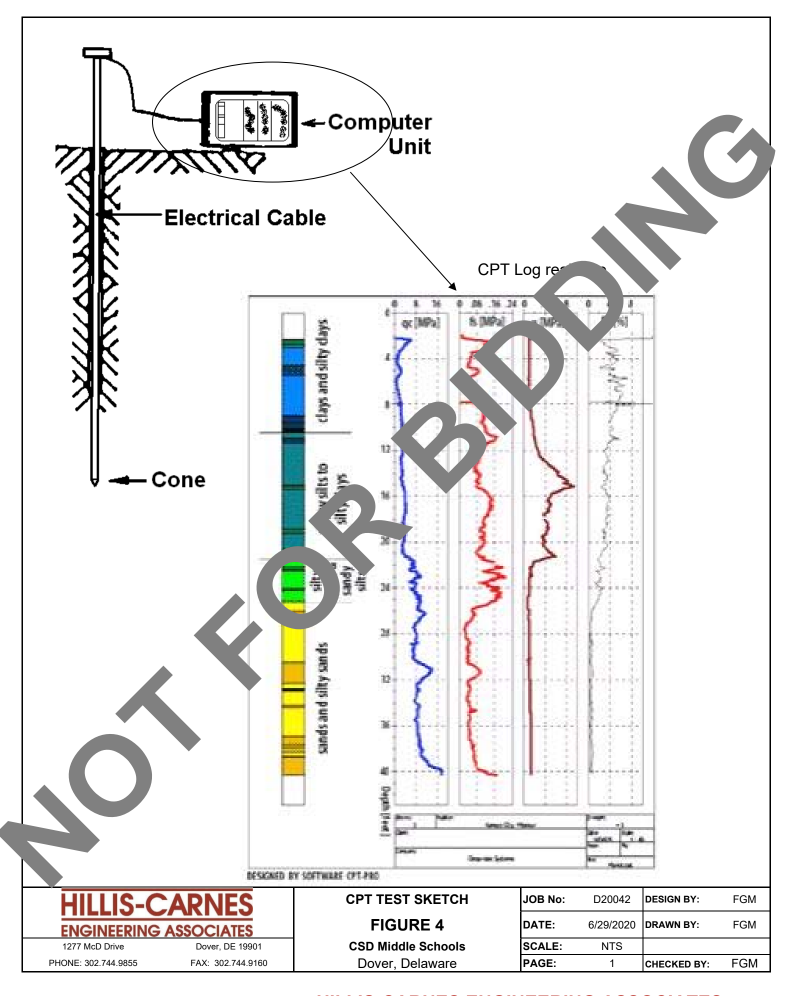
PROJECT LOCATION MAP FIGURE 1

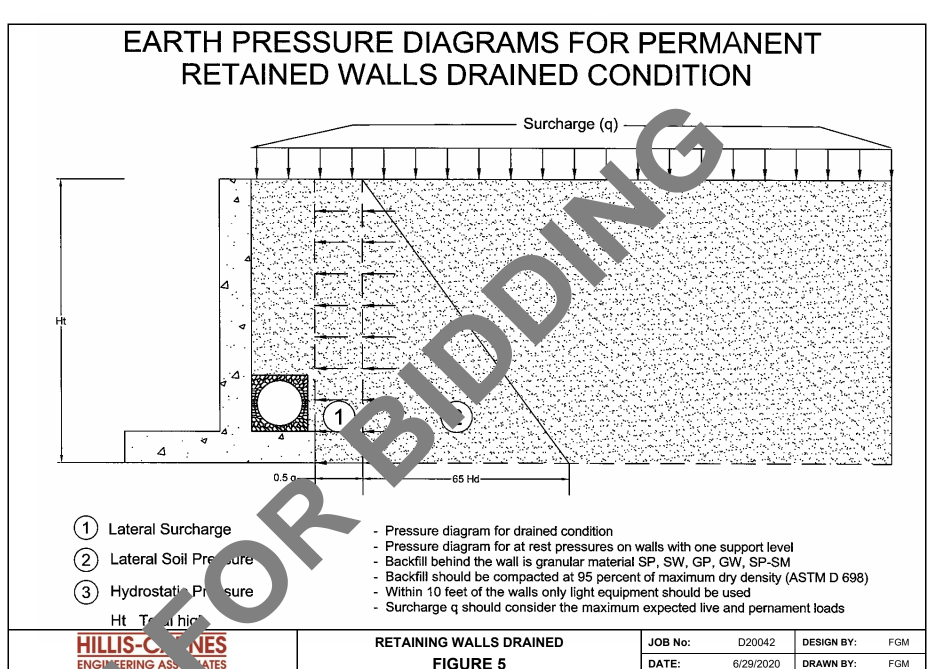
CSD Middle Schools Dover, Delaware

JOB No:	D20042	DESIGN BY:	Google
DATE:	6/29/2020	DRAWN BY:	Google
SCALE:	as shown		
PAGE:	1	CHECKED BY:	JMB







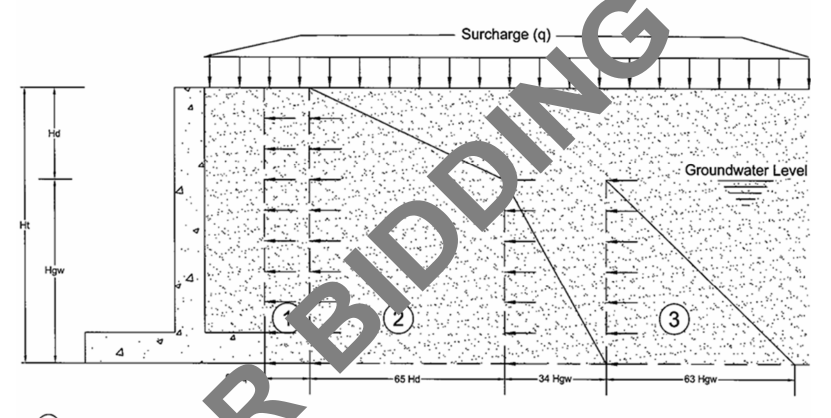


1277 McD PHONE: (3

FAX: (302) 744-9160

FIGURE 5	DATE:	6/29/2020	DRAWN BY: FGM
CSD Middle Schools	SCALE:	NTS	
Dover, Delaware	PAGE:	1	CHECKED BY: JMB

EARTH PRESSURE DIAGRAMS FOR PERMANENT RETAINED WALLS UNDRAINED CONDITION



- 1 Lateral Surcharge
- (2) Lateral Soil F ssure
- 3 Hydros vic P sure
 Hd Vet dry soil high

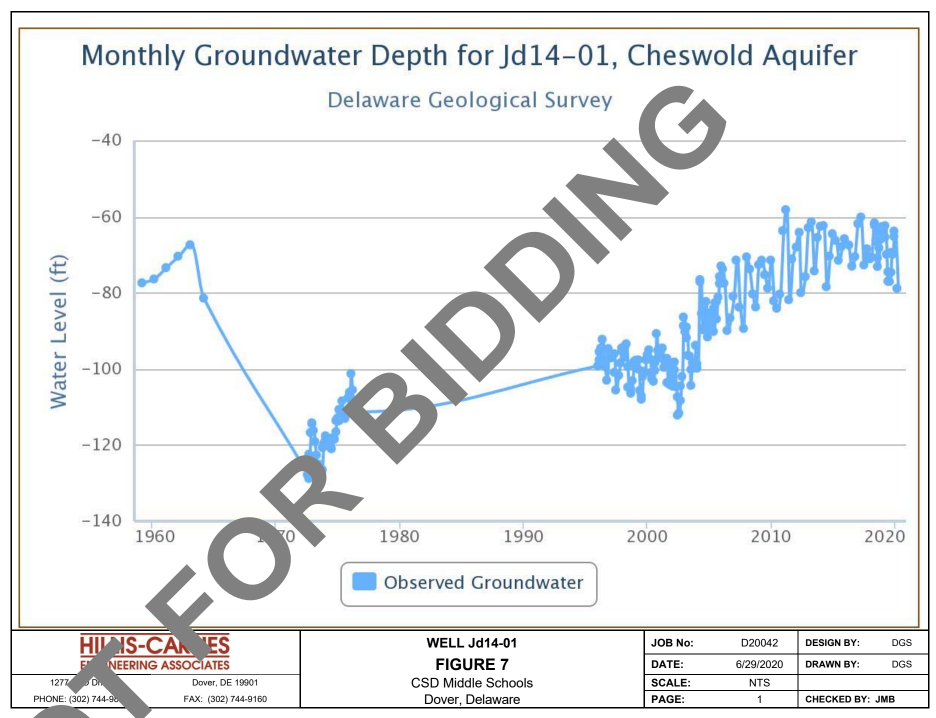
- Pressure diagram for undrained condition
- Pressure diagram for at rest pressures on walls with one support level
- Backfill behind the wall is granular material SP, SW, GP, GW, SP-SM
- Backfill should be compacted at 95 percent of maximum dry density (ASTM D 698)
- Within 10 feet of the walls only light equipment should be used
- Surcharge q should consider the maximum expected live and pernament loads

HILLIS-CA VES			
1277 Mc	Dover, DE 19901		
PHONE: (2) 744	FAX: (302) 744-9160		

RETAINING WALLS UNDRAINED FIGURE 6 CSD Middle Schools

Dover, Delaware

JOB No:	D20042	DESIGN BY:	FGM	
DATE:	12/20/2020	DRAWN BY:	FGM	
SCALE:	NTS			
PAGE:	1	CHECKED BY: JMB		





MAP LEGEND

Area of Interest (AOI)

Area of Interest (AOI)

Soils

Soil Map Unit Polygons



Soil Map Unit Points

Special Point Features

tos Blowout

Borrow Pit

Clay Spot

Closed Depression

Gravel Pit

... Gravelly Spot

Landfill

Lava Flow

Marsh or swamp

Mine or Quarry

Miscellaneous Water

Perennial Water

Rock Outcrop

→ Saline Spot

Sandy Spr

Severe roded Spot

& hkhol

Slide or Sli

§ √Spot

Spoil Area

Stony Spot

Yery Stony Spot

Wet Spot

Other

Special Line Features

Water Features

Streams and Canals

Transportation

Rails

Interstate Highways

US Routes

Major Road

Local Roads

Background _

rial Pt

MAP INFORMATION

The soil surveys at common our AOI were mapped at 1:24.000.

Warning. May vnot valid at this scale.

Enlargement aps beyond the scale of mapping can cause the detail of mapping and accuracy of soil line cernent maps do not show the small areas of contract a soils that could have been shown at a more detailed

Plea. Ply on the bar scale on each map sheet for map neasurements.

ource of Map: Natural Resources Conservation Service Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Kent County, Delaware Survey Area Data: Version 16, Sep 13, 2019

Soil map units are labeled (as space allows) for map scales 1:50.000 or larger.

Date(s) aerial images were photographed: Aug 14, 2013—Sep 11, 2013

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AC
DoC	Downer sandy loam, 5 to 10 percent slopes, Mid-Atlantic Coastal Plain	16.6	
DocB	Downer sandy loam, 2 to 5 percent slopes, Mid-Atlantic Coastal Plain	18.1	2.4
FgcA	Fallsington loams, 0 to 2 percent slopes, Mid-Altlantic Coastal Plain	4,0	0.5
FmB	Fort Mott loamy sand, 2 to 5 percent slopes		1.1'
HbB	Hambrook sandy loam, 2 to 5 percent slopes	31.5	4.2
HkB	Hambrook-Urban land complex, 0 to 5 percent slopes	11.1	56.4
LO	Longmarsh and Indiantown soils, frequently flooded	11.1	1.5
OtA	Othello silt loams, 0 to 2 percent slopes, Mi tic Coastal Plain	1.0	0.11
SacB	Sassafras sandy m percent slopes, iv tlantic Coast	22.9	3.0
SacC	Sas as sandy m, 5 to 10 p ent slopes, d-Atlantic	7.5	1.0
SIA	Sassafra. U to 2 percent opes	20.0	2.7
SIB	Sassafras loam, 2 to 5 percent slopes	28.7	3.8
SSD	Sassafras sandy loam, 10 to 15 percent slopes	12.9	1.7
Up	Urban land	22.8	3.0
	Water	122.0	16.3
(otals for pa of Interest	Totals for the part of Interest		100.0



RECORD OF SUBSURFACE EXPLORATION

Project Name _		Capital School District I	Middle Sc	hools		Borin	ig No.	B-1
Location		Dover, Delawar	re			Job #	# D20	0042
Datum	MSI	Hammer Wt140		IPLER	ameter	6	Foreman J	us Briddell
		Ft. Hammer Drop 30						lere.
		0 Pipe Size2					Date Considered	5/20/2020
		1 lpc 0120 2	"". 	Donnig		110/1		
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS	Description	Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & ling	Curve
32 -	D	Brown, moist, medium dense, to medium SAND, some silt (S - FILL	SM)	5.5	5-10-8		Appric nlately 4 inches c rganic soil at surface.	10 30 50
4	D	Brown, moist, medium dense loose, fine to medium SAND, some silt (SM)	to 12	7.3			·	
28 -	D		12		15-	10		
24 –	L —		0		6-8-9	17		
20 -	D	Tan, wet to saturated, meddense, fine to med CANL some silt (SM)			10-15-12	27		
	D —	Tan turated, vee, fin m m S D, some silt (SM	e to 18		1-1-3		Water on rods 14 feet below existing grade.	
16 -		range-brown, saturated, ver	y 18		2-1-3	4		+
12		loose, fine to medium SAND, some clay (SC)						
8 -	D	Orange-brown, saturated, medium dense, fine to mediur SAND, little silt (SM)	18 m		4-7-17	24		•
SAMPLER TYPE DRIVEN SPLIT SPO	OON UNLESS O	SAMPLE CONDITIONS THERWISE D - DISINTEGRATED	AT COM	PLETION	GROUND WATER - ft.	CAVE I DEPTI 10.0	H BORING METH	HOD V STEM AUGERS
PT - PRESSED SH		I - INTACT	AFTER 2	24 HRS.	ft.		_	UOUS FLIGHT AUGERS
CA - CONTINUOUS			AFTER	HRS	S ft.		ft. DC - DRIVING	
RC - ROCK CORE		L - LOST					MD - MUD DRII	LLING



RECORD OF SUBSURFACE EXPLORATION

Project Name _		Capital School D	istrict Midd	lle Scl	hools		Borir	ng No.	B-1			
	Dover, Delaware						20042					
Datum	MSL	Hammer Wt.	140		IPLER Hole Dia	meter	6	Foreman	Jus	Bride	dell	
		Ft. Hammer Drop										
		Pipe Size						Date C		- 5/20/2	2020	_
Elevation/	SOIL SYMBOLS/ SAMPLE CONDITIONS	Description		Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & pling .	S	Cι	rve	
- 28 4	S S S S S S S S S S S S S S S S S S S	orn ninated 40 fxisting ade.	medium SM)	18		9-24-33	30+ 50+					50
SAMPLER TYPE DRIVEN SPLIT SPOON UNLESS OTHERWISE PT - PRESSED SHELBY TUBE		SAMPLE CONI RWISE D - DISINTEGR I - INTACT	RATED	AT COMPLETION AFTER 24 HRS.		GROUND WATER ft ft.	CAVE DEPT 10.0		DW STE			SERS
CA - CONTINUOUS FLIGHT AUGER		U - UNDISTUR	U - UNDISTURBED A		AFTER HRS			ft. DC - DRIVING CASING				

MD - MUD DRILLING

L - LOST

RC - ROCK CORE



PT - PRESSED SHELBY TUBE

L - LOST

CA - CONTINUOUS FLIGHT AUGER

RC - ROCK CORE

RECORD OF SUBSURFACE EXPLORATION

Project Name _		Capital School Dist	Boring	No	B-10						
Location	Dover, Delaware				Job #	D20	D20042				
			RΔP	IPLER							
Datum	MSL	Hammer Wt1			6	ForemanJ	us Briddell				
Surf. Elev	31	Ft. Hammer Drop	30 in.	. Rock Core Diameter		_ Classified By _	lere.				
Date Started	5/20/2020) Pipe Size2	in.	Boring Method	HSA	_ Date Cleted	5/20/2020				
Elevation/	SOIL			NINA	S	SPT ws/Fc	Curve				
SYMBOLS/ SAMPLE CONDITION:		Description	Rec.	NM SPT Blows	N Bo	oring & ling.	S				
28 - 4 - 8 - 8	D D D	Brown, moist, loose, fine medium, clayey SAND (SFILL Brown, moist, medium de to medium SAND, little si Tan, moist, loose, fine to SAND, some silt (SM) Orange-brown, moist, loof fine SAND (SM) Orange-brown, wet to sa medium dense, fine SAND, some classes	ense, fine 16 lt (SM) 18	2-3-5 8.2 5 3 2-2-3		Appromately 6 ches or rganic soil at surface.	10 30 50				
16 - 16		Orarbrown, se lo fine coarse SAN silt (2-1-2		ater on rods 13 feet elow existing grade.	•				
12 - 20 - 24		Orange-brown, saturated to very dense, fine to me	dium	2-2-2 8-15-24	39						
SAMPLER TYPE DRIVEN SPLIT SPO	OON UNLESS OT	SAND, trace silt (SP-SM) SAMPLE CONDITION THERWISE D - DISINTEGRATION OF THE CONDITION D - DISINTEGRATION OF THE CONDITION OF THE CON	IONS	GROUND WATER	CAVE IN DEPTH	BORING METH	OD / STEM AUGERS				

 I - INTACT
 AFTER 24 HRS.
 ft.
 ft.

 U - UNDISTURBED
 AFTER HRS.
 ft.
 ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING



RECORD OF SUBSURFACE EXPLORATION

Project Name		Capital School D	istrict Mide	dle Sc	hools		Boring N	lo	B-10			
Location	Dover, Delaware						Job #	D	20042			
				CAN	IPLER							
Datum	MSL	Hammer Wt	140			6		Foreman	Jus	Bridd	ell	
Surf. Elev	31	Ft. Hammer Drop	30	in.	Rock Core Diam	neter	n/a	Classified By	lere.		-//	
Date Started	5/20/2020	Pipe Size	2	in.	Boring Method	HS	Α	Date Completed	1 5	/20/20	020	
Elevation/	SOIL SYMBOLS/ SAMPLE CONDITIONS	Description		Rec.	NM SPT	Blows		PT ws/Fc	s	Cu	rve	
-4 - 36 - 40 - 12 - 48	PROPERTY OF STANDARD OF STANDA	ninated 40 foxisting ade.	eet below	18	15-3	32-40	50+					
SAMPLER TYPE DRIVEN SPLIT SPO	OON UNLESS OTHE	SAMPLE CONE RWISE D - DISINTEGR		АТ СОМ	W	OUND ATER ft.	CAVE IN DEPTH	BORING ME ft. HSA - HOLL		/I AUGE	RS	

U - UNDISTURBED AFTER ___ HRS. ____ ft. ____ ft.

AFTER 24 HRS.

ft. ____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

PT - PRESSED SHELBY TUBE

CA - CONTINUOUS FLIGHT AUGER

RC - ROCK CORE

I - INTACT

L - LOST



RECORD OF SUBSURFACE EXPLORATION

Project Name	Capital School District Middle Schools							Bor	ing No.	B-12				
Location	Dover, Delaware						Job	#D20	0042					
Datum	MSL	н	ammer Wt.	140		IPLER Hole D	iameter	6	Foreman	<u>Jus</u>	Bride	dell	>	
Surf. Elev	31	31 Ft. Hammer Drop30		in.	in. Rock Core Diameter		n/a	Classified By	lere.					
Date Started _	arted5/20/2020 F		_ Pipe Size2		in.	Boring	Method	HSA	Date Cleted	2	5/20/2	2020)	
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS		Description	ı	Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & aling .	s	Cu	ırve		
- 0 	D	medium	moist, loose, n, silty SAND	(SM)	18		3-5-4		Appronately 6 inches corganic soil oper at surface.	10	3	0	50	
28 - 4	D	coarse Brown,	moist, loose, SAND, little cl moist, very lo	ay (SC)	18		2-2	3		•				
24 -	100 (1) 100 (1) 100 (1) 100 (1) 100 (1)		moist, loose, a SAND, trace		18		2-2-3	5		•				
20 -	D		et to saturated medium SA				3-2-2	4	Water on rods 13 fee	•				
16 -	D		-brown, se ine medium (SC)		18		2-2-2	3	below existing grade.					
12 - 20	D	fine to r	e-brown, satura medium SANE terminated 20 grade.), little silt	18		4-3-3	6						
- 24							2021117		- N					
SAMPLER TYPE DRIVEN SPLIT SE PT - PRESSED SE	HELBY TUBE		SAMPLE COI D - DISINTEG I - INTACT	SRATED	AFTER :		ft.		TH BORING METI 5 ft. HSA - HOLLON ft. CFA - CONTIN	N STEN	FLIGH		GERS	
CA - CONTINUOU	O I LIOITI AUGER	•	U - UNDISTU		AL LEN	HR	٠ ال.		ft. DC - DRIVING	OMOIN	J			

MD - MUD DRILLING

L - LOST

RC - ROCK CORE



Project Name _		Capital School District Midd	dle Scl	nools	Boring	No	B-16	
Location		Dover, Delaware			Job #	D20	042	
			SVIN	IPLER				
Datum	MSL	Hammer Wt140		Hole Diameter	6	ForemanJ	us Brid	ddell
Surf. Elev	31	_ Ft. Hammer Drop30	in.	Rock Core Diameter	n/a	_ Classified By	l <u>ere.</u>	
Date Started	5/20/2020	Pipe Size2	in.	Boring Method	HSA	_ Date Cleted	5/20	/2020
Elevation/	SOIL			NA		SPT ws/Fc	C	urve
Depth	SYMBOLS/ SAMPLE CONDITIONS	Description	Rec.	NM SPT Blows	N Bo	oring & oling .	s	
	CONDITIONS					44	10	30 50
- - - -	D	Brown, moist, medium dense, fine to medium SAND, some silt (SM)	18	6-7-5	in	Appropriately 6 rganic soil ps at surface.		
28 - 4	######################################	Tan, moist, medium dense, fine to medium SAND, trace silt (SP-SM)		5 ;				
1	1006618 1006618 1006618 1006618 1006618		18	4-5	11		+	
24 - 8	D	Light brown, moist, medium dense, loose, fine to medium SAND, some silt (SM)	18	5-4-4	8		•	
20 -	D —	Tan, very loose, moist to saturated, very loo to medium SAND one SM)		2-2-2	4		•	
16	312:411: 773:11:11 313:13:11: 113:11	Orang rown, saturated, ver loose to e, fine to medium SAND, trace silt (SP-SM)	18	1-2-2		ater on rods 14 feet elow existing grade.		
12 - 20	D		18	1-3-5	8		•	
		Boring terminated 20 feet below existing grade.						
24								
SAMPLER TYPE DRIVEN SPLIT SPO	OON UNLESS OT	SAMPLE CONDITIONS HERWISE D - DISINTEGRATED	АТ СОМ	GROUND WATER PLETION ft.	CAVE IN DEPTH	BORING METH		GERS

AFTER 24 HRS.

U - UNDISTURBED AFTER ____ HRS. _____ ft.

_____ ft. _____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

PT - PRESSED SHELBY TUBE

CA - CONTINUOUS FLIGHT AUGER

RC - ROCK CORE

I - INTACT

L - LOST



Project Name		Ca	apital School	District Mic	ldle Sc	hools		Bori	ng No.	I-1			
Location			Dover	Delaware				Job	#D20	0042			
			Hammer Wt		lbs.		ameter	6	Foreman		Mar	tin	>
			Hammer Drop _			Rock Co	ore Diameter _	n/a	Classified By _	lere.			
Date Started _	5/20/2020	<u> </u>	Pipe Size	2	in.	Boring I	Method	HSA	Date Cleted	7	/20/2	2020)
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS		Description	1	Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & aling .	s	Ċι	ırv	е
28 —	D	mediur SM, US	, moist, loose, m SAND, some SDA: Sandy Lo rown, moist, m	e silt (USCS pam)	18		4-5-4-5 4-6-1		Appre nately 5 inches conganic soil apprecate surface.	10	3	60	50
- - - - - 4	////// ////// ////// ////// ////// /////	dense,	fine to mediui lay (USCS: SF	m SAND,			1 -22-5		•				
24 8	D	dense,	noist, dense to fine to medium silt (USCS: SM Sand)	m SAND,	18		o 17-20 6-24-23-18						•
20 —	D	Tan, m SAND, USDA: Brown, fine to	soist, dense, fir some silt (US Loamy Sand) saturated, me coarse SA	edium se			5-10-10-14		Water on rods 10 fee	t			/
_ _ _ _ _	_ D	(USCS	S: SM, U	Lo. San	22		3-8-8-10	16	grade.		<u> </u>		
16 -	D		ten lated 16 g grade.	feet below	24		3-5-8-12	13		•	<u>+</u> +		
12 -											<u>+</u>		
											<u>+</u>		
24													
SAMPLER TYPE DRIVEN SPLIT SF PT - PRESSED SF	HELBY TUBE		I - INTACT	GRATED	AFTER :		GROUND WATER ft. ft.		FH BORING MET 5 ft. HSA - HOLLOW ft. CFA - CONTIN	N STEN	FLIGH		
CA - CONTINUOU	S FLIGHT AUGER	`	U - UNDISTU	UDED	AFIEK	HRS	i ft.		ft. DC - DRIVING	CHOIN	J		

MD - MUD DRILLING

L - LOST

RC - ROCK CORE



Project Name _		Capital School Dist	rict Middle Sc	hools	Boring No.	I-2	
Location		Dover, Del	aware		Job #	D20042	
			CAN	וחו בח			
Datum	MSL	Hammer Wt14		IPLER Hole Diameter	6 F	oreman Jo	Martin
		Ft. Hammer Drop		Rock Core Diameter _		Classified By lere	
		Pipe Size2		Boring Method	HSA D	Date Completed	5/20/2020
Flouration/	SOIL				SPT	ws/Fc	Curve
Elevation/ Depth	SYMBOLS/ SAMPLE CONDITIONS	Description	Rec.	NM % SPT Blows		g& nling s	
24	D	Brown, moist, loose, fine medium SAND, some silt SM, USDA: Sandy Loam)	(USCS:	3-4-4-4 7-7-10	Apprinches hps	9	0 30 50
- 4	7.7.7.2.D	Brown, moist, medium de to coarse SAND, trace cla (USCS: SP-SC, USDA: S Brown, moist, loose, fine medium SAND, little silt (I	ay sand) to 20	-5-3			
20 —	D	SM, USDA: Loamy Sand) Brown, wet to saturated, loose to loose, fine to coa SAND, little silt (USCS: S	very 16	2-1		r on rods 5 feet v existing grade.	
16 -	D	USDA: Loamy SAnd)	18	1-3-5-8	8		
12	/////II	Brown, saturated, medium fine to coarse SAN with gravel (US So, Sandy Loam) Brown, satura 1, loose,	DA:	5-8-4-4 2-4-4-4	8	•	
12 –		fine SA (Us. SC,) San clay Loan,	λA: 24	2-2-3-4	5	•	
8 -		Boring ten ated 16 feet existing grade.	below				
- 20							
24							
0 -							
SAMPLER TYPE DRIVEN SPLIT SPO	OON UNLESS OTH	SAMPLE CONDITION HERWISE D - DISINTEGRATE		GROUND WATER PLETION ft	CAVE IN DEPTH t	BORING METHOD HSA - HOLLOW STE	:M AUGERS

U - UNDISTURBED AFTER ____ HRS. _____ ft. ____ ft.

AFTER 24 HRS.

_____ ft. ____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

PT - PRESSED SHELBY TUBE

RC - ROCK CORE

CA - CONTINUOUS FLIGHT AUGER

I - INTACT

L - LOST



Project Name _		Capital School District Midd	lle Schoo	ols	Boring N	oI	-3
Location		Dover, Delaware			Job #	D200	42
Datum	MSI	Hammer Wt. 140	SAMPL	.ER ble Diameter6	3	Foreman Jo	Martin
		Ft. Hammer Drop 30 i		ock Core Diameter			ere.
		Pipe Size 2 i		oring MethodHS			5/20/2020
		1 100 0120 1	50				
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS	Description		SPT Blows		T ws/Fc	Curve
28 — 0	D D	Light brown, moist, medium dense to loose, fine to coarse SAND, some silt (USCS: SM, USDA: Sandy Loam) Brown, moist, loose, fine to medium SAND, some silt (USCS: SM, USDA: Sandy Loam)	18	3-6-12-12 3-3-7	inch	ppromately 6 les conganic soil los at surface.	10 30 50
20 — 8	D	Tan, wet to saturated, very loose, silty fine SAND (USCS: SM, USDA: Loam)	19	1-2 2-1-2-1 1-2-1-1		ter on rods 8 feet ow existing grade.	
16 — 12 - -		Orange-brow saturated, medium lens dense, y fine SAND of the gradular Country (USC) SM, USC Sand Loan,	21	3-5-16-50/3 10-28-7-5	21		
12 - 16		Boring ten Lated 16 feet below existing grade.	24	10-20-7-3	35		
SAMPLER TYPE DRIVEN SPLIT SP	OON UNLESS OTH	SAMPLE CONDITIONS HERWISE D - DISINTEGRATED	AT COMPLE	GROUND WATER TION 8.0 ft.	CAVE IN DEPTH 8.0	BORING METHO	

AFTER 24 HRS.

U - UNDISTURBED AFTER ____ HRS. _____ ft.

_____ ft. ____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

PT - PRESSED SHELBY TUBE

CA - CONTINUOUS FLIGHT AUGER

RC - ROCK CORE

I - INTACT

L - LOST



Project Name _		Capital School District Midd	lle Scl	hools		Bori	ng No	I-4		
Location		Dover, Delaware				Job	#D20	0042		
			SAN	IPLER						
		Hammer Wt 140 II			iameter	6			<u>//artin</u>	
		Ft. Hammer Drop i						lere.		
Date Started	5/20/2020	0 Pipe Size i	n.	Boring	MethodI	HSA	Date Cleted	5/2	20/202	:0
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS	Description	Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & ling	s	Curv	е
	I	Brown, moist, medium stiff, lean CLAY (USCS: CL, USDA: Clay) Brown, moist, medium dense, fine	12 18		2-4-6-8 12-13-1		Appro, ately 4.5 inches asphalt at face.	10	30	50
28 - 4	D 	to coarse SAND, little silt (USCS: SM, USDA: Loamy SAnd) Brown, moist, medium dense, fine to medium SAND, some silt (USCS: SM, USDA: Sandy Loam)	20		u 10-1u					
24 - 8	D	Light brown, moist, loose, fine silty SAND (USCS: SM, USDA: Sandy Loam) Tan, saturated, loose, fine to	24 12		5-3	9 5	Water on rods 8 feet			
20 —	D 	medium SAND, some silt (*) GS SM, USDA: Sandy Loar			1-2-3-3	5	below existing grade.	•		
12	D	Light brown, curated, lock, fine to conse ND, some silt, with good el (US SM DA:	22		2-3-4-3 1-2-3-4	7				
16 - 16	D	On Shown, saturated, loose, fine to dium SAND, some silt (USCS: USDA: Sandy Loam) Orange-brown, saturated, loose, fine to medium SAND, some clay (USCS: SC, USDA: Sandy Clay Loam) Oring terminated 16 feet below	24		1-2-3-4	5				
- 20		existing grade.								
24										
SAMPLER TYPE		SAMPLE CONDITIONS			GROUND WATER	CAVE DEPT		HOD		

_____ ft. _____ ft. PT - PRESSED SHELBY TUBE I - INTACT AFTER 24 HRS. CA - CONTINUOUS FLIGHT AUGER U - UNDISTURBED AFTER ____ HRS. _____ ft. RC - ROCK CORE L - LOST

D - DISINTEGRATED

DRIVEN SPLIT SPOON UNLESS OTHERWISE

DC - DRIVING CASING MD - MUD DRILLING

-___ ft.

____8.7___ ft.

HSA - HOLLOW STEM AUGERS

CFA - CONTINUOUS FLIGHT AUGERS

AT COMPLETION



Project Name _		C	Capital School	District Mic	ldle Sc	hools		Bori	ng No.	S-1				
Location			Dover	, Delaware				Job	# D20	042				
					241	IPLER								
Datum	MSL		Hammer Wt.	140			ameter	6	Foreman	Jo	Ма	rtin		7
Surf. Elev	31	_ Ft.	Hammer Drop _	30	in.	Rock C	ore Diameter _	n/a	Classified By	lere		~~	1	
Date Started	5/20/2020)	Pipe Size	2	in.	Boring	Method	HSA	Date Cleted		5/ <u>20</u>	/202	20	
Elevation/	SOIL					NINA			SPT ws/Fc		C	urv	' е	\neg
Depth	SYMBOLS/ SAMPLE CONDITIONS		Description	1	Rec.	NM %	SPT Blows	N	Boring & ling .	s				
	CONDITIONS									10)	30	5	0
_ 0 - - -	D	SAND	n, moist, fine to D, some silt (US HTO: A-2-4)		24				Appronately 6 inches collapsed at surface.					
28 —	<i>D</i>	to me	n, moist, medium edium SAND, so S: SC, AASHTO	me clay	e 20		3-5-7				•			
- 4	1100 F 110 D	Light coars	brown, moist, lose SAND, trace s	oose, fine to silt (USCS:	18		-4-5							
24 —		Borin	g terminated 6 f ng grade.		┪		D							
- 8														
}							•							
20 —														
12														
-														\vdash
}														
16 —														
16										\vdash				
-														
}														
12														
- 20														
										\vdash				
										\mathbf{H}				
- 24														
										H		-		\vdash
SAMPLER TYPE DRIVEN SPLIT SP	L OON UNLESS OT	HERWIS	SAMPLE CO		AT COM	IPLETION	GROUND WATER ft.	CAVE DEPT 3.0	TH BORING METH		M AU	GER	s S	

U - UNDISTURBED AFTER ____ HRS. _____ ft. ____ ft.

AFTER 24 HRS.

_____ ft. ____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

PT - PRESSED SHELBY TUBE

RC - ROCK CORE

CA - CONTINUOUS FLIGHT AUGER

I - INTACT

L - LOST



Project Name _		С	apital School	District Mic	ddle Sc	hools		Bori	ng No.	S-2			
Location				Delaware						20042			
Datum	MSL		Hammer Wt.	140		/IPLER Hole Dia	ameter	6	Foreman	Jo	Ma	rtin	7
•			—— Hammer Drop		_				Classified By			~~	
			Pipe Size						Date Cleted		5/ <u>20</u>	/202	20
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS		Description		Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & aling a	s	Ć	urv	e e
28 — 0	D	clayey AASH Brown	, moist, mediur SAND (USCS TO: A-2-6)	: SC, n dense, fin	e 6		4-6-7-9 5-8-8		Appromately 6 inches correspond at surface			30	50
24 — 4	D	SC, A	rse, clayey SAI ASHTO: A-2-6)		20		-10-8						
20 — 8			g terminated 6 fog grade.	eet below									
16 — 12													
12 — 16													
20		•											
4 — 24													
SAMPLER TYPE DRIVEN SPLIT SP	OON UNLESS 01	THERWISE	SAMPLE COM D - DISINTEG		AT COM	IPLETION	GROUND WATER ft.	DEP	TH BORING ME		M AU	GER	6
PT - PRESSED SH		₹	I - INTACT U - UNDISTUI	RBED		24 HRS. HRS	ft. ft.		ft. CFA - CONT ft. DC - DRIVIN			HT A	UGERS

MD - MUD DRILLING

L - LOST

RC - ROCK CORE



RC - ROCK CORE

RECORD OF SUBSURFACE EXPLORATION

Project Name _		(Capital School	District Mic	ldle Sc	hools		Bori	ng No	S-3			
Location			Dover,	Delaware				Job	#D2	0042			
Datum	MSI		Hammer Wt.	140		IPLER	ameter	6	Foreman	Jo	Mar	tiry	-
			Hammer Drop						Classified By				
			Pipe Size						Date Consisted		<u>-</u> 5/20/	2020)
						Doming .		11071					
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS		Description		Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & aling .	s		ırve	•
28	D	SANI AASH Brow	n, moist, fine to D, some silt (US HTO: A-2-4) n, moist, loose, f um SAND, some	CS: SM, fine to	24		3-4-7		Appromately 5 inches corrections at surface.			80	50
4 4 	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	SM, A	brown, moist, lour SAND, trace	ose, fine to	24		-4-5			•			
24 -		Borin	M, AASHTO: A- g terminated 6 fong grade.										
20 -			,(Y									
16 -													
12 - 20													
24													
PT - PRESSED SH			I - INTACT	RATED	AFTER :		GROUND WATER ft.		## BORING MET ### ft. HSA - HOLLO ### CFA - CONTIN	W STE	FLIGH		
CA - CONTINUOU	O FLIGHT AUGER		U - UNDISTUI	VDED	AFTER	HRS	5 ft.		ft. DC - DRIVING	CHOIN	NG		

MD - MUD DRILLING

L - LOST



Project Name _		Capital School	District Mid	dle Sc	hools		Borin	g No	S-4				
Location		Dover	Delaware				Job #	D2	0042		_		_
				SAN	/IPLER								
Datum	MSL	Hammer Wt	140	lbs.		meter	6	Foreman	Jo	Mar	tin		-
Surf. Elev	31	Ft. Hammer Drop _	30	in.	Rock Co	ore Diameter _	n/a	Classified By	lere.		امد		_
Date Started	5/20/2020	Pipe Size	2	in.	Boring N	Method	HSA	Date Cleted	5	/20/2	2020)	_
Elevation/	SOIL SYMBOLS/ SAMPLE	Description	1	Rec.	NM %	SPT Blows	N E	SPT ws/Fc Boring & aling a	s	Ċι	ırv	е	1
Берип	CONDITIONS								10	3	0	50	
- 0	D	Brown, moist, mediun to medium SAND, so (USCS: SM, AASHTO Brown, moist, stiff, sa	me silt D: A-2-4)	e 18		3-5-8-12 10-10-1 25		Appronately 6 nches corrections at surface.	1				
28 –	D	CLAY (USCS: CL, A)						$\frac{1}{1}$			1
4 - - -	D	Light brown, moist, m dense, fine to mediur some silt (USCS: SM 	n SAND,	12		, 12-1	4						-
24 -		Boring terminated 6 f existing grade.	eet below										
- - - -										_			
20 —			X							+			-
_										+			
- 12													
-										+			-
-										+			-
16 —										+			
<u> </u>													1
-										\perp			-
-										+			
12 —										+			-
- 20													
										_			_
										+			-
									+	+			-
24										_			
SAMPLER TYPE DRIVEN SPLIT SP	OON UNLESS O	SAMPLE CO THERWISE D - DISINTEG		AT COM	IPLETION	GROUND WATER ft.	CAVE I DEPTH 3.0	I BORING MET		1 AUG	ERS		J

U - UNDISTURBED AFTER ____ HRS. _____ ft. ____ ft.

AFTER 24 HRS.

_____ ft. _____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

I - INTACT

L - LOST

PT - PRESSED SHELBY TUBE

CA - CONTINUOUS FLIGHT AUGER

RC - ROCK CORE



Project Name _		c	Capital School	District Mic	dle Sc	hools		Bori	ng No.	S-5			
Location			Dove	, Delaware				Job	# D20	0042			
						/IPLER							
•			Hammer Wt								Mart	<u>in</u>	#
			Hammer Drop _						Classified By _	lere.			
Date Started	5/20/2020)	Pipe Size	2	in.	Boring	Method	HSA	Date Cleted	5	/20/2	2020	
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS		Descriptio	n	Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & aling i.	s	Cu	rve	÷
28 -	D D	Brown to me (USC Light dense trace	n, moist, medium (USCS: CL, Amount, moist, medium SAND, lits). SM, AASHT brown, moist, region in the tomedium silt (USCS: SPHTO: A-3) grade.	m dense, fin tle silt O: A-2-4) nedium m SAND, -SM,			4-4-3-4 7-9-8 15-15		Approx nately 4 inches asphalt at riace.	10	3		50
24													
SAMPLER TYPE DRIVEN SPLIT SP	OON UNLESS OT	HERWIS	SAMPLE CO E D - DISINTE		AT COM	IPLETION	GROUND WATER ft.	CAVE DEPT 3.0	H BORING MET		1 AUG	ERS	

U - UNDISTURBED AFTER ____ HRS. _____ ft. ____ ft.

AFTER 24 HRS.

_____ ft. ____ ft.

CFA - CONTINUOUS FLIGHT AUGERS

DC - DRIVING CASING

MD - MUD DRILLING

PT - PRESSED SHELBY TUBE

RC - ROCK CORE

CA - CONTINUOUS FLIGHT AUGER

I - INTACT

L - LOST

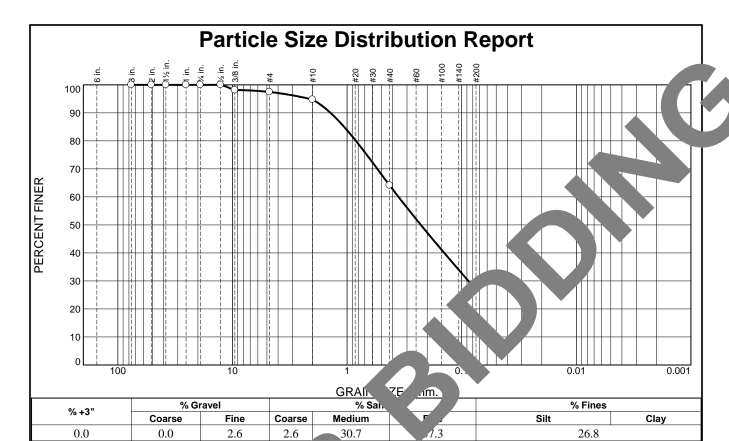


Project Name _		Сар	ital School I	District Mic	ldle Sc	hools		Bori	ng No.	S-6			
Location			Dover,	Delaware				Job	#D20	042			
Datum	MSL	Ha	mmer Wt	140		IPLER Hole Di	ameter	6	Foreman	Jo	Ma	ntin	2
Surf. Elev	24	_ Ft. Ha	mmer Drop _	30	in.	Rock C	ore Diameter	n/a	Classified By	lere		~~~	
Date Started	5/20/2020	0 Pip	e Size	2	in.	Boring	Method	HSA	Date Cleted			/202	
Elevation/ Depth	SOIL SYMBOLS/ SAMPLE CONDITIONS		Description		Rec.	NM %	SPT Blows	N	SPT ws/Fc Boring & aling .	s		urv	/ e
24 0	D	SAND, s (USCS: S Light bro dense, fi	moist, fine to come silt, with SM, AASHTC own, moist, m ne to coarse CS: SP-SM, A	n gravel D: A-2-4) edium SAND, trac			6-8-1° s		Appromately 6 inches conganic soil nos at surface.	10	•	30	50
20 — 4	1300 013 1100 013 1100 013 1100 013 1100 013 1100 013 1100 013	3) `	erminated 6 fe		20		9-11	0			•		
16 — 8		existing (eet below									
12 12													
8 — 16													
- 20		*											
0 — 24													
SAMPLER TYPE DRIVEN SPLIT SP		THERWISE	SAMPLE CON D - DISINTEG			IPLETION	GROUND WATER ft.	CAVE DEP	TH BORING METH ### HSA - HOLLOW	V STE			
PT - PRESSED SH CA - CONTINUOUS		₹	I - INTACT U - UNDISTUI	RBED	AFTER :	24 HRS. HRS	ft. S ft.		ft. CFA - CONTIN ft. DC - DRIVING			SHT A	UGERS

MD - MUD DRILLING

L - LOST

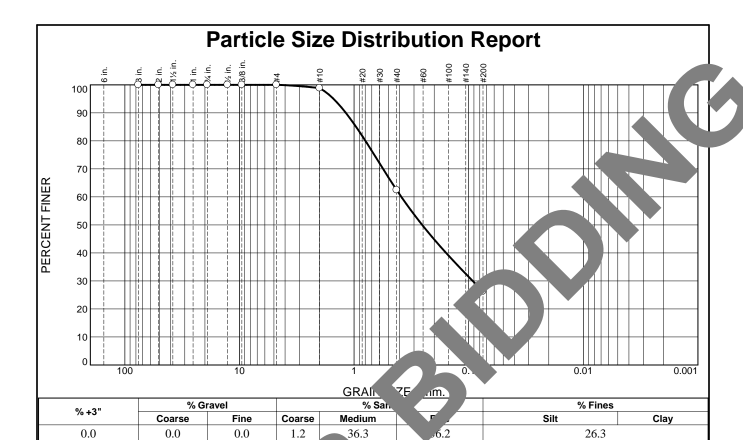
RC - ROCK CORE



Test Re	esults (ASTM D	422 & ASTM I	D 1140)	Material Description
pening	Percent	Spec.*	Pas	n, moist, medium dense, fine to medium SAND, some silt
Size	Finer	(Percent)	/Y=Fail)	(SM)
3	100.0			
2	100.0			Atterberg Limits (ASTM D 4318)
1.5	100.0			PL= LL= PI=
1	100.0			Classification
3/4	100.0			USCS (D 2487)= FILL AASHTO (M 145)=
1/2	100.0			7 AASITIO (III 140)=
3/8	98.1			<u>Coefficients</u>
#4 #10	97.4			D ₉₀ = 1.3952 D ₈₅ = 1.0608 D ₆₀ = 0.3558 D ₅₀ = 0.2271 D ₃₀ = 0.0875 D ₁₅ =
#40	94.8 4.1			D ₅₀ = 0.2271 D ₃₀ = 0.0875 D ₁₅ = C _c =
#200	26.8			D_{10} C_{u} C_{c}
#200	20.0			Remarks
				Date Received: 5/20/2020
				Date Received. 3/20/2020 Date rested. 6/22/2020
				Tested By: Peter Widra
				Checked By: Jeremy Boehm
				Title: Branch Manager

Source of Sample: B-1 Sample Number: 1 Depth: 0 **Date Sampled:** 5/20/2020

Client: Capital School District **HILLIS-CARNES ENGINEERING ASSOCIATES Project:** Capital School District Middle Schools DOVER, DE Figure 8 Project No: D20042



Opening	Percent	9 422 & ASTM [Spec.*	Pas
Size	Finer	(Percent)	(Y=Fail)
3	100.0		
2	100.0		
1.5	100.0		
1	100.0		
3/4	100.0		
1/2	100.0		
3/8	100.0		
#4	100.0		
#10	98.8		
#40	2.5		
#200	26.3		
Ć			

n, moist, medium dense to loose, fine to medium SAND, some silt (SM)

PL= NP Atterberg Limits (ASTM D 4318)
LL= NV PI= N

Classification

USCS (D 2487)= SM AASHTO (M 145)= A-2-4(0)

Remarks

Date Received: $\underline{5/20/2020}$ **Date Tested:** $\underline{6/22/2020}$

Tested By: Peter Widra
Checked By: Jeremy Boehm

Title: Branch Manager

(no specification provided)

Source of Sample: B-1 Depth: 2.5 Date Sampled: 5/20/2020

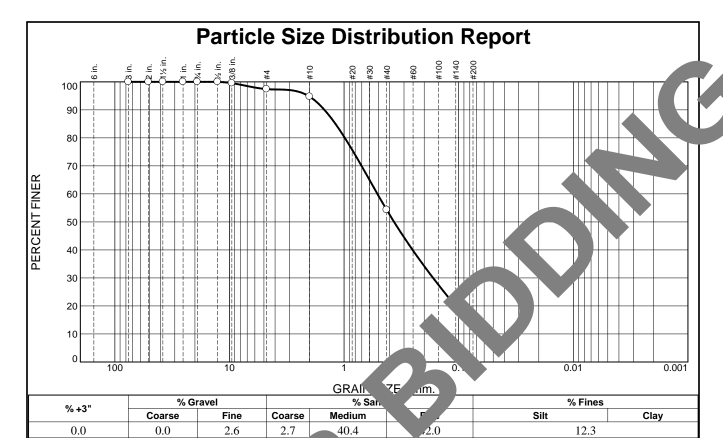
HILLIS-CARNES ENGINEERING ASSOCIATES

Client: Capital School District
Project: Capital School District Middle Schools

DOVER, DE

Project No: D20042

Figure 9



	esuits (ASTM E	422 & ASTM I	(1140 כ	
Opening	Percent	Spec.*	Pas	
Size	Finer	(Percent)	(Y=Fail)	(
3	100.0			
2	100.0			ĺ
1.5	100.0			
1	100.0			
3/4	100.0			
1/2	100.0			·
3/8	99.5			
#4	97.4			
#10	94.7			
#40	4.3			
#200	12.3			
				С

n, moist, medium dense, fine to medium SAND, little silt

Atterberg Limits (ASTM D 4318) PL= NP LL= NV

Classification

USCS (D 2487)= SM **AASHTO (M 145)=** A-2-4(0) Coefficients

D₉₀= 1.4832 D₅₀= 0.3662 D₁₀= **D₆₀=** 0.5117 **D₈₅**= 1.1886 D₃₀= 0.1672 C_u= D₁₅= 0.0849 C_c=

Remarks

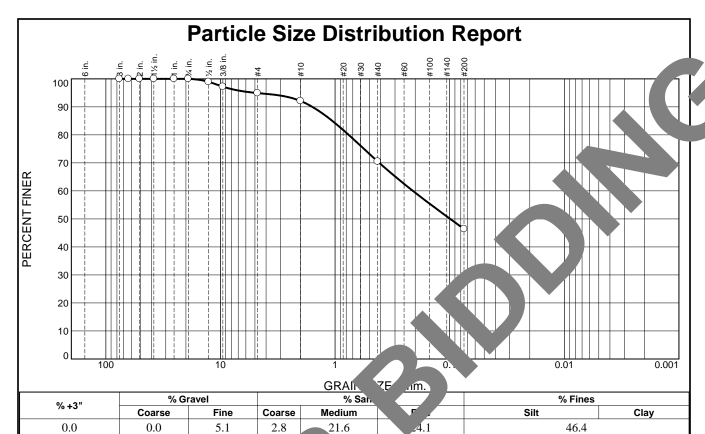
Date Received: 5/20/2020 **Date Tested:** 6/22/2020

Tested By: Peter Widra Checked By: Jeremy Boehm

Title: Branch Manager

Source of Sample: B-10 **Sample Number:** 2 Depth: 2.5 **Date Sampled:** 5/20/2020

HILLIS-CARNES ENGINEERING ASSOCIATES Client: Capital School District **Project:** Capital School District Middle Schools DOVER, DE Project No: D20042 Figure 10



culte (ASTM D	122 & ASTM I	2 1140)
Percent	Spec.	Pas
Finer	(Percent)	(Y=Fail)
100.0		
100.0		
100.0		
100.0		
100.0		
100.0		
98.9		
97.2		
94.9		
2.1		
70.5		
46.4		
\		
7	1	
	Percent Finer 100.0 100.0 100.0 100.0 100.0 100.0 98.9 97.2 94.9 2.1 70.5	Finer (Percent) 100.0 100.0 100.0 100.0 100.0 100.0 100.0 98.9 97.2 94.9 2.1 70.5

n, fine to medium silty SAND, trace gravel

PL= Atterberg Limits (ASTM D 4318)
LL= PI=

Remarks

Date Received: 5/21/2020 **Date Tested:** 5/28/2020

Date Sampled: 5/20/2020

Tested By: Peter Widra
Checked By: Jeremy Boehm

Title: Branch Manager

* (no specification provided)

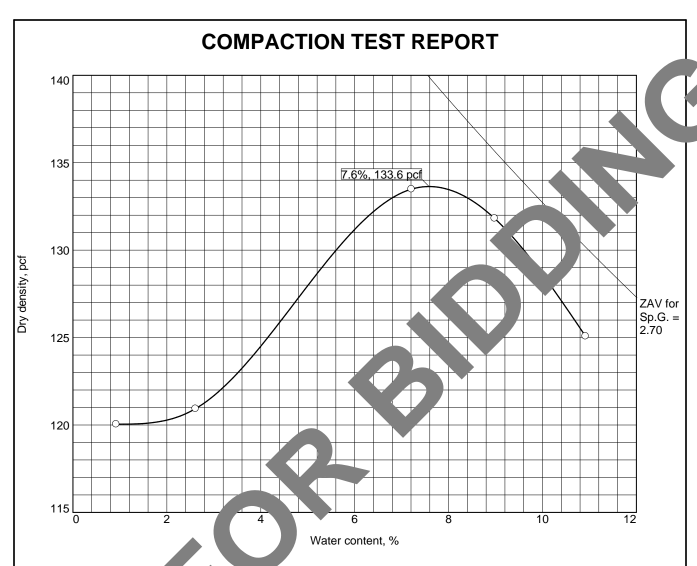
Location: Composite sample from pavement areas **Sample Number:** 1 **Depth:** 1 to 3

HILLIS-CARNES ENGINEERING ASSOCIATES

Client: Capital School District

Project: Capital School District Middle Schools

DOVER, DE Project No: D20042 Figure 11

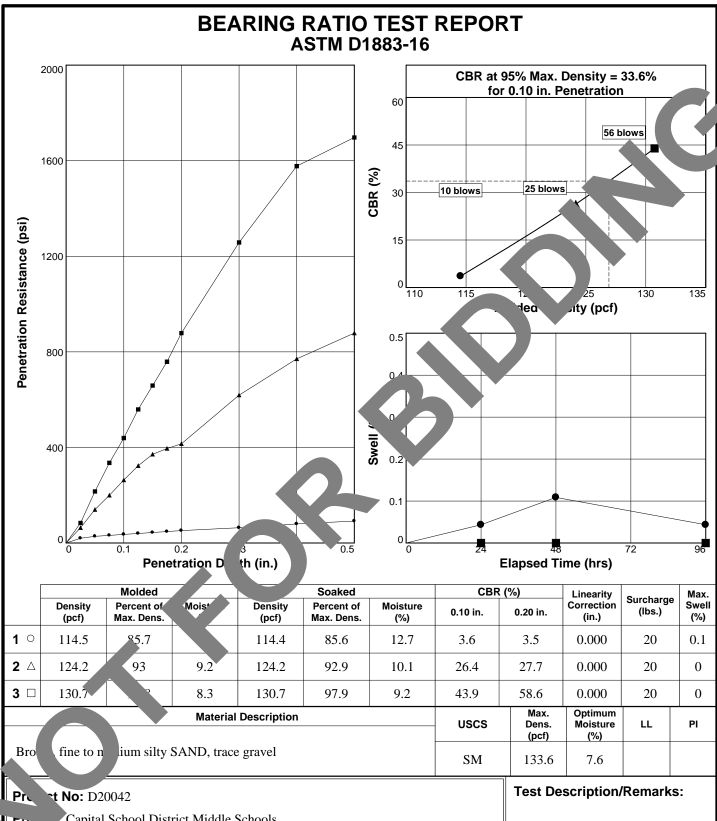


Test specification: AST 1557 Method A Modified

Elev/	Clr	Nat.	C= C		DI	%>	% <	
Depth	scs	AASHTO	Moist.	Sp.G.	LL	PI	#4	No.200
1 to 3	SM	A-2-4	6.6	2.7			5.1	46.4

TEST RESULTS	MATERIAL DESCRIPTION
M mum density = 133.6 pcf C imum mc ure = 7.6 %	Brown, fine to medium silty SAND, trace gravel
piect: Capital School District Middle Schools	Remarks:
Date: 5/28/2020	
Composite sample from pavement areas Sample Number: 1	
HILLIS-CARNES ENGINEERING ASSOCIATES	
DOVER, DE	Figure 12

Tested By: Kevin Kelley Checked By: Jeremy Boehm



. Capital School District Middle Schools

ocation: Composite sample from pavement areas

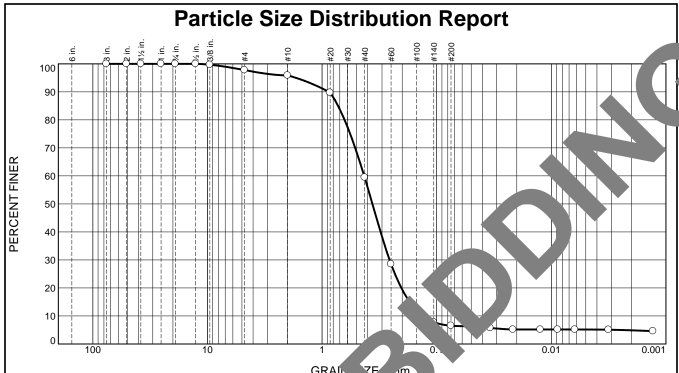
Sample Number: 1 Depth: 1 to 3

Date: 5/20/2020

BEARING RATIO TEST REPORT

HILLIS-CARNES ENGINEERING ASSOCIATES

Figure 13



				OIVAII	 (1111)		
% +3"	% Gravel		% San.			% Fines	
% +3	Coarse	Fine	Coarse	Medium	▼ /	Silt	Clay
0.0	0.0	2.2	1.9	36.5	2.9	1.3	5.2

ſ	Test R	esults (ASTM D	422 & ASTM [1140)
	Opening	Percent	Spec.*	Pas
	Size	Finer	(Percent)	(Y=Fail)
	3	100.0		$\overline{}$
	2 1.5	100.0 100.0		
	1.3	100.0		
	3/4	100.0		
	1/2	100.0		
	3/8	99.7		
	#4	97.8		
	#10	95.9		
	#20	89.7		
	#40	59.4		
	#60	8.5		
	#140	7.8		
	#200	6.5		
	0.0479 mm	6.3		
	0.0341 m.			
	0.0216 mm. 0.0124			
	0.01	5.2		
L	062 mm.	5.2		
	.0032 mm.	5.1		
	.0013 mm.	4.6		
N				
ſ				

moist, dense to medium dense, fine to medium SAND, trace clay (USCS: SP-SC, USDA: Sand)

PL= Atterberg Limits (ASTM D 4318)
LL= PI=

USCS (D 2487)= SP-SC AASHTO (M 145)=

Coefficients

 D₉₀=
 0.8736
 D₈₅=
 0.7250
 D₆₀=
 0.4291

 D₅₀=
 0.3637
 D₃₀=
 0.2577
 D₁₅=
 0.1719

 D₁₀=
 0.1321
 C_u=
 3.25
 C_c=
 1.17

Remarks

Date Received: <u>5/20/2020</u> **Date Tested:** <u>6/29/2020</u>

Tested By: Peter Widra

Checked By: Jeremy Boehm

Title: Branch Manager

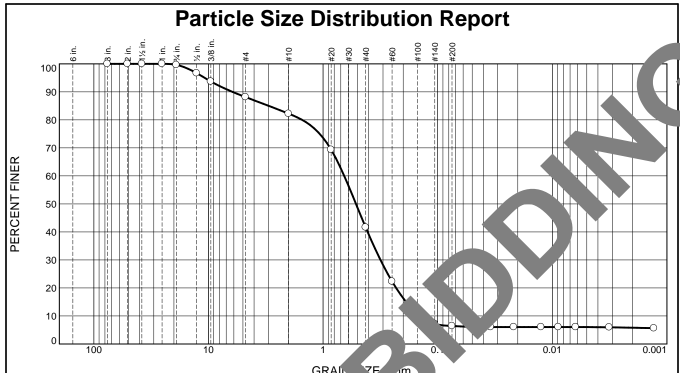
(no specification provided)

Source of Sample: I-1 Sample Number: 3 Depth: 4 Date Sampled: 5/20/2020

HILLIS-CARNES ENGINEERING ASSOCIATES | Client: Capital School District

Project: Capital School District Middle Schools

DOVER, DE Project No: D20042 Figure 14



				OI (/ til	1,6	711111			
% +3"	% G	ravel	% San					% Fines	
% +3	Coarse	Fine	Coarse	Medium		F		Silt	Clay
0.0	0.4	11.5	5.9	40.6		5.2		0.4	6.0

Test R	esults (ASTM D	422 & ASTM [1140)
Opening	Percent	Spec.*	Pas
Size	Finer	(Percent)	/Y=Fail)
3	100.0		
2	100.0		
1.5	100.0		
1	100.0		
3/4	99.6		
1/2	96.7		
3/8	93.7		
#4	88.1		
#10	82.2		
#20	69.3		
#40	41.6		
#60	2.3		
#140	7.2		
#200	6.4	*	
0.0488 mm	6.0		
0.0345 m.	0		
0.0217 mm.			
0.0125	6.		
P	6.0		
ار 063 mm.	6.0		
.0032 mm.	5.9		
.0013 mm.	5.6		
	7		

n, moist, medium dense, fine to coarse SAND, trace clay (USCS: SP-SC, USDA: Sand)

PL= Atterberg Limits (ASTM D 4318)
LL= Pl=

USCS (D 2487)= SP-SC AASHTO (M 145)=

Coefficients

 D₉₀=
 6.1729
 D₈₅=
 2.9810
 D₆₀=
 0.6540

 D₅₀=
 0.5162
 D₃₀=
 0.3156
 D₁₅=
 0.1884

 D₁₀=
 0.1422
 C_u=
 4.60
 C_c=
 1.07

Remarks

Date Received: <u>5/20/2020</u> **Date Tested:** <u>6/29/2020</u>

Tested By: Peter Widra

Checked By: Jeremy Boehm

Title: Branch Manager

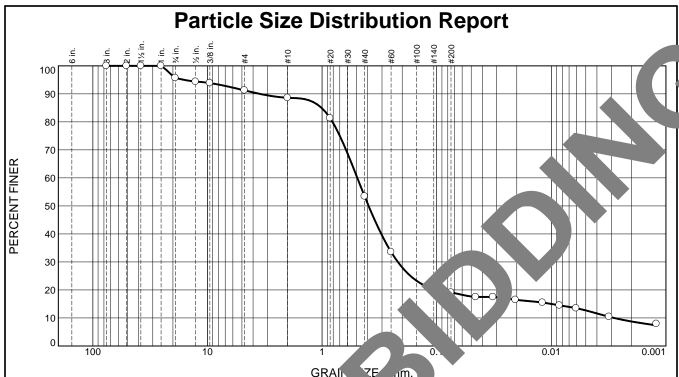
* (no specification provided)

Source of Sample: I-2 Sample Number: 2 Date Sampled: 5/20/2020

HILLIS-CARNES ENGINEERING ASSOCIATES

Client: Capital School District
Project: Capital School District Middle Schools

Project No: D20042 Figure 15



					•						
ı	0/ .3"	% G	% Gravel		% San		% San			% Fines	
	% +3"	Coarse	Fine	Coarse	Medium		V 2	Silt	Clay		
	0.0	4.3	4.5	2.6	35.2		4.3	6.4	12.7		

Test R	esults (ASTM D	422 & ASTM [1140)
Opening	Percent	Spec.*	Pas
Size	Finer	(Percent)	/Y=Fail)
3	100.0		
2	100.0		
1.5	100.0		
1	100.0		
3/4	95.7		
1/2	94.3		
3/8	93.9		
#4	91.2		
#10	88.6		
#20	81.3		
#40	53.4		
#60	3.6		
#140	20.3		
#200	19.1	*	
0.0456 mm	17.5		
0.0323 m.	5		
0.0205 mm.			
0.0110	15		
0	14.5		
,061 mn.	13.5		
.0031 mm.	10.4		
.0013 mm.	7.9		
≥012 mm.	7.4		
	7		
	[

n, moist, loose, fine to medium SAND, some clay (USCS: SM, USDA: Sandy Loam)

Atterberg Limits (ASTM D 4318) PL=

Classification USCS (D 2487)= SM AASHTO (M 145)=

Coefficients

D₉₀= 3.4898 **D₅₀=** 0.3928 **D₁₀=** 0.0028 **D₆₀=** 0.4925 **D₁₅=** 0.0100 **C_c=** 34.17 D₈₅= 1.0104 D₃₀= 0.2183 C_u= 173.84

Remarks

Date Received: 6/23/2020 **Date Tested:** 6/29/2020

Tested By: Peter Widra

Checked By: Jeremy Boehm

Title: Branch Manager

(no specification provided)

Source of Sample: I-3 Sample Number: 3 Depth: 4 **Date Sampled:** 6/23/2020

HILLIS-CARNES ENGINEERING ASSOCIATES Client: Capital School District

Project: Capital School District Middle Schools

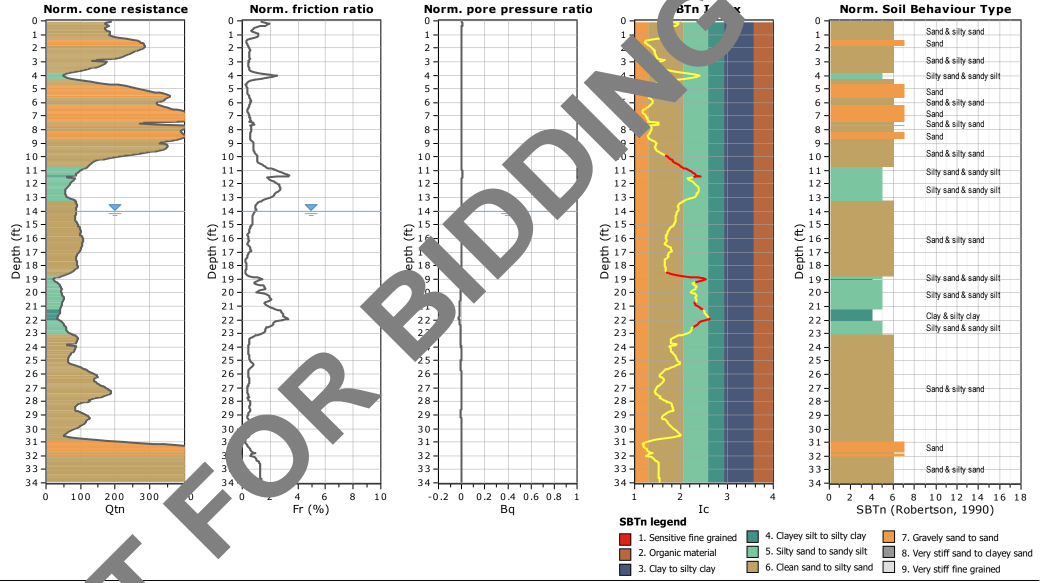
DOVER, DE Figure 16 Project No: D20042

Total depth: 33.92 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00

Cone Type: NOVA U2 Cone Operator: R. Ward, P.E.

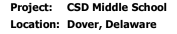


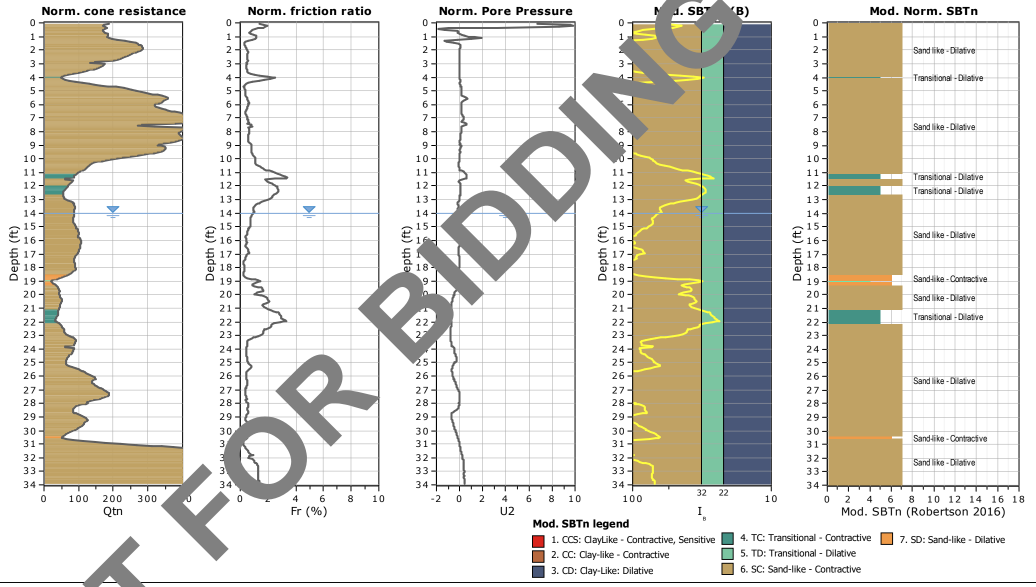


Total depth: 33.92 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00
Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



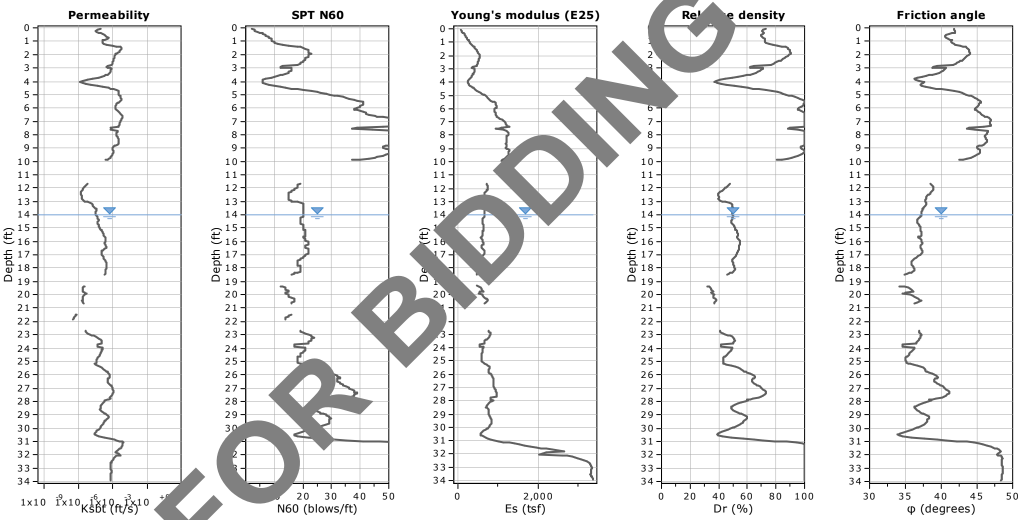


Total depth: 33.92 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.

Project: CSD Middle School Location: Dover, Delaware



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar

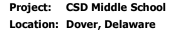
Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data

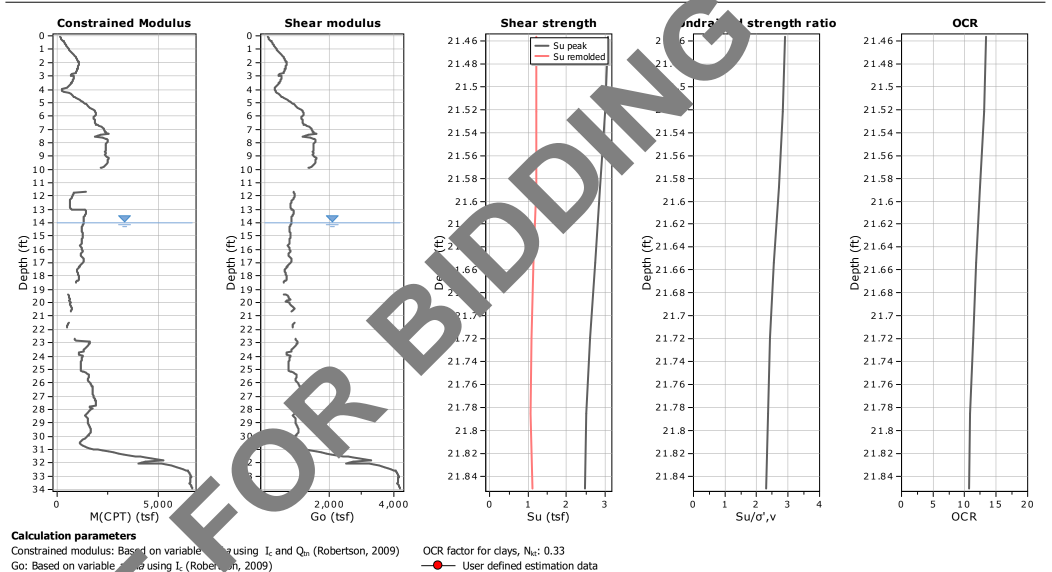
Total depth: 33.92 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



Undrained shear str



Flat Dilatometer Test data

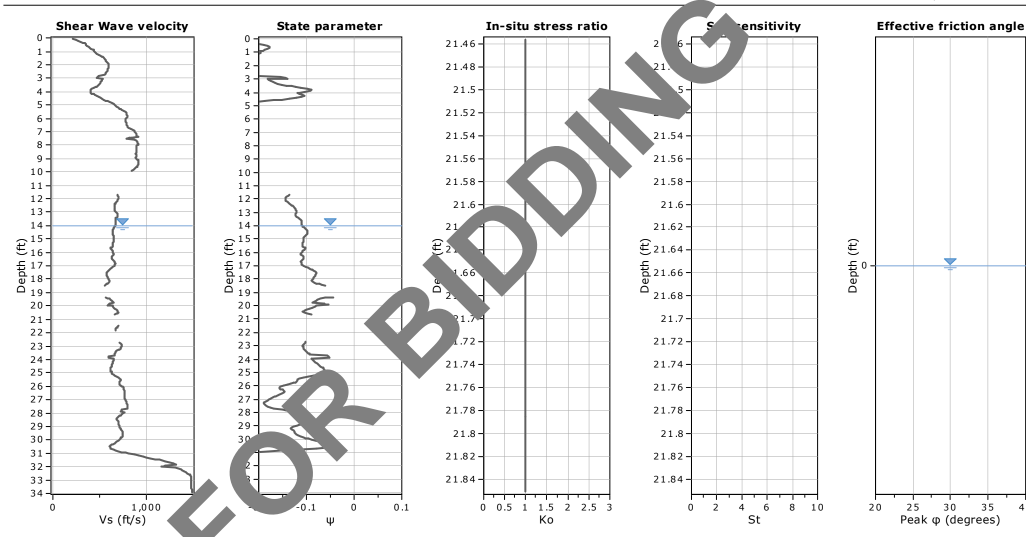
cone factor for clays, Nkt: 14

Total depth: 33.92 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.

Project: CSD Middle School **Location: Dover, Delaware**



Calculation parameters

Soil Sensitivity factor, N_S 0.00

User defined mation data 40

30

Peak φ (degrees)

35

25

Project: CSD Middle School

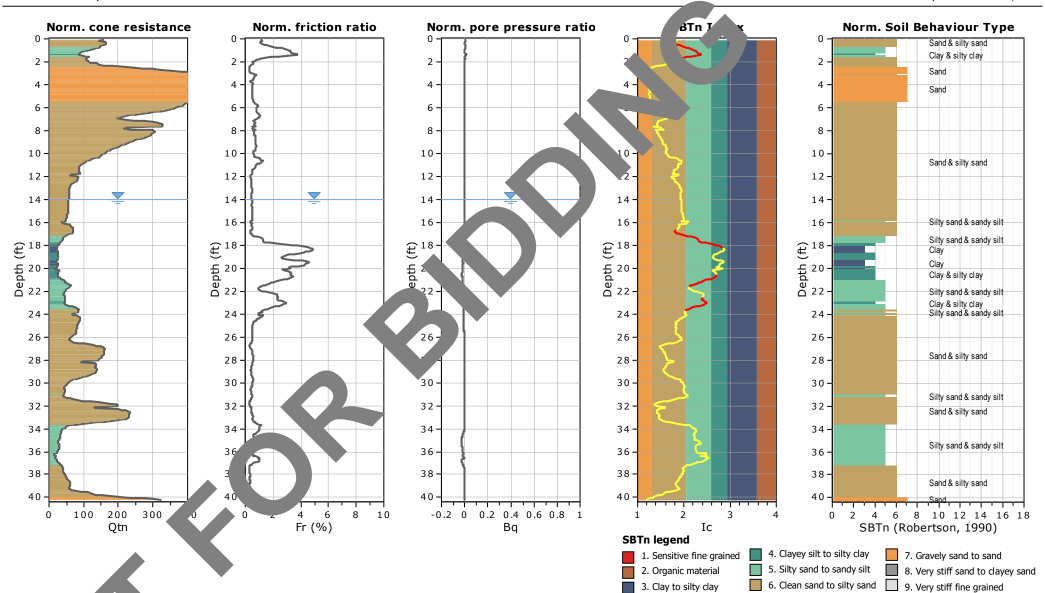
Location: Dover, Delaware

CPT: CSD Middle B-3

Total depth: 40.22 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

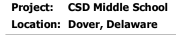
Cone Operator: R. Ward, P.E.

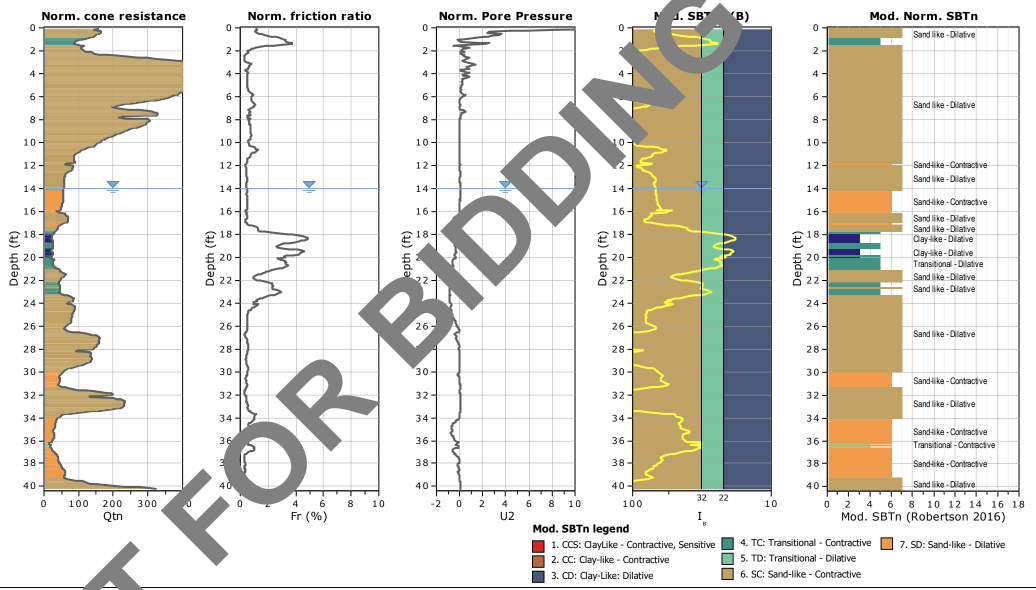


Total depth: 40.22 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





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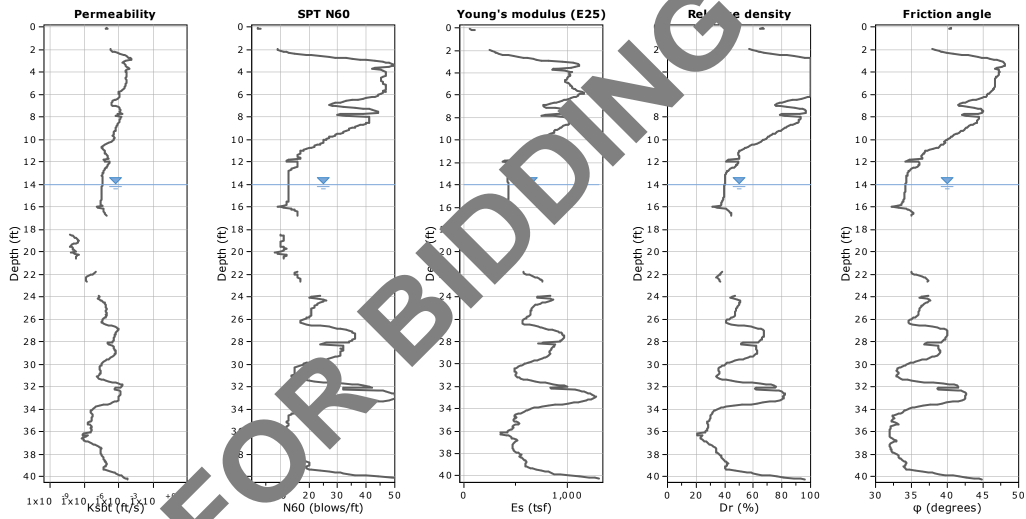
HILLIS - CARNES ENGINEERING - CARNES

Project: CSD Middle School Location: Dover, Delaware

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Total depth: 40.22 ft, Date: 6/26/2020

Cone Operator: R. Ward, P.E.



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar _t

Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data Project: CSD Middle School

Location: Dover, Delaware

Go: Based on variable

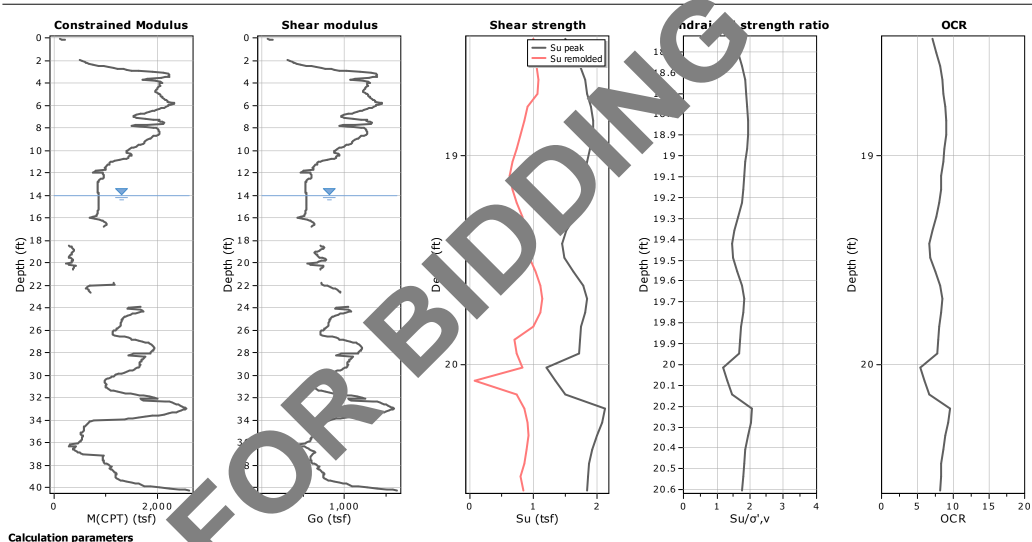
Undrained shear str

CPT: CSD Middle B-3

Total depth: 40.22 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



OCR factor for clays, Nkt: 0.33

User defined estimation data

Flat Dilatometer Test data

Constrained modulus: Based on variable a using I_c and Q_{tn} (Robertson, 2009)

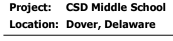
a using I_c (Rober on, 2009)

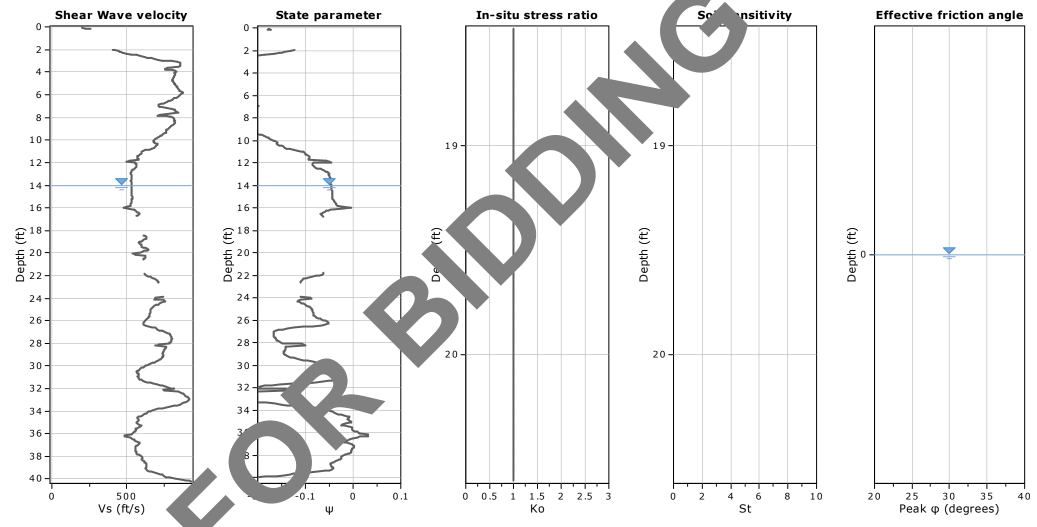
cone factor for clays, Nkt: 14

Total depth: 40.22 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





Calculation parameters

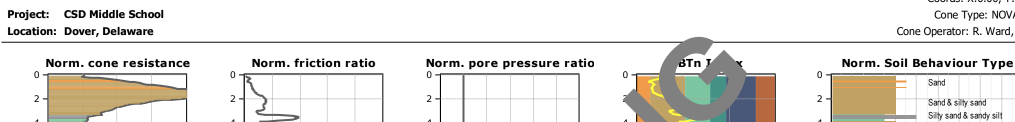
Soil Sensitivity factor, N_s 0.00

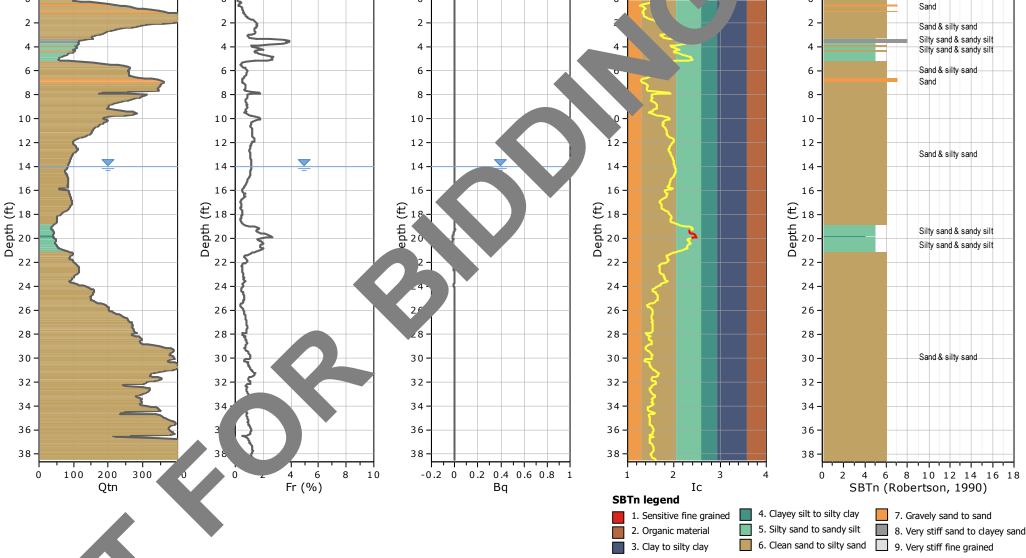


Total depth: 38.52 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





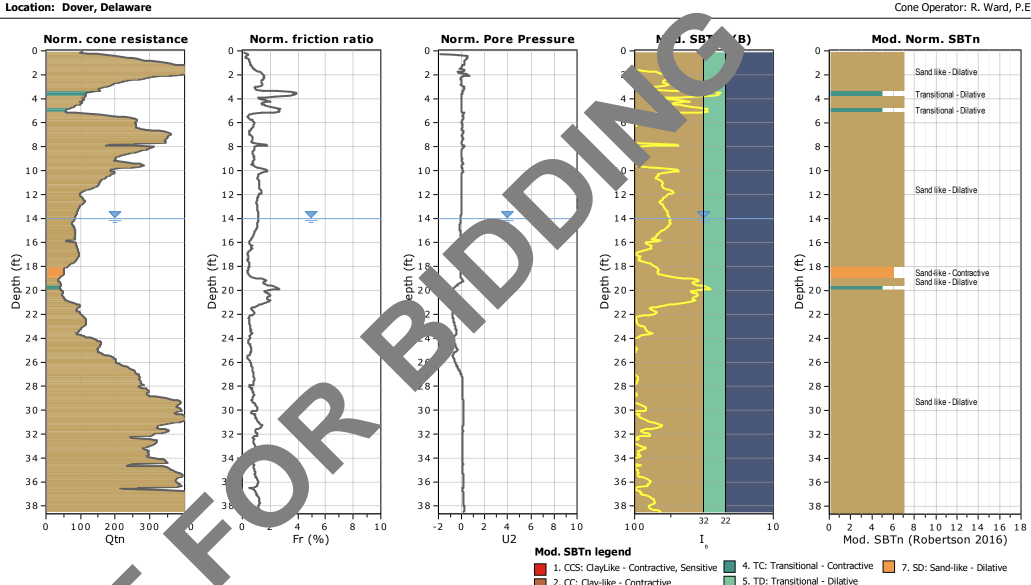
Project: CSD Middle School

CPT: CSD Middle B-4

Total depth: 38.52 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



2. CC: Clay-like - Contractive

3. CD: Clay-Like: Dilative

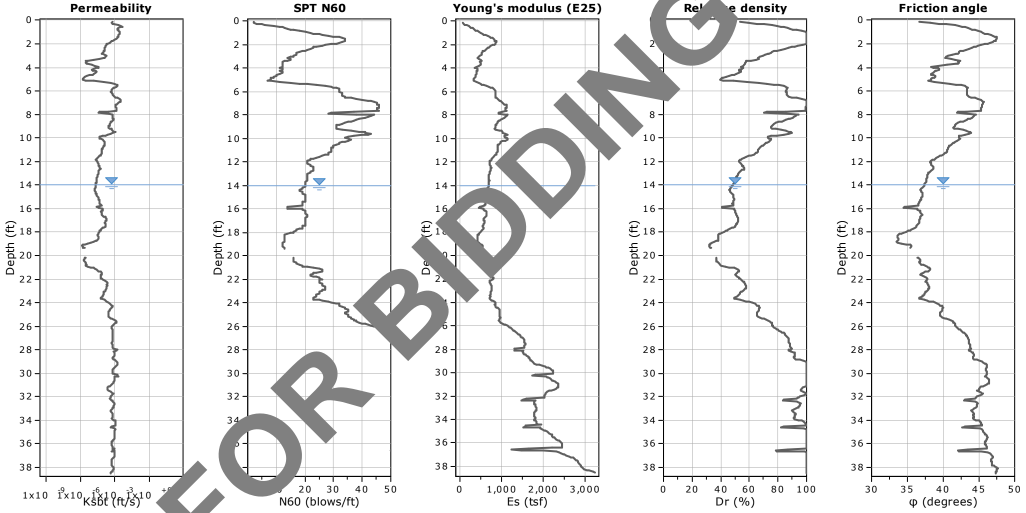
6. SC: Sand-like - Contractive

Total depth: 38.52 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.

Project: CSD Middle School Location: Dover, Delaware



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar t

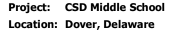
Young's modulus: B \cdot \cdot \cdot variable alpha using I_c (Robertson, 2009)

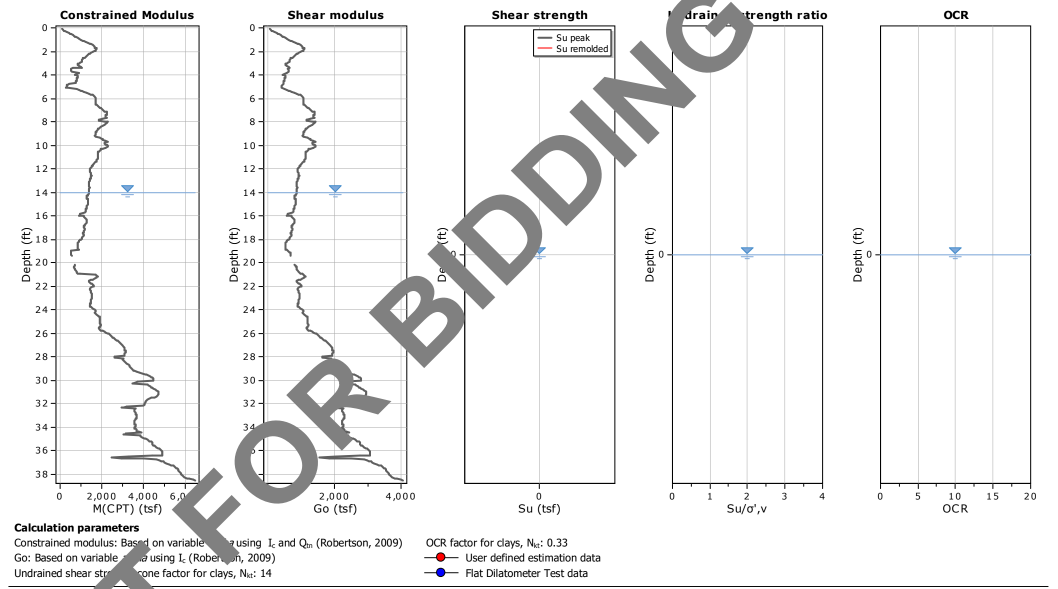
Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) ——— User defined estimation data

Total depth: 38.52 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.

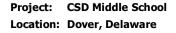


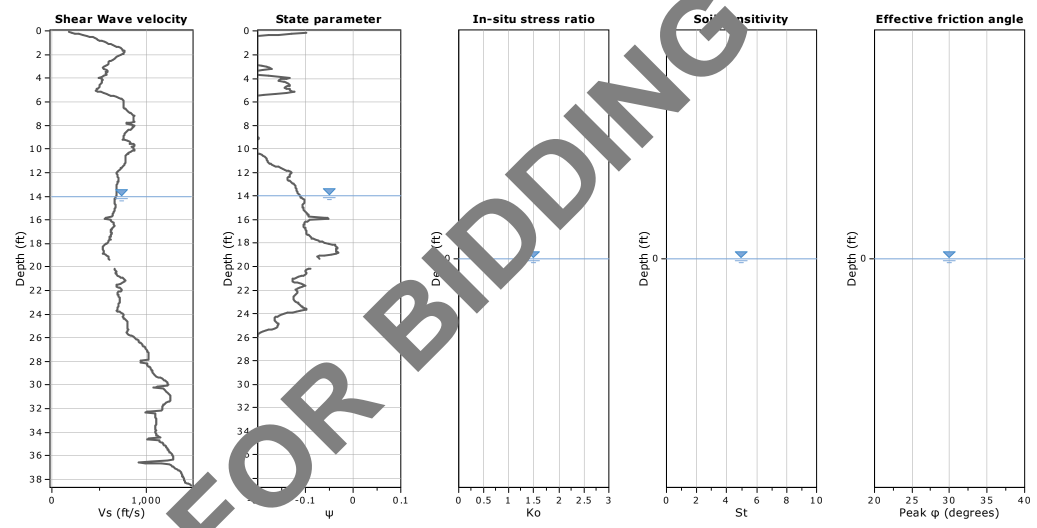


Total depth: 38.52 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00

Cone Type: NOVA U2 Cone Operator: R. Ward, P.E.





Calculation parameters

Soil Sensitivity factor, N₅: 0.00

User defined (nation data)

Project: CSD Middle School

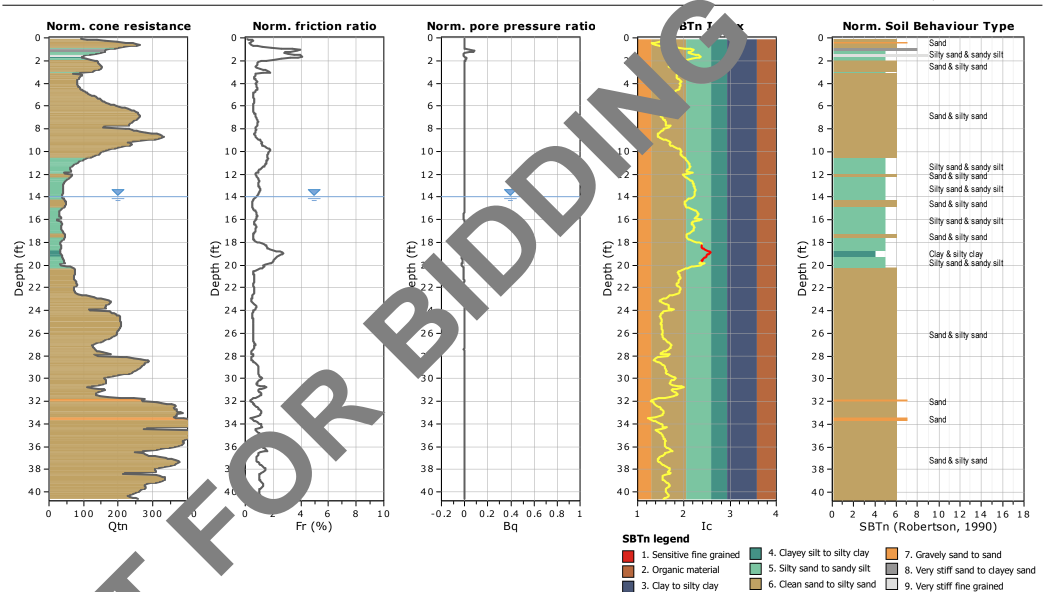
Location: Dover, Delaware

CPT: CSD Middle B-5

Total depth: 40.62 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

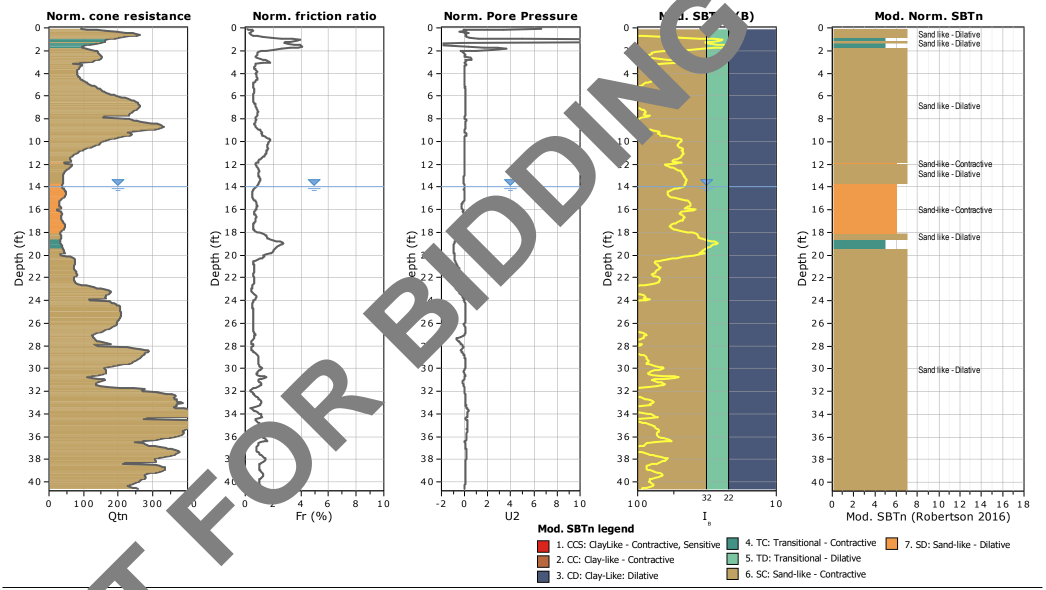
Cone Operator: R. Ward, P.E.



Total depth: 40.62 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00

> Cone Type: NOVA U2 Cone Operator: R. Ward, P.E.

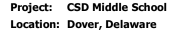
Project: CSD Middle School Location: Dover, Delaware

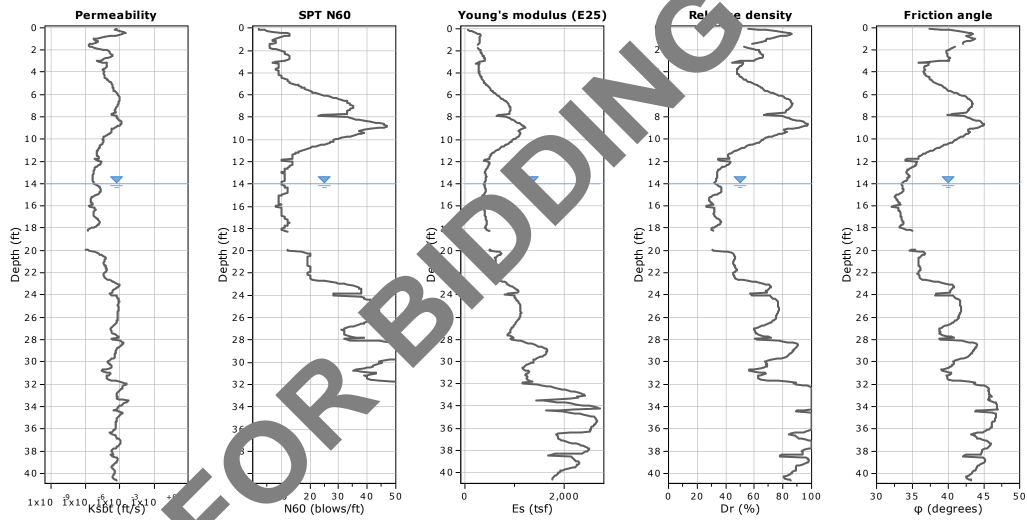


Total depth: 40.62 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00

Cone Type: NOVA U2 Cone Operator: R. Ward, P.E.





Calculation parameters

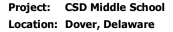
Permeability: Based on SBT SPT N₆₀: Based on I_c ar t

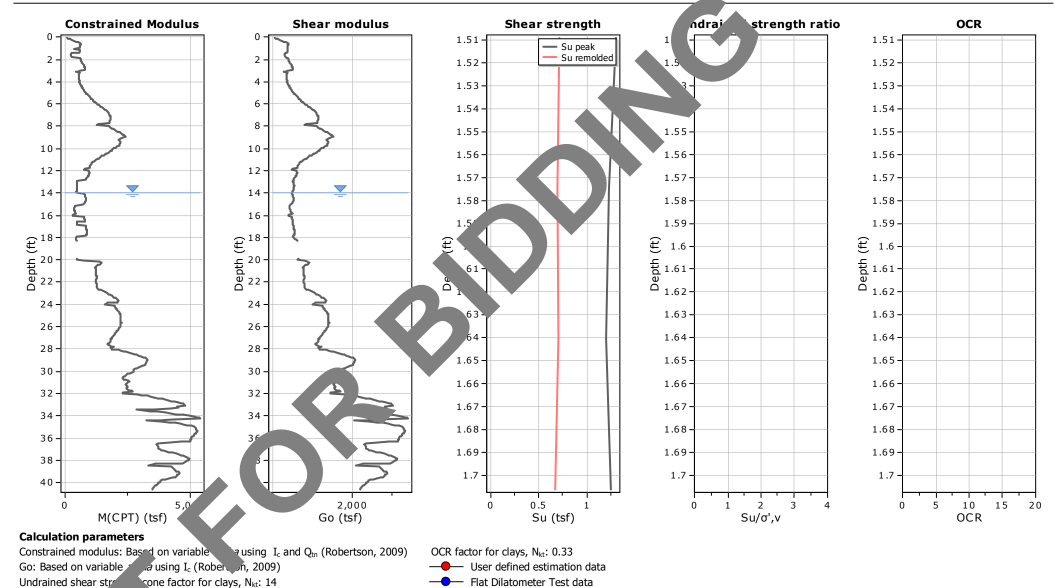
Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data

Total depth: 40.62 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00
Cone Type: NOVA U2

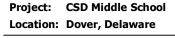


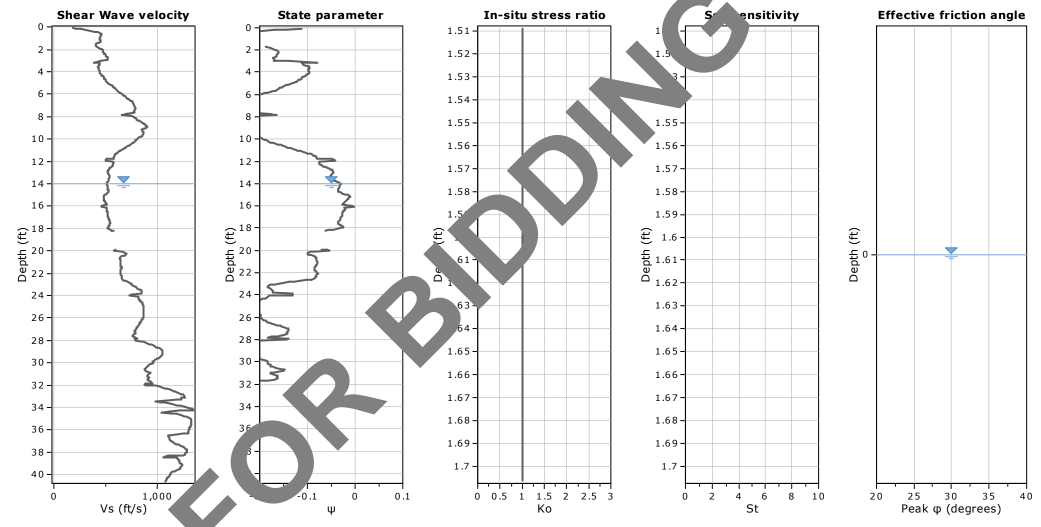


Total depth: 40.62 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





Calculation parameters

Soil Sensitivity factor, N_s: 0.00

User defined nation data

Total depth: 40.62 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00
Cone Type: NOVA U2
Cone Operator: R. Ward

Project: CSD Middle School Location: Dover, Delaware

Dissipation Tests Results

Dissipation tests

Dissipation tests consists of stopping the piezocone penetration and observing porepressures (u) with elapse time (c). The data are automatic recorded by the field computer and should take place until a minimum of 5'

The porepressures are plotted as a function of square root of (t). The graphical technique suggested by bertson and Campanella (1989), yields a value for t_{50} , which corresponds to the time for 50% consolidation.

The value of the coefficient of consolidation in the radial or horizontal direction c_h was then calculated by Houlsby and Teh's (1988) theory using the following equation:

$$c_h = \frac{T \times r^2 \times I_r^{0.5}}{t_{50}}$$

where:

T: time factor given by Houlsby and Teh's (1988) theory corresponding to the pressure position

r: piezocone radius

I.: stiffness index, equal to shear modulus G divided by the una distribution of clay (S₁).

t₅₀: time corresponding to 50% consolidation

Permeability estimates based on dissirguo test

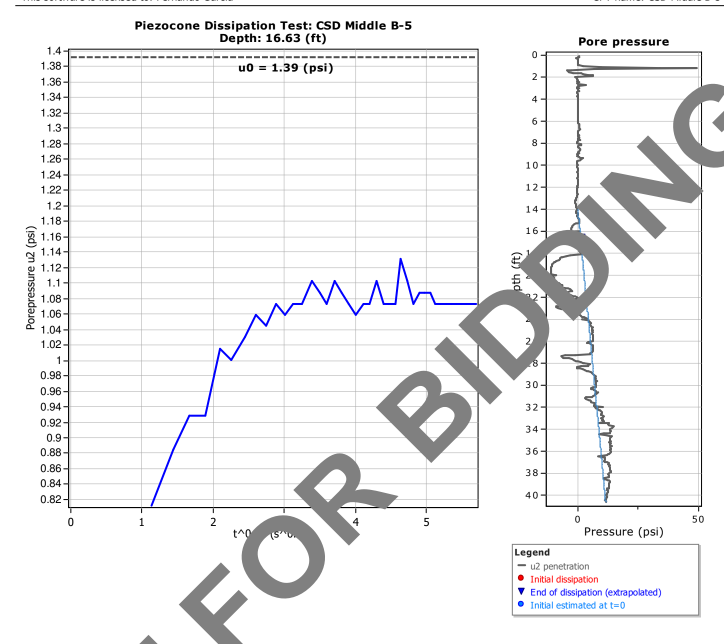
The dissipation of pore pressures during a CP1 dissipation test is controlled by the coefficient of consolidation in the horizontal direction (c_h) which is influenced by a controlled by the soil permeability (k_h) and compressibility (M), as defined by the following:

$$k_h = c_h \times \gamma_w / M$$

where: M is the 1-D constrain modulus is the unit weight of water, in compatible units.

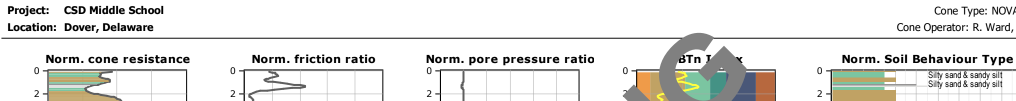
Tabular results

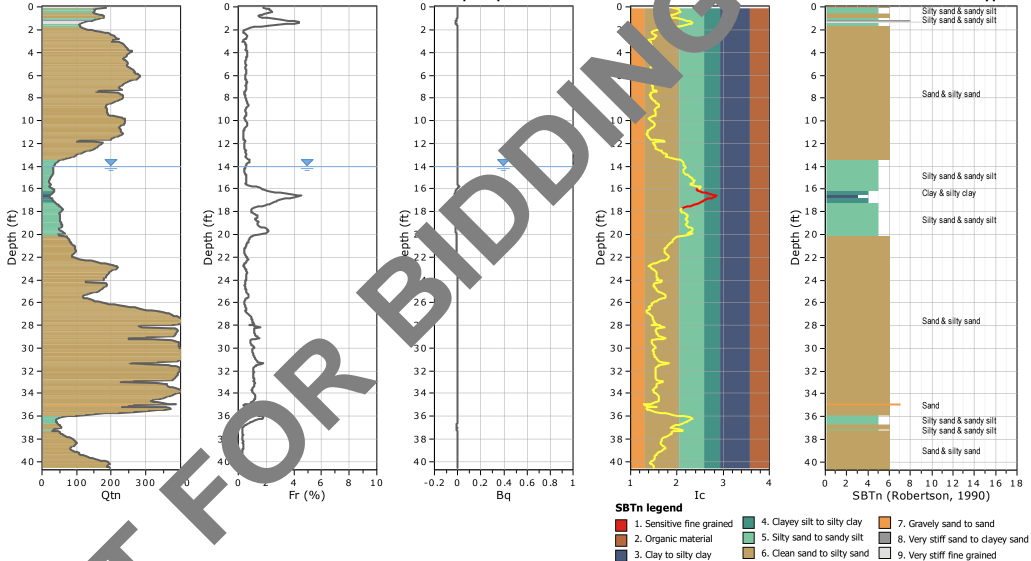
CPTU F th	$(t_{50})^{0.50}$	t ₅₀ (s)	t ₅₀ (years)	G/S _u	C _h (ft²/s)	c _h (ft²/year)	M (tsf)	k _h (ft/s)
CSD Middle B-5 16.63	0.0	0	0.00E+000	100.00	0.00E+000	0	470.60	-1.00E+004



Total depth: 40.55 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2



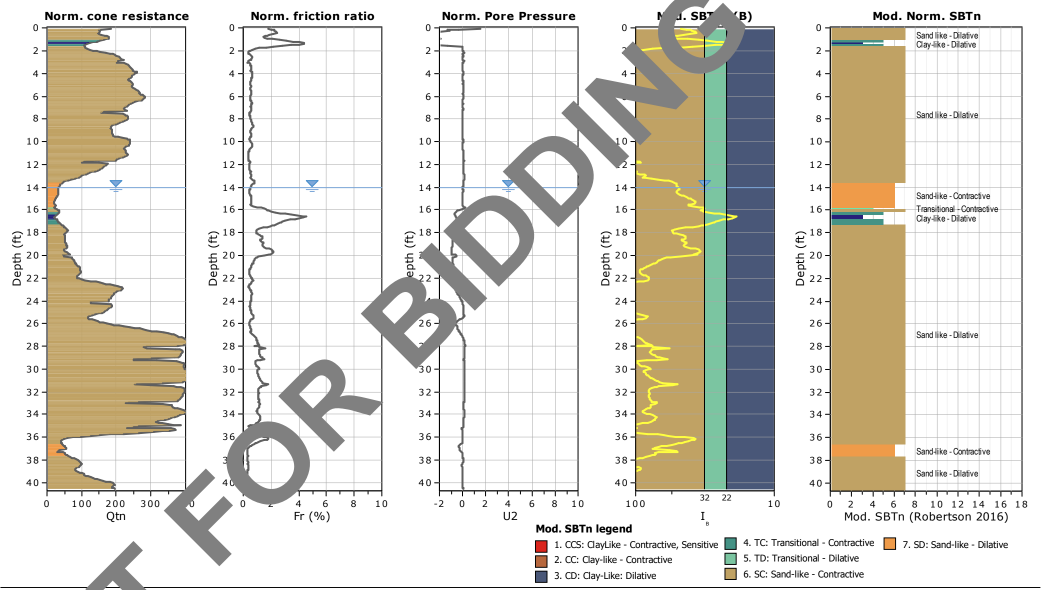


Coords: X:0.00, Y:0.00

Total depth: 40.55 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

> Cone Type: NOVA U2 Cone Operator: R. Ward, P.E.

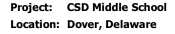
Project: CSD Middle School Location: Dover, Delaware

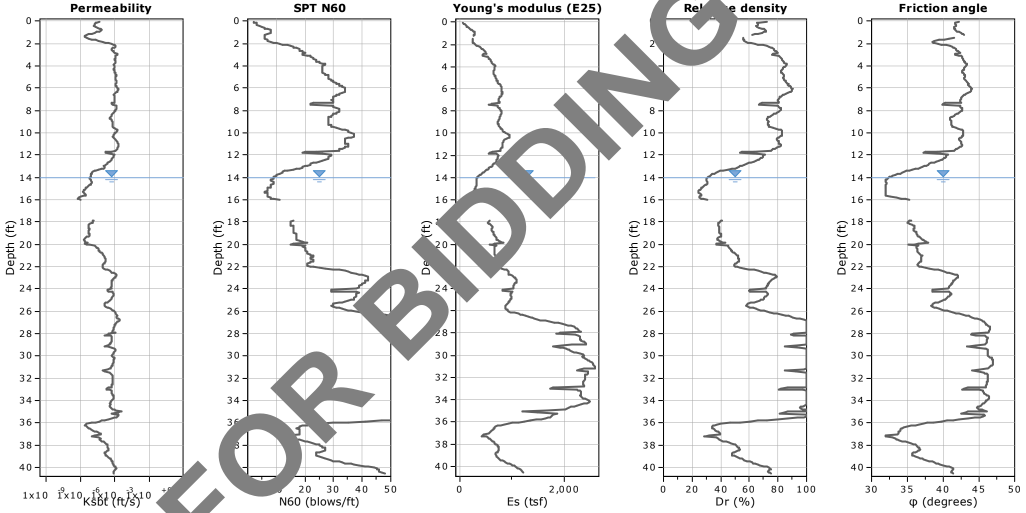


Total depth: 40.55 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar

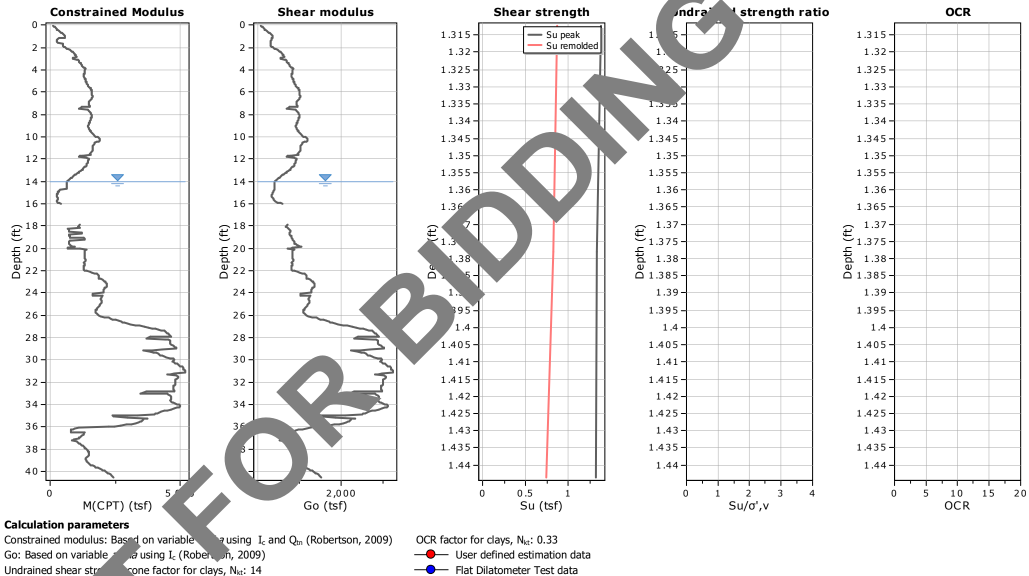
Young's modulus: B n variable alpha using I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data

Total depth: 40.55 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

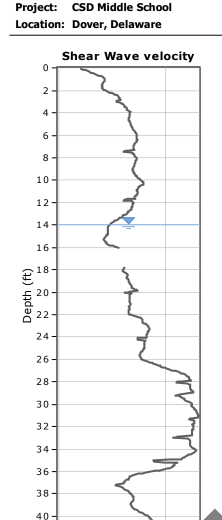


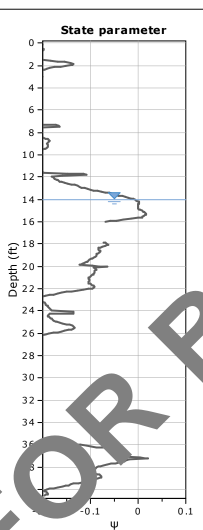


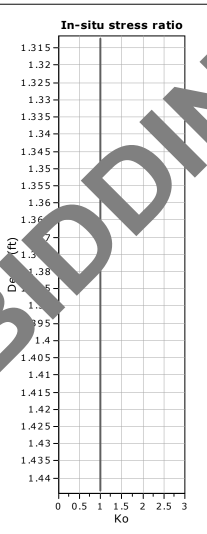
Total depth: 40.55 ft, Date: 6/26/2020

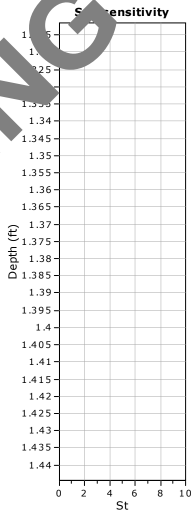
Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

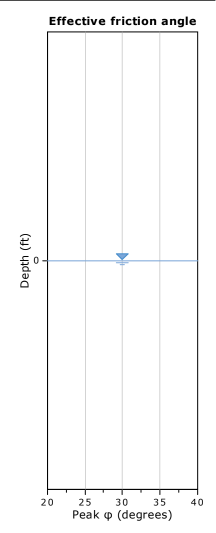
Cone Operator: R. Ward, P.E.











Calculation parameters

Soil Sensitivity factor, N_s 0.00

User defined nation data

Vs (ft/s)

1,000

Total depth: 40.55 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2 Cone Operator: R. Ward

Project: CSD Middle School Location: Dover, Delaware

Dissipation Tests Results

Dissipation tests

Dissipation tests consists of stopping the piezocone penetration and observing porepressures (u) with elapse time (ty). The data are automatic recorded by the field computer and should take place until a minimum of 50 minute.

The porepressures are plotted as a function of square root of (t). The graphical technique suggested by bertson and Campanella (1989), yields a value for t_{50} , which corresponds to the time for 50% consolidation.

The value of the coefficient of consolidation in the radial or horizontal direction c_h was then calculated by Houlsby and Teh's (1988) theory using the following equation:

$$c_h = \frac{T \times r^2 \times I_r^{0.5}}{t_{50}}$$

where:

T: time factor given by Houlsby and Teh's (1988) theory corresponding to the pressure position

r: piezocone radius

I_r: stiffness index, equal to shear modulus G divided by the una. and strongth of clay (S_u).

t₅₀: time corresponding to 50% consolidation

Permeability estimates based on dissir croatest

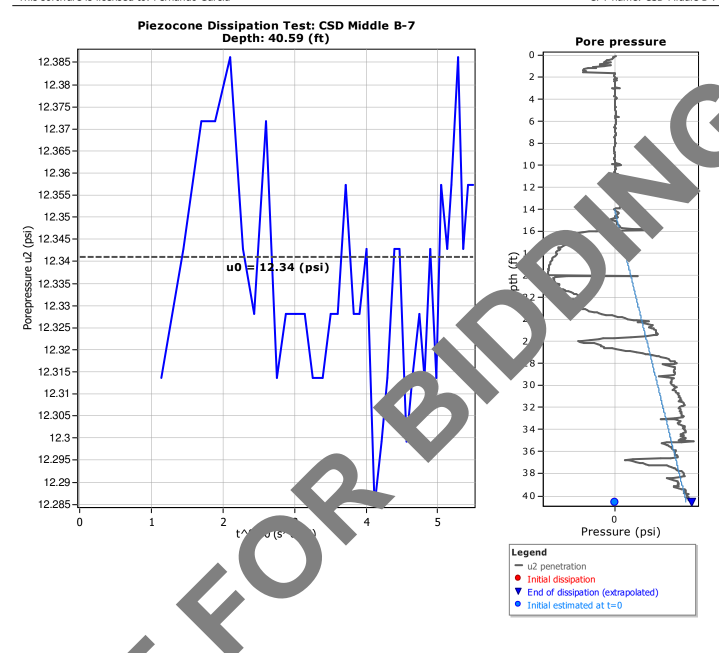
The dissipation of pore pressures during a CP1 dissipation test is controlled by the coefficient of consolidation in the horizontal direction (c_h) which is influenced by a controlled by the soil permeability (k_h) and compressibility (M), as defined by the following:

$$k_h = c_h \times \gamma_w / M$$

where: M is the 1-D constrain modulus is the unit weight of water, in compatible units.

Tabular results

CPTU Ch Borehole	(t ₅₀) ^{0.50}	t ₅₀ (s)	t ₅₀ (years)	G/S _u	C _h (ft²/s)	c _h (ft²/year)	M (tsf)	k _h (ft/s)
CSD Middle B-7 40.59	0.0	0	0.00E+000	100.00	0.00E+000	0	2408.22	-1.00E+004



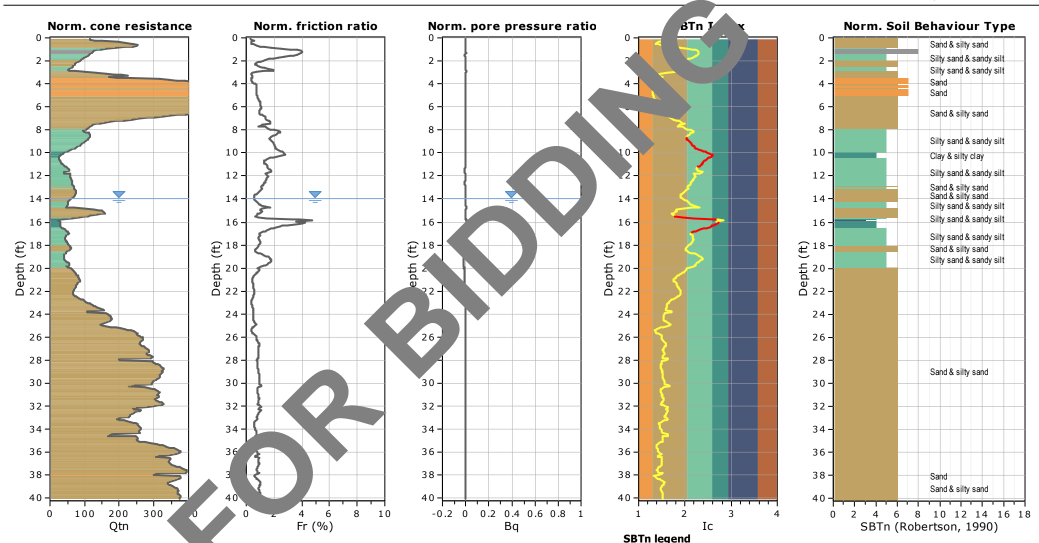
Location: Dover, Delaware

CPT: CSD Middle B-8

Total depth: 40.09 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



1. Sensitive fine grained

2. Organic material

3. Clay to silty clay

4. Clayey silt to silty clay

5. Silty sand to sandy silt

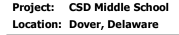
7. Gravely sand to sand

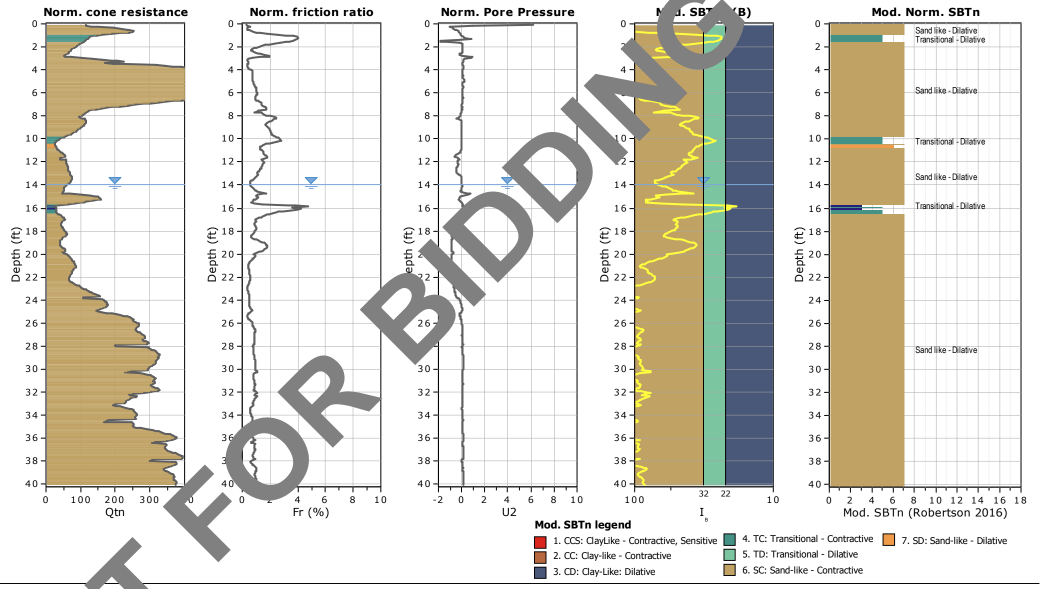
6. Clean sand to silty sand 9. Very stiff fine grained

8. Very stiff sand to clayey sand

Total depth: 40.09 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2





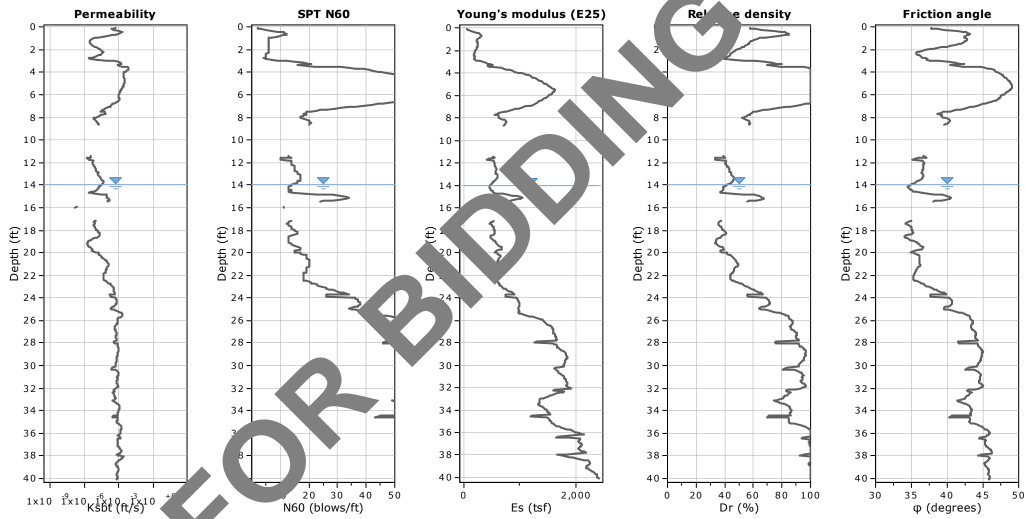


Project: CSD Middle School Location: Dover, Delaware

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Total depth: 40.09 ft, Date: 6/26/2020

Cone Operator: R. Ward, P.E.



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar t

Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

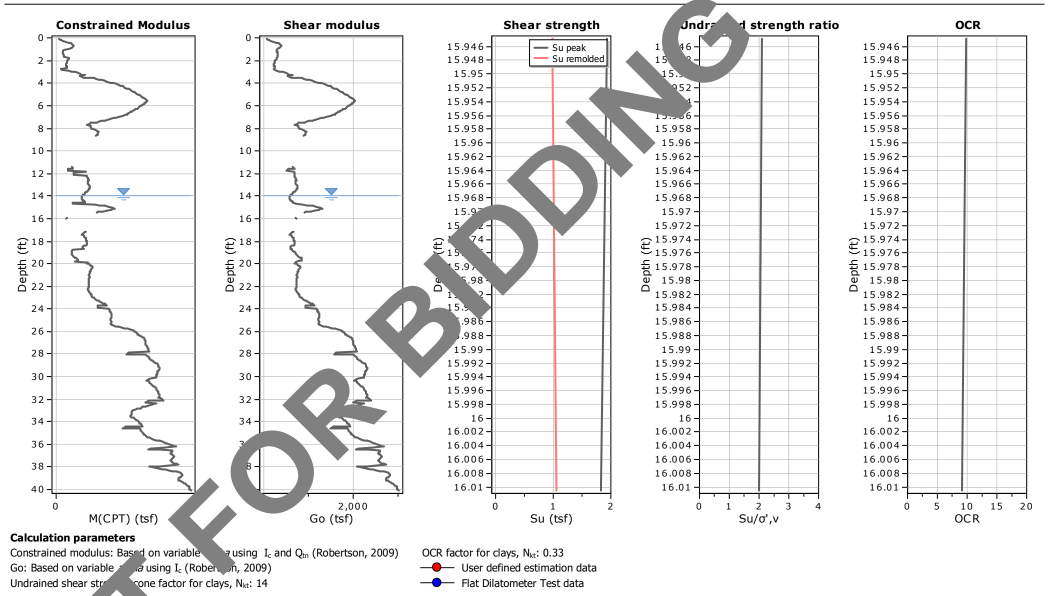
Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data

Total depth: 40.09 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.

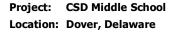
Project: CSD Middle School Location: Dover, Delaware

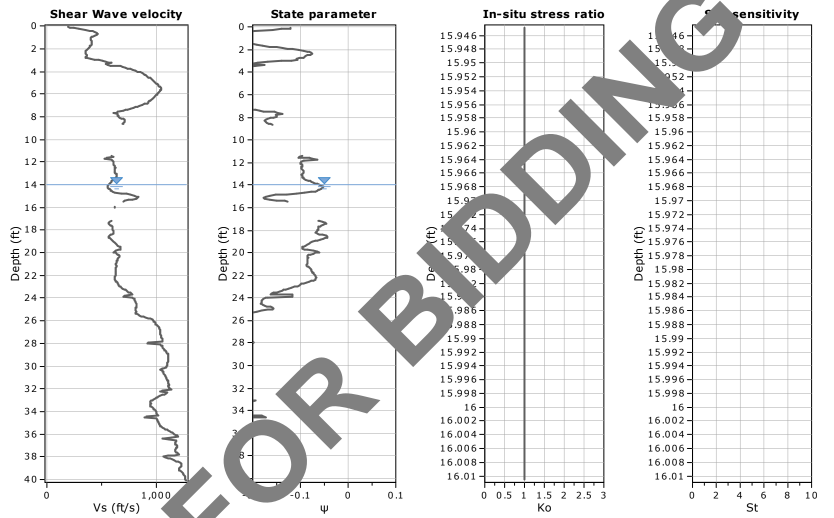


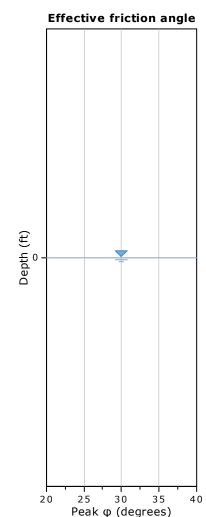
Total depth: 40.09 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.







Calculation parameters

Soil Sensitivity factor, N_s 0.00

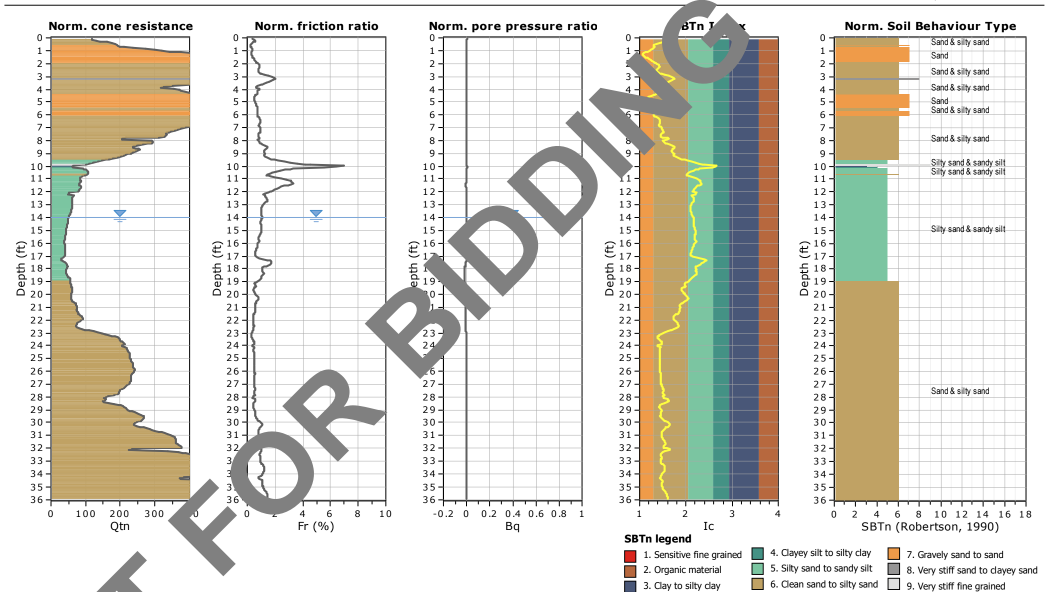
User defined nation data

Location: Dover, Delaware

CPT: CSD Middle B-9

Total depth: 35.96 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

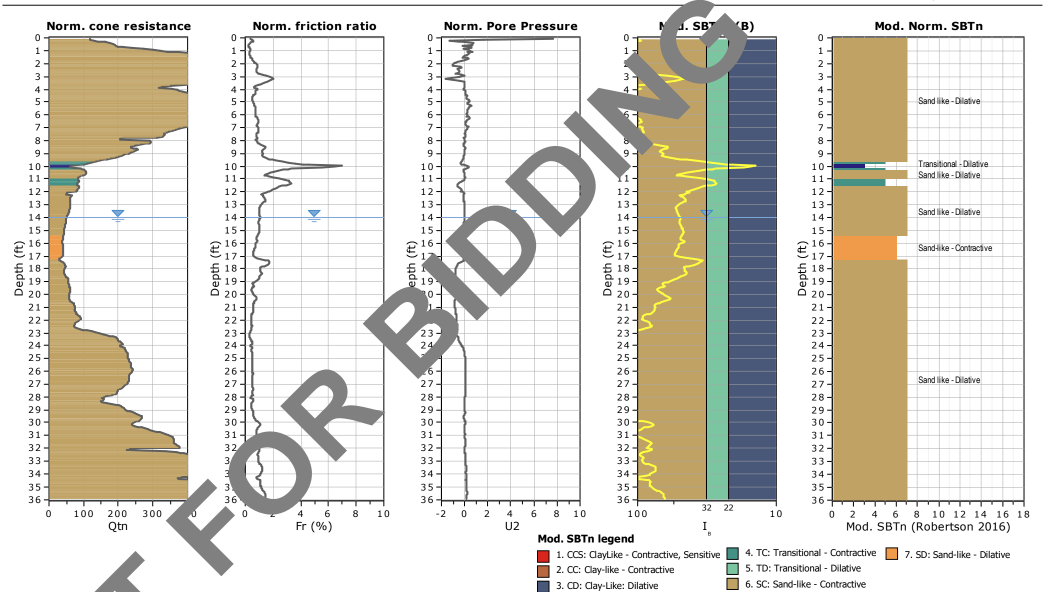


Location: Dover, Delaware

CPT: CSD Middle B-9

Total depth: 35.96 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2



Surface Elevation: 31.00 ft

Cone Operator: R. Ward, P.E.

Coords: X:0.00, Y:0.00

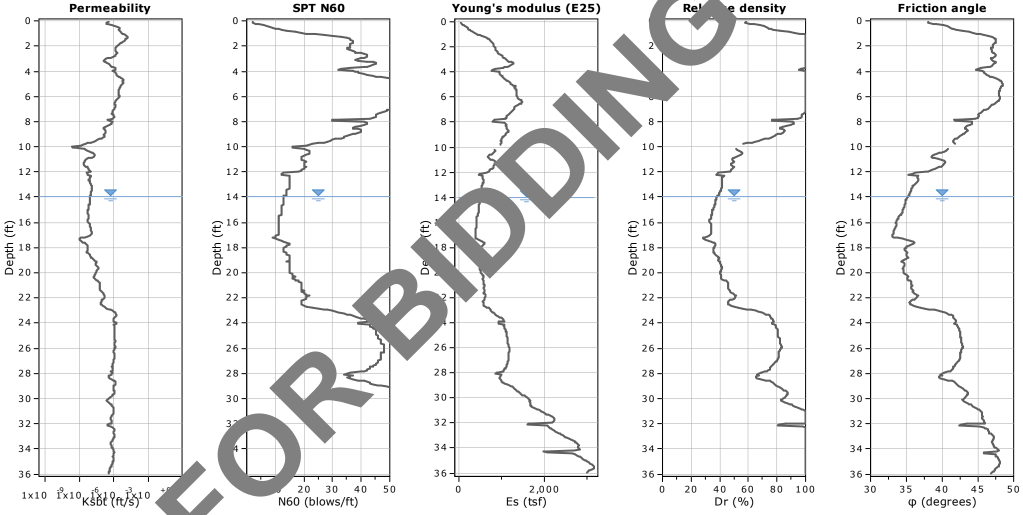
Cone Type: NOVA U2

Total depth: 35.96 ft, Date: 6/26/2020

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Project: CSD Middle School
Location: Dover, Delaware



Calculation parameters

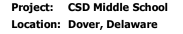
Permeability: Based on SBT SPT N₆₀: Based on I_c ar _{4t}

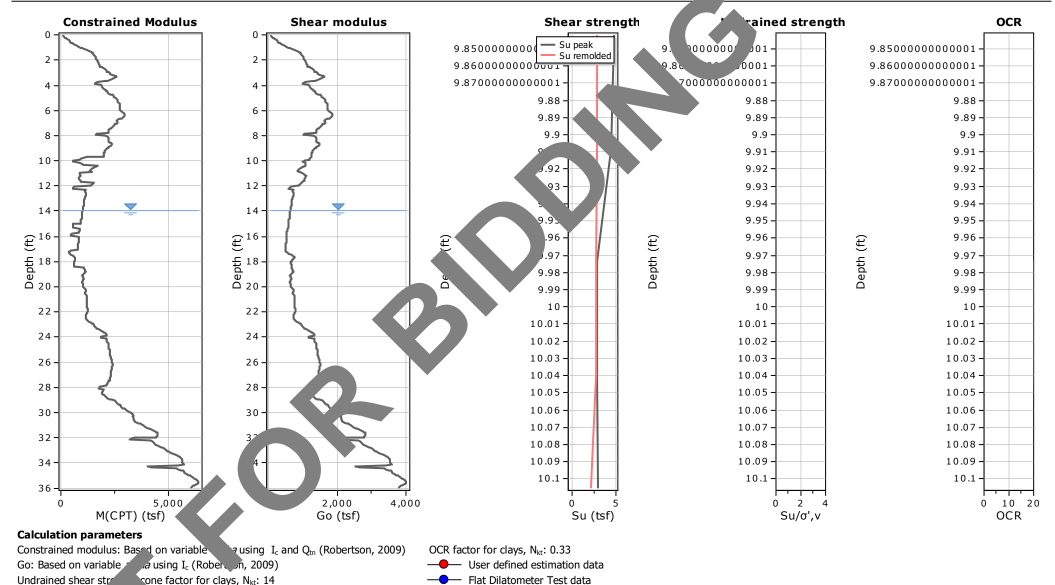
Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data

Total depth: 35.96 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

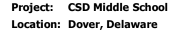


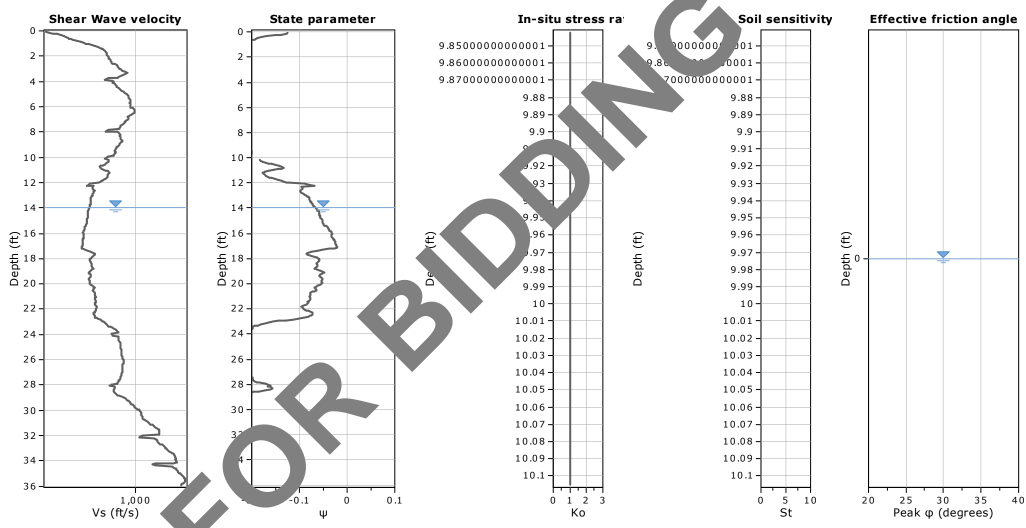


Total depth: 35.96 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00

Cone Type: NOVA U2 Cone Operator: R. Ward, P.E.





Calculation parameters

Soil Sensitivity factor, N_c 0.00

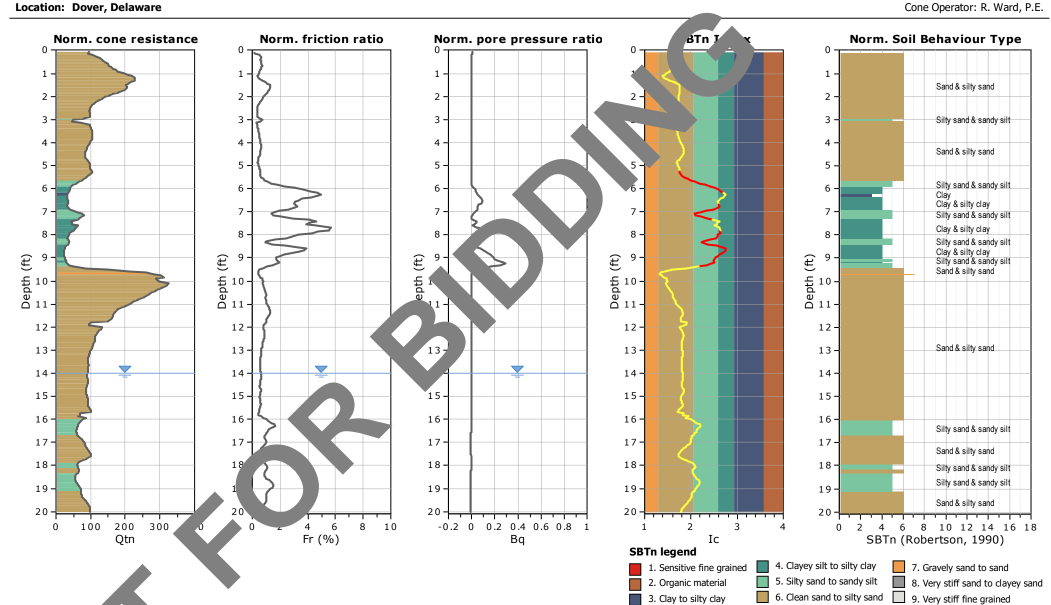
User defined nation data

CPT: CSD Middle B-11

Total depth: 20.01 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



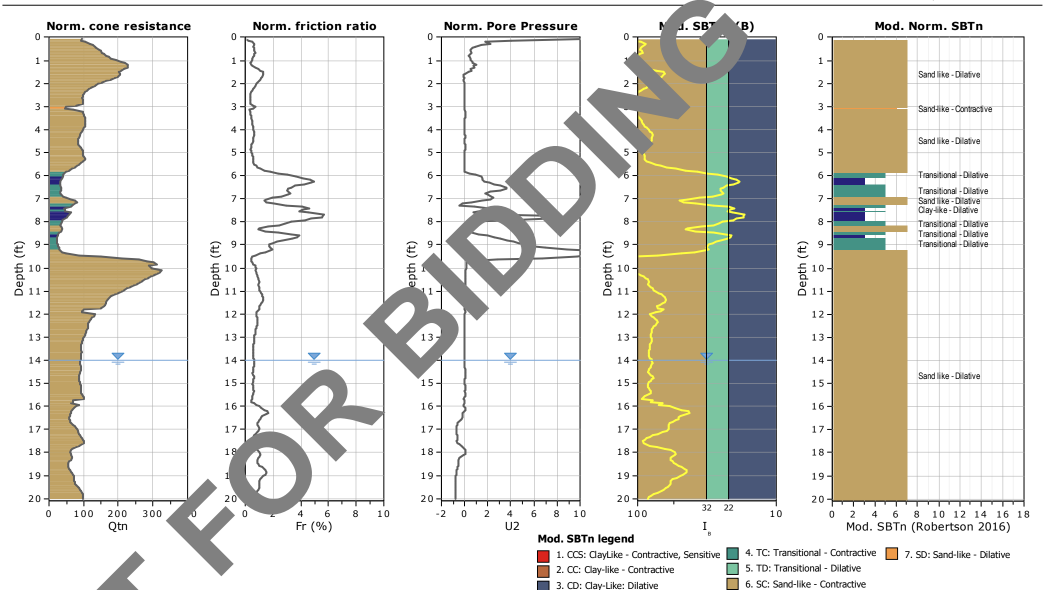
3. Clay to silty clay

Location: Dover, Delaware

CPT: CSD Middle B-11

Total depth: 20.01 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2



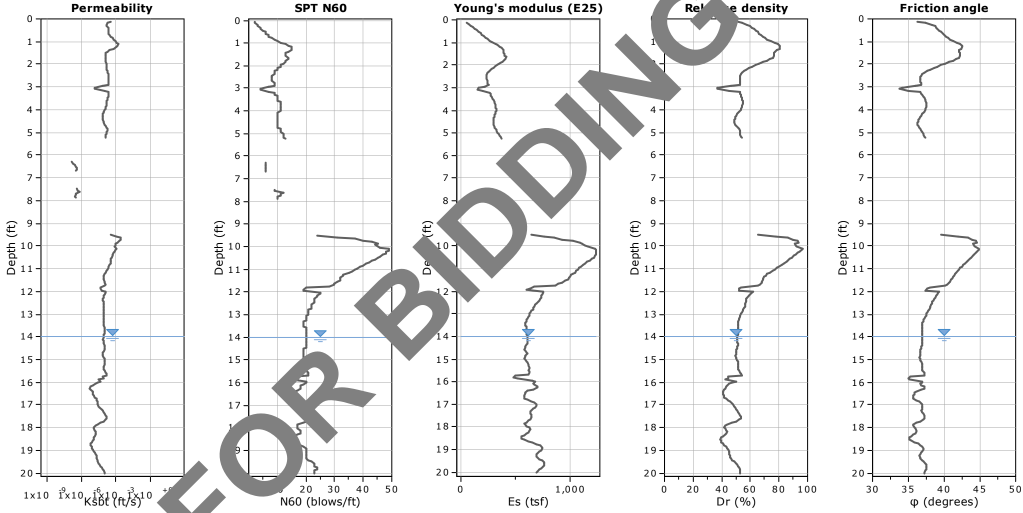
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Project: CSD Middle School Location: Dover, Delaware

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Total depth: 20.01 ft, Date: 6/26/2020

Cone Operator: R. Ward, P.E.



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar t

Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data HILLIS - CARNES EN
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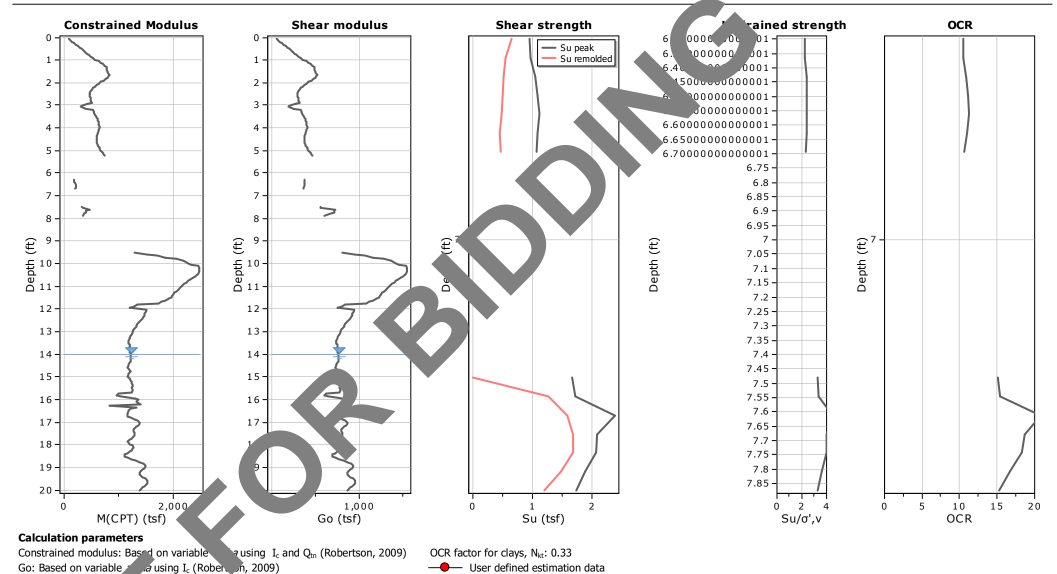
Project: CSD Middle School Location: Dover, Delaware

Undrained shear str

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Total depth: 20.01 ft, Date: 6/26/2020

Cone Operator: R. Ward, P.E.



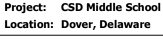
- Flat Dilatometer Test data

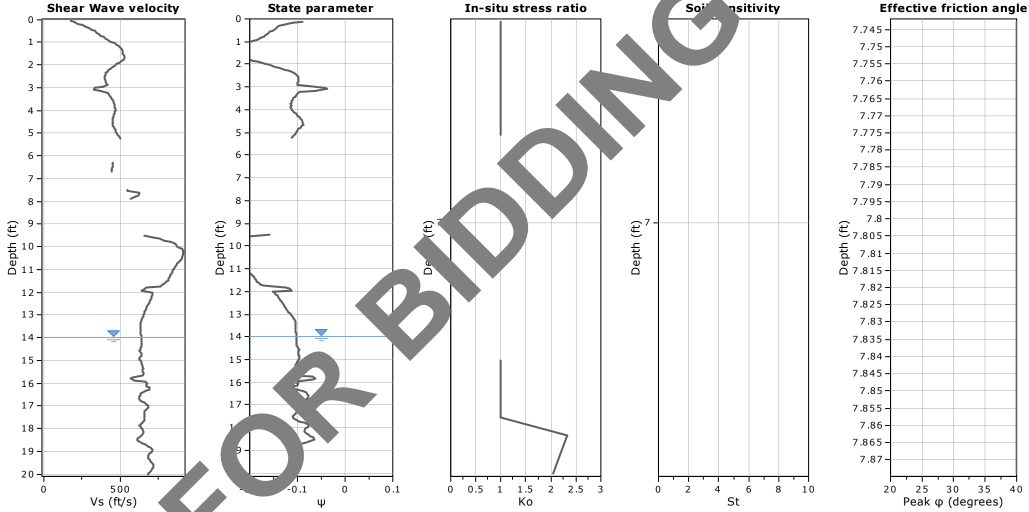
cone factor for clays, Nkt: 14

Total depth: 20.01 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





Calculation parameters

Soil Sensitivity factor, N_s 0.00

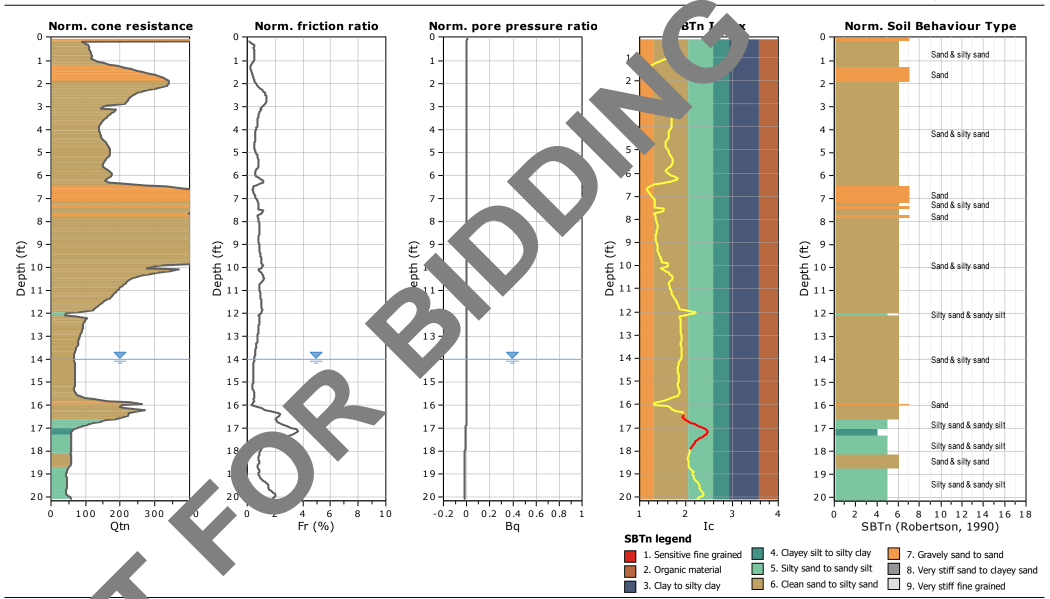
User defined nation data

Location: Dover, Delaware

CPT: CSD Middle B-13

Total depth: 20.08 ft, Date: 6/26/2020

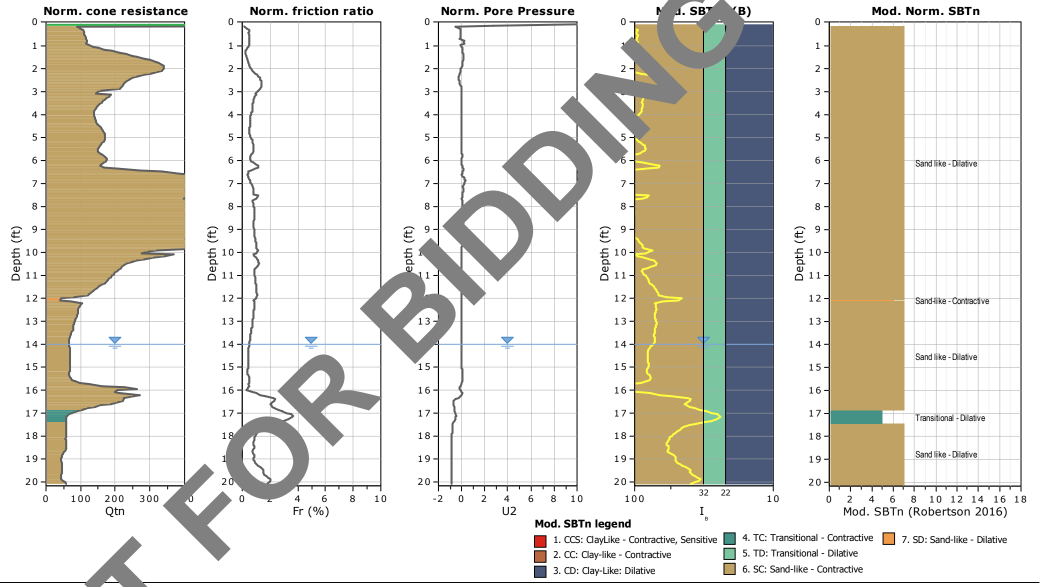
Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2



Total depth: 20.08 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2





Surface Elevation: 31.00 ft

Cone Operator: R. Ward, P.E.

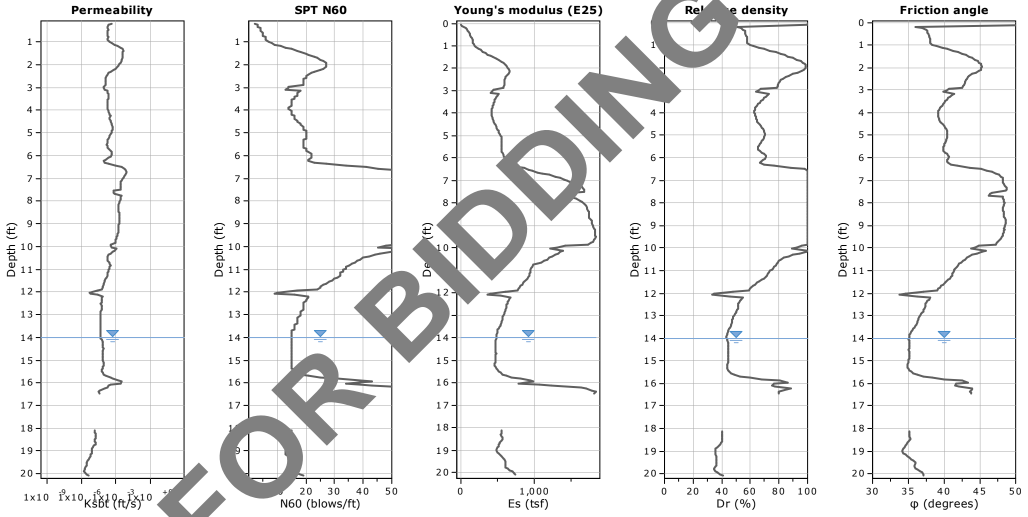
Coords: X:0.00, Y:0.00

Cone Type: NOVA U2

Total depth: 20.08 ft, Date: 6/26/2020

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Project: CSD Middle School
Location: Dover, Delaware



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar 1t

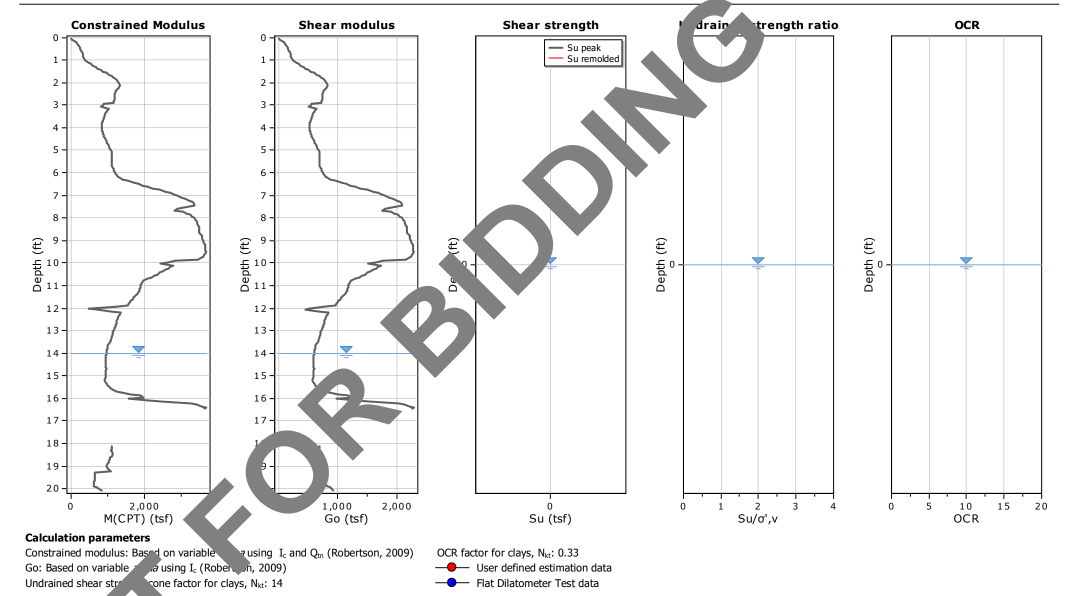
Young's modulus: By a variable alpha using I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data HILLIS - CARNES EN
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Project: CSD Middle School Location: Dover, Delaware

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Total depth: 20.08 ft, Date: 6/26/2020



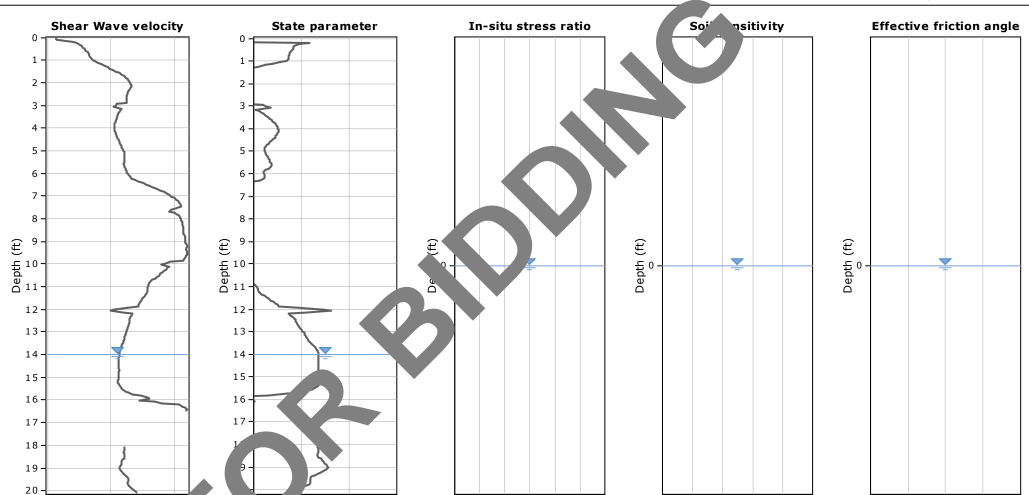
Location: Dover, Delaware

CPT: CSD Middle B-13

Total depth: 20.08 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



0 0.5 1 1.5

Ko

2 2.5 3

Calculation parameters

Soil Sensitivity factor, N_S 0.00

User defined nation data

500

Vs (ft/s)

0.1

0

40

25

20

8

6

St

10

30

Peak φ (degrees)

35

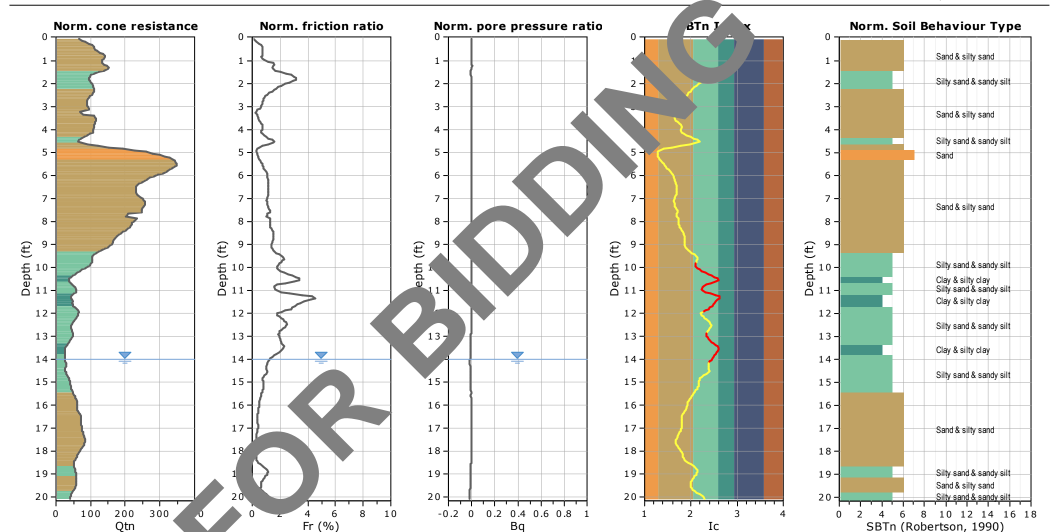
Location: Dover, Delaware

CPT: CSD Middle B-15

Total depth: 20.08 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00
Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



SBTn legend

1. Sensitive fine grained

2. Organic material

3. Clay to silty clay

4. Clayey silt to silty clay

5. Silty sand to sandy silt

7. Gravely sand to sand

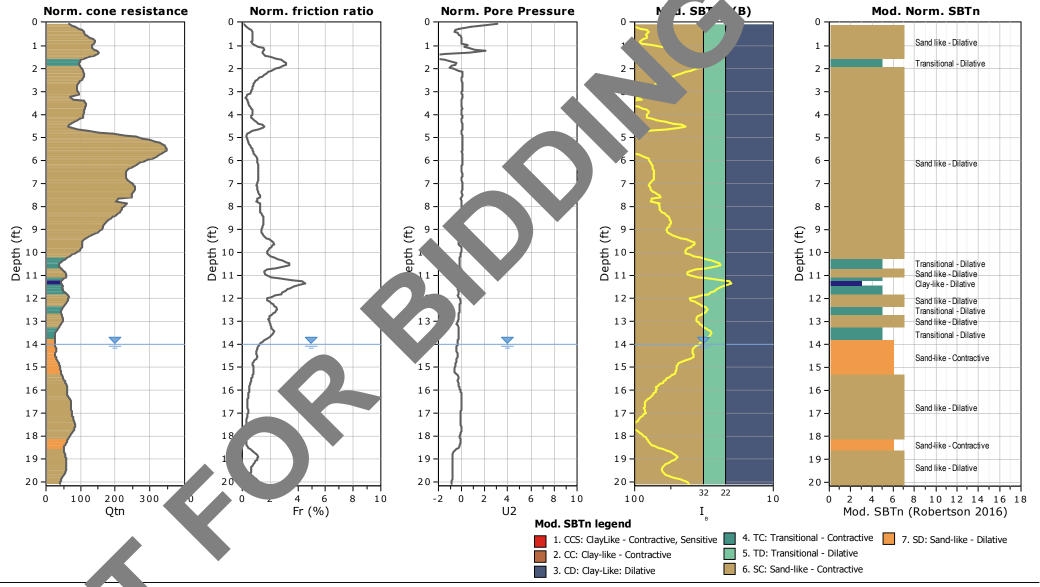
6. Clean sand to silty sand 9. Very stiff fine grained

8. Very stiff sand to clayey sand

Total depth: 20.08 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

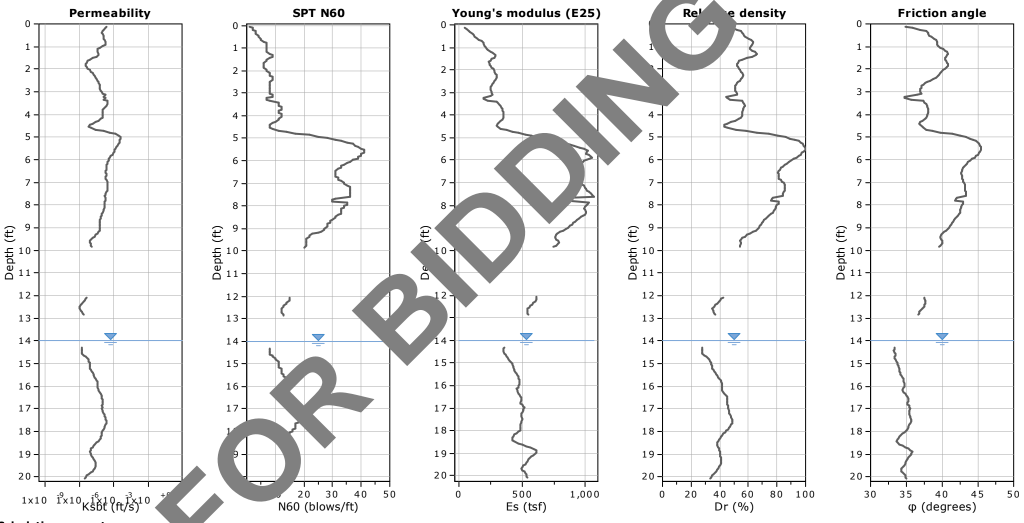
Coords: X:0.00, Y:0.00 Cone Type: NOVA U2





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Project: CSD Middle School
Location: Dover, Delaware



Calculation parameters

Permeability: Based on SBT SPT N₆₀: Based on I_c ar _{4t}

Young's modulus: B $\,$ $\,$ $\,$ $\,$ $\,$ variable alpha using $\,$ I_c (Robertson, 2009)

Relative desnisty constant, C_{Dr}: 350.0 Phi: Based on Kulhawy & Mayne (1990) — User defined estimation data **CPT: CSD Middle B-15**

Surface Elevation: 31.00 ft

Cone Operator: R. Ward, P.E.

Coords: X:0.00, Y:0.00

Cone Type: NOVA U2

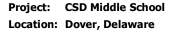
Total depth: 20.08 ft, Date: 6/26/2020

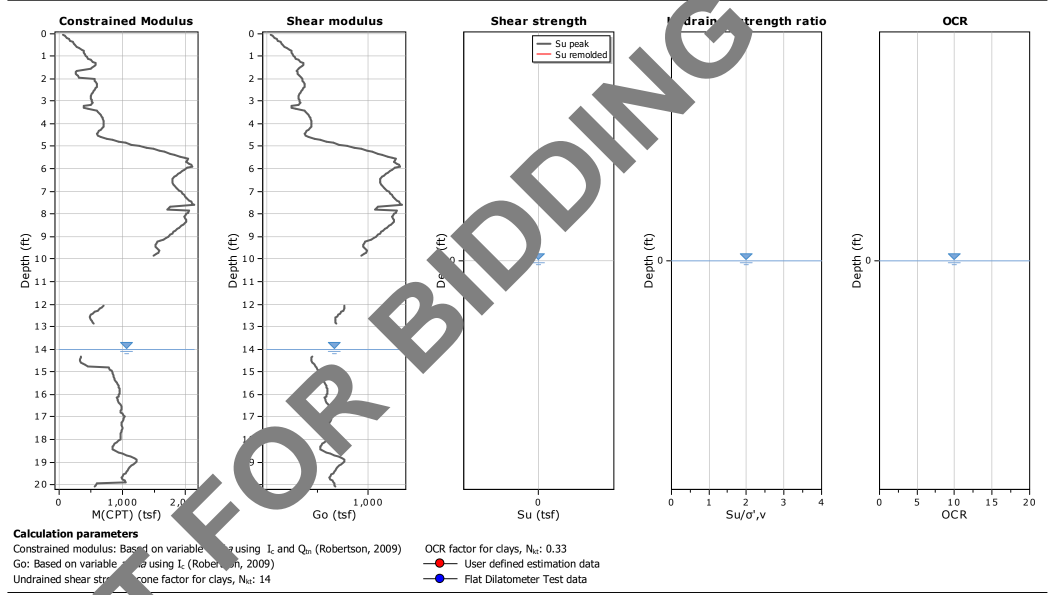
CPT: CSD Middle B-15

Total depth: 20.08 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



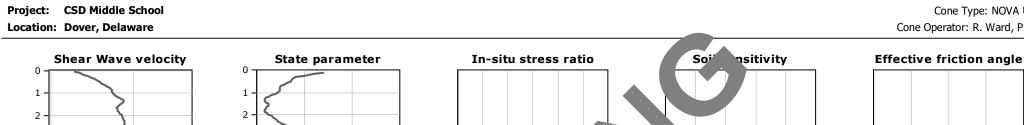


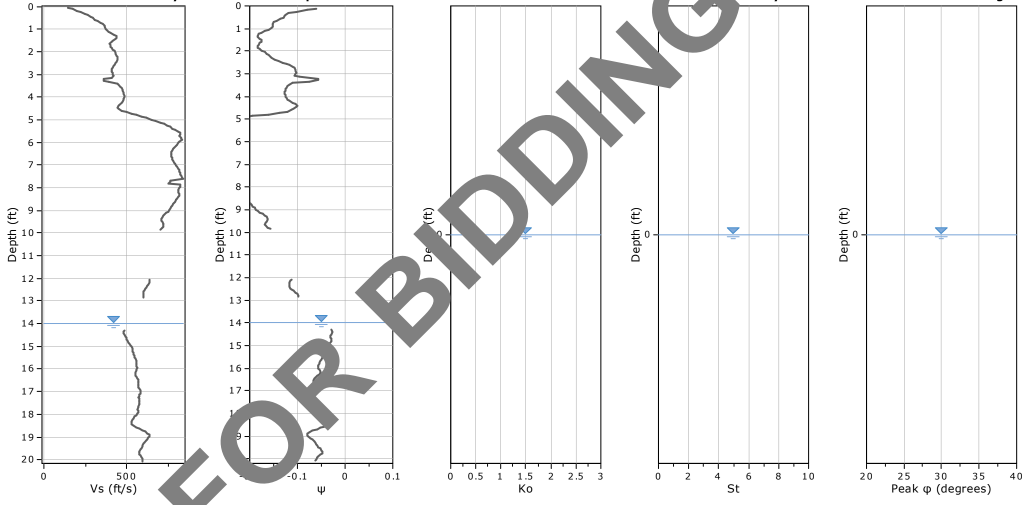
CPT: CSD Middle B-15

Total depth: 20.08 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





Calculation parameters

Soil Sensitivity factor, N_S 0.00

User defined nation data **Project: CSD Middle School**

Location: Dover, Delaware

20

200 300

Qtn

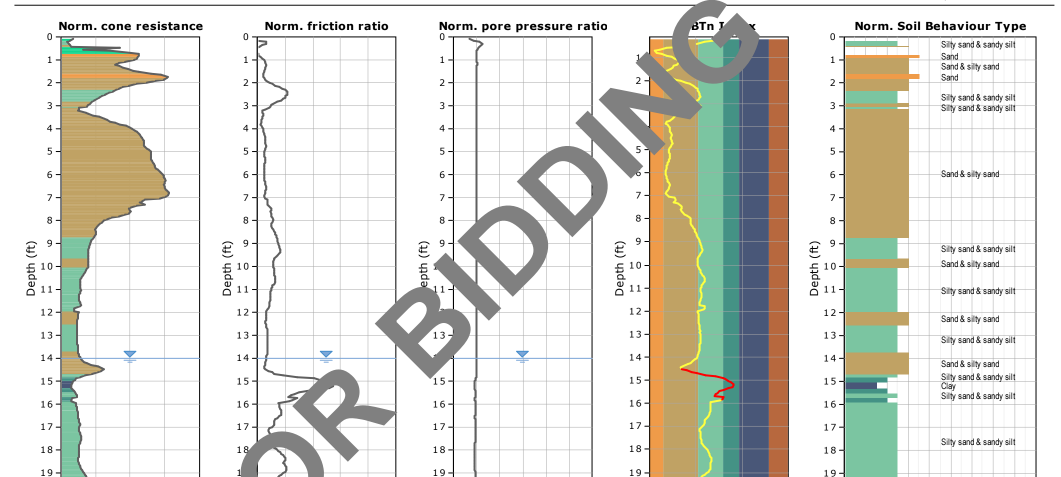
100

CPT: CSD Middle B-17

Total depth: 20.14 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



-0.2 0 0.2 0.4 0.6 0.8 1

Ba

20

SBTn legend

20

6

Fr (%)

8

Sand & silty sand

8. Very stiff sand to clayey sand

2 4 6 8 10 12 14 16 18

7. Gravely sand to sand

SBTn (Robertson, 1990)

6. Clean sand to silty sand 9. Very stiff fine grained

20

4. Clayey silt to silty clay

5. Silty sand to sandy silt

3

Ic

Sensitive fine grained

2. Organic material

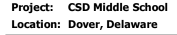
3. Clay to silty clay

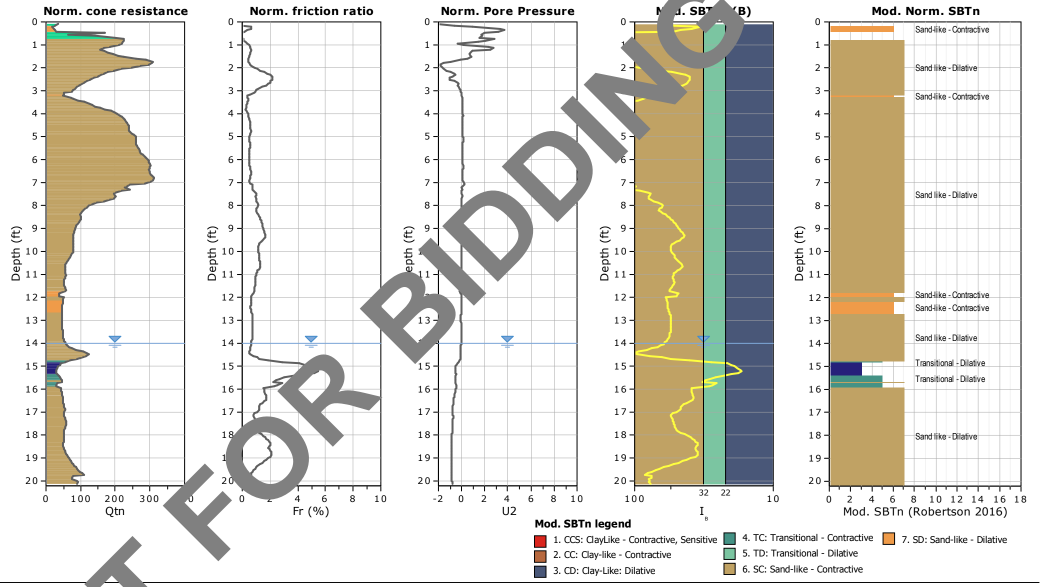
CPT: CSD Middle B-17

Total depth: 20.14 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





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CPT: CSD Middle B-17

Total depth: 20.14 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

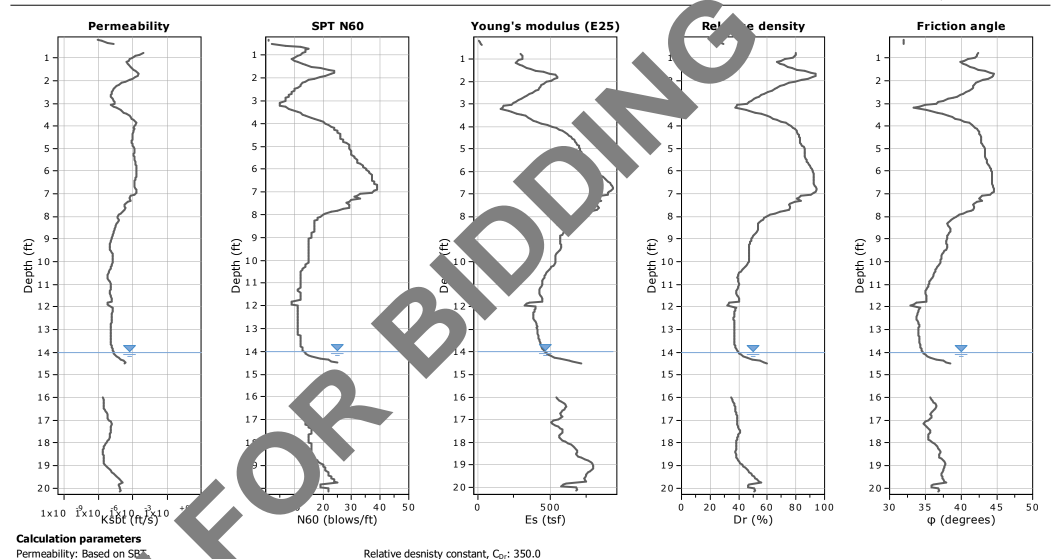
Coords: X:0.00, Y:0.00
Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.

Project: CSD Middle School Location: Dover, Delaware

SPT N₆₀: Based on I_c ar

Young's modulus: Br



Phi: Based on Kulhawy & Mayne (1990)

User defined estimation data

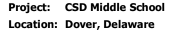
n variable alpha using Ic (Robertson, 2009)

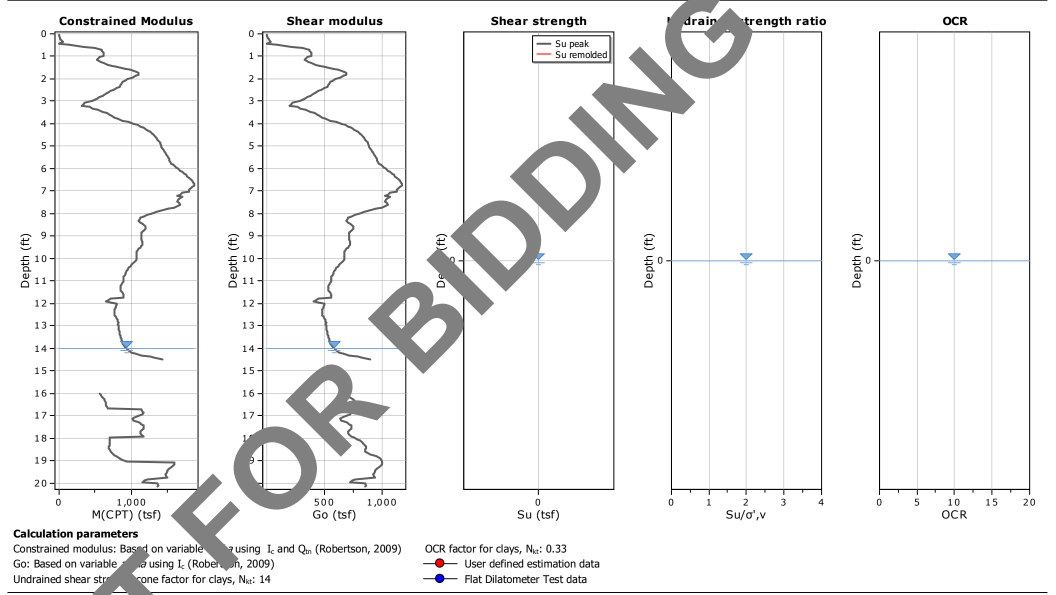
CPT: CSD Middle B-17

Total depth: 20.14 ft, Date: 6/26/2020 Surface Elevation: 31.00 ft

Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.



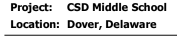


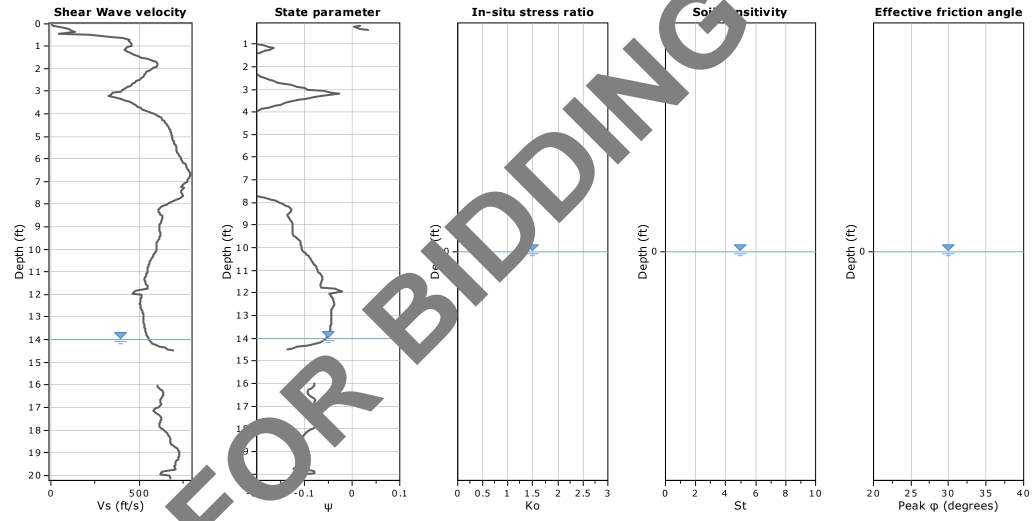
CPT: CSD Middle B-17

Total depth: 20.14 ft, Date: 6/26/2020

Surface Elevation: 31.00 ft Coords: X:0.00, Y:0.00 Cone Type: NOVA U2

Cone Operator: R. Ward, P.E.





Calculation parameters

Soil Sensitivity factor, N₅: 0.00

User defined (nation data)

Project Name: **CSD Middle Schools** Project Number: **D20042**

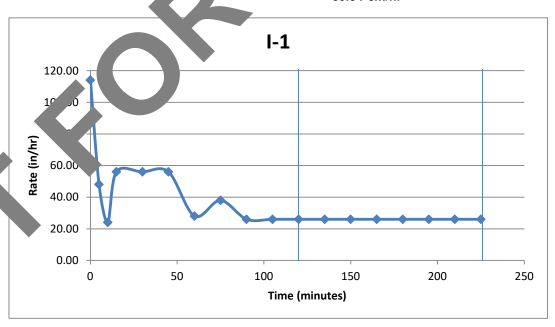
Project Location: Dover, Delaware

Test Location: I-1 Test Depth: 48 inches Test Date: 6/23/2020

Diameter (inches): 6.0 Embedment (inches): 6.0

Start Time	End Time	Starting	Ending	Rate	
(min)	(min)	Head (in)	Head (in)	(in/hr)	Notes
0	5	30.00	20.50	114.00	
5	10	30.00	26.00	48.00	
10	15	30.00	28.00	24.00	
15	30	30.00	16.00	56.00	
30	45	30.00	16.00	5°	
45	60	30.00	16.00	.00	
60	75	30.00	23.00	۷ ک	
75	90	30.00	20.50	38.	
90	105	30.00	23	00	
105	120	30.00	50	2)0	•
120	135	30.00	25	2 ل	
135	150	30.00	23.5	00.د	
150	165	30.00	50	26.00	
165	180	.0	2.	26.00	
180	195	30.0	?3. 5J	26.00	
195	210	70 0	3.50	26.00	
210	225	5 70	23.50	26.00	
225	240	30.	23.50	26.00	
	Aver	age* Rate:	26.00	in/hr	*final 2 hours

final 2 hours of test 26.00 in/hr 60.84 cm/hr





Project Name: **CSD Middle Schools** Project Number: **D20042**

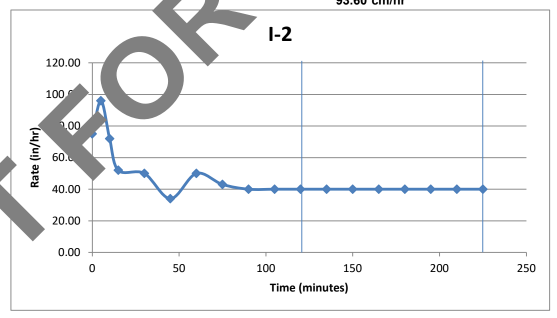
Project Location: Dover, Delaware

Test Location: I-2 Test Depth: 24 inches Test Date: 6/23/2020

Diameter (inches): 6.0 Embedment (inches): 6.0

Start Time	End Time	Starting	Ending	Rate	
(min)	(min)	Head (in)	Head (in)	(in/hr)	Notes
0	5	30.00	23.75	75.00	
5	10	30.00	22.00	96.00	
10	15	30.00	24.00	72.00	
15	30	30.00	17.00	52.00	
30	45	30.00	17.50	50	—
45	60	30.00	21.50	.00	
60	75	30.00	17.50	5 0	
75	90	30.00	19.25	43.	
90	105	30.00	20	00	
105	120	30.00	00	4)0	
120	135	30.00	2د	00 4	
135	150	30.00	20.0	الر	
150	165	30.00	00	40.00	
165	180	.0	20	40.00	
180	195	30.0	30.00	40.00	
195	210	, O	0.00	40.00	
210	225	5 00	20.00	40.00	
225	240	30.	20.00	40.00	
	Aven	ogo* Doto	40.00	in/hr	*final 2 has

40.00 in/hr *final 2 hours of test Average* Rate: 93.60 cm/hr



Project Name: CSD Middle Schools

Project Number: **D20042**

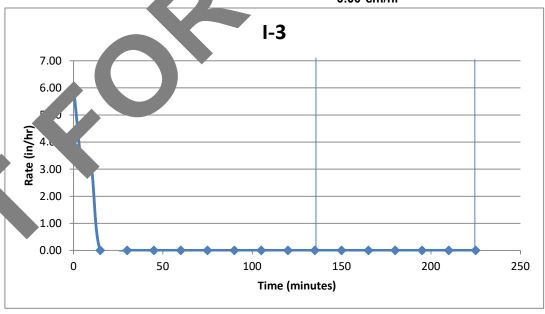
Project Location: Dover, Delaware

Test Location: I-3
Test Depth: 48 inches
Test Date: 6/23/2020

Diameter (inches): **6.0** Embedment (inches): **6.0**

Start Time	End Time	Starting	Ending	Rate	
(min)	(min)	Head (in)	Head (in)	(in/hr)	Notes
0	5	30.00	29.50	6.00	
5	10	29.50	29.25	3.00	
10	15	29.25	29.00	3.00	
15	30	30.00	30.00	0.00	
30	45	30.00	30.00	0	
45	60	30.00	30.00	00	
60	75	30.00	30.00		
75	90	30.00	30.00	0.0	
90	105	30.00	30	00	
105	120	30.00	00	0	•
120	135	30.00	36	¢ 0	
135	150	30.00	30.00	.00	
150	165	30.00	00	0.00	
165	180	.0	3.	0.00	
180	195	30.0	30.00	0.00	
195	210	70 0	0.00	0.00	
210	225	5 00	30.00	0.00	
225	240	30.	30.00	0.00	

Average* Rate: 0.00 in/hr *final 2 hours of test 0.00 cm/hr



HILLIS-CARNES ENGINEERING ASSOCIATES

1277 McD Drove • Dover, Delaware 19901 Phone: 302.744.9855 • Fax: 302.744.9160

Description of Soils - per ASTM D2487

Major Component	Component Type	Component Description	Symbol	Group Nar
	Gravels – More than 50% of the coarse fraction is retained on the No. 4	Clean Gravels <5%	GW	Well Gr
	sieve.	Passing No. 200 sieve	GP	Poorly aded vel
Coarse-Grained	Coarse = 1" to 3" Medium = ½" to 1"	Gravels with fines,	GM	Sil. rave.
Soils, More than	Fine = $\frac{1}{4}$ " to $\frac{1}{2}$ "	>12% Passing the No. 200 sieve	GC	ryal
50% is retained on the No. 200 sieve	Sands – More than 50% of the coarse	Clean Sands <5%	sv	Well Graued Sand
	fraction passes the No. 4 sieve. Coarse = No.10 to No.4 Medium = No. 10 to No. 40	Passing No. 200 sieve	SP	orly Graded
		Sands with fines, >12°		Silty Sand
	Fine = No. 40 to No. 200	Passing the No. 20′ sieve	sc	Clayey Sand
	Silts and Clays	Inorganic	ML	Silt
	Liquid Limit is less than 50	morganic		Lean Clay
Fine Grained Soils, More than 50% passes the No. 200 sieve	Low to medium plasticity	Organic OL	OI	Organic silt
	2011 to modium placetry		Organic Clay	
	Silts and Clays	Ino, ic	MH	Elastic Silt
			CH	Fat Clay
	Liquid Limit of 50 or greater Medium to high plasticity	ranic	ОН	Organic Silt
	Mediani to night plasticity	Janic	ОП	Organic Clay
Highly Organic Soils	Primarily Organic matter, dark colorg	Oak	PT	Peat

Proportions of Soil Components

Proportions of	r Soli Components	
Componen	Description	Approximate
t Form		pr t by
		elgh
Noun	Sand, Gravel, Silt, Clay, etc.	50% more
Adjective	Sandy, silty, clayey, etc.	10 45
Some	Some sand, some silt,	2 to 34%
Little	Little sand, little silt,	11% 20%
Trace	Trace sand, trace ca, etc.	% to 10%
With	With sand, with metc.	resence only

Particle Size Identification

Particle dimension
12" diameter or more
3" to 12" diameter
1/4" to 3" diameter
0.005" to ¼" diameter
Cannot see particle

Cohesive Soils

Field Description	No. of SPT Blows/ft	Consistency
Easily Molde In Hands	0 – 3	Very Soft
Easily per ated several inches by thumb	4 – 5	Soft
Penetr thumb with moderate effort	6 – 10	Medium Stiff
Penetrated by mb with great effort	11 – 30	Stiff
by thum, anly with great effort	Greater than 30	Hard

Granular Soils

No. of SPT Blows/ft	Relative Density
0 – 4	Very Loose
5 – 10	Loose
11 – 30	Medium Dense
31 – 50	Dense
Greater than 50	Very Dense

- Encountered soils that were placed by man. Fill soils may be controlled (engineered structural fill) or ontrolled fills that may contain rubble and/or debris.
- aprolite: Soil material derived from the in-place chemical and physical weathering of the parent rock material. May contain relic structure. Also called residual soils. Occurs in Piedmont soils, found west of the fall line.
- Disintegrated Rock: Residual soil material with rock-like properties, very dense, N = 60 to 51/0".
- Karst: Descriptive term which denotes the potential for solutioning of the limestone rock and the development of sinkholes.
- Alluvium: Recently deposited soils placed by water action, typically stream or river floodplain soils.
- Groundwater Level: Depth within borehole where water is encountered either during drilling, or after a set period of time to allow groundwater conditions to reach equilibrium.
- Caved Depth: Depth at which borehole collapsed after removal of augers/casing. Indicative of loose soils and/or groundwater conditions.

O ...

U.S. Departmer r L. Employment Standards Admin Wage and Hour Division

PAYROLL

(For Contractor's Optional Use; See Instructions, Form WH-347 Inst.)

		Persons are not re	equired to respond	Persons are not required to respond to the collection of information unless it displays a currently valid OMB control number.	information u	nless it displ	lays a currentl	y valid OMB	control numbe	·		Re	Rev. April 2006
NAME OF CONTRACTOR OR SUBCC	ACTOR [ADDRESS							OMB No. Expires:	OMB No.: 1215-0149 Expires: 04/30/2009
PAYROLL NO.		FOR WE NDING			PROJECT A	PROJECT AND LOCATION	Z.			PROJE	PROJECT OR CONTRACT NO.	CT NO.	
(1)	NS (Z)			(4) DAY AND DATE	(5)	(9)	(2)			(8) DEDUCTIONS	σ		(6)
NAME, ADDRESS, AND SOCIAL SECURITY NUMBER OF EMPLOYEE	NO. OF WITHHOLD EXEMPTIO	WORK	70.7 10.7 10.7	ORKED EACH DAY	TOTAL	RATE OF PAY	GROSS AMOUNT EARNED	FICA	WITH- HOLDING TAX	-	OTHER	TOTAL	NET WAGES PAID FOR WEEK
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aid each employee during the astruction project, accompanied by ne work and ormed. Compliance rect r finar a signed "Statement of Compliance" indicating that the payrolls are correct and complete and that each laborer or mechanic has been paid not less than the proper Davis-Bacon prevailing wage with these requirements is mandatory. DOL and federal contracting agencies receiving this information review the information to determine that employees have received legally required wage The Copeland Act (40 U.S.C. 3145) requires contractors and subcontractors performing work on Federally financed or assisted construction contracts to "furnish weekly a statement with preceding week." U.S. Department of Labor (DOL) Regulations 29 CFR Part 5.5(a)(3)(ii) require contractors to submit weekly a copy of all payrolls to the Federal agency contracting for

mpleting and or, Wage and an needed, We estimate that it will take an average of 56 minutes to complete this collection of information, including time for reviewing instructions, searching existing data sources, gathering and maintaining the reviewing the collection of information, including suggestions for reducing this burden, send the, Hour Division, ESA, U. S. Department of Labor, Room S3502, 200 Constitution Avenue, N. W., Washington, D. C. 20210.

	(b) WHERE FRINGE BENEFITS ARE PAID IN CASH	ICASH
I, (Name of Signatory Party) (Title) do hereby state:	 Each laborer or mechanic listed in the above reference as indicated on the payroll, an amount not less than the basic hourly wage rate plus the amount of the required in the contract. except as noted in Section A(r) below. 	Each laborer or mechanic listed in the above referenced payroll has been paid, as indicated on the payroll, an amount not less than the sum of the applicable basic hourly wage rate plus the amount of the required fringe benefits as listed in the contract accept and different and acceptant.
(1) That I pay or supervise the payment of the personnal of the personnal by	(c) EXCEPTIONS	
<	EXCEPTION (CRAFT)	EXPLANATION
Building or Work)		
all persons employed on said project have been paid the full weekly wages earned no re s have been or will be made either directly or indirectly to or on behalf of said		
(the fr		
2010		
3 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (4 .at. 94 63 Start. 108, 72 Stat. 967; 76 Stat. 357; 40 U.S.C. 276c), and described below:		
(7) That are the other desired this positions to be because of the other share and the state of	REMARKS:	
(2) That any payrous outerwise under this contract required to be submitted for the above period are correct and complete; that the wage rates for laborers or mechanics contained therein are not less than the applicable wage rates contained in any wage determination Incorporated into the contract; that the classifications set forth therein for each laborer or mechanic conform with the work he performed.		
(3) That any apprentices employed in the above period are duly registered in a bona fide apprenticeship program registered with a State apprenticeship agency recognized by the Bureau of Apprenticeship and Training, United States Department of Labor, of if no such recognized agency exists in a State, are registered with the Bureau of Apprenticeship and Training, United States Department of Labor.		
(4) That: (a) WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS	NAME AND TITLE	Sign
a in addition to the basic hourly wage rates paid to each laborer or mechanic listed in		
the above referenced payroll, payments of fringe benefits as listed in the contract have been or will be made to appropriate programs for the benefit of such employees, except as noted in Section 4(c) below.	THE WILFUL FALSIFICATION OF ANY OF THE ABO = STAT SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION. SEE SE 31 OF THE UNITED STATES CODE.	EE SE 1 OF TITE 18 AND SECTION 231 OF TITE

· U.S. G.P.O.:1997 519.861

SECTION 011100 – SUMMARY OF WORK

PART 1 – GENERAL

1.1 Drawings and general provisions of contract, including General and Supplementary Conditions and other Division – 1 Specifications Sections, apply to this Section.

1.2 PROJECT DESCRIPTION

A. This part of the project consists of the Bid Pac A Contracts, No. 1 through No. The description of the contracts are as follows:

Bid Pac A

Contract 1	Site Work
Contract 2	Concrete Work
Contract 3	Masonry Work
Contract 4	Steel Work
Contract 5	Carpentry & General Work
Contract 6	Roofing Work
Contract 7	Furnish Hollow Metal/Doc Aa ware
Contract 8	Aluminum Storefront/W. www ras. and Glazing
Contract 9	Drywall/Metal Stud
Contract 10	Acoustical Work
Contract 11	Floor Covering ** k
Contract 12	Caulking/Pai ang
Contract 13	Casework
Contract 14	Kitchen Equip at
Contract 15	Mec'
Contract 16	Sy akler Sy m
Contract 17	E trical
Contract 18	W. Panel
Contract	Struct. Cabling
Contract	Classroom A/V Systems
Contract 21	Specialized A/V Systems

1.3 C √TRACTOR USE OF PREMISES

- A. Ge al: During the construction period the contractor will be allowed reasonable use of the premises. However, the contractors use of the premises will not limit the Owners use of premises.
- e Construction Managers scope of work is part of this section and denotes the work to be performed.

MISCELLANEOUS PROVISIONS

A. Miscellaneous Provision

1. The construction will start in February 2021 Note that weekend and evening work may be required to meet the schedule. All materials may be procured early so that they are

readily available. The Owner will pay ninety-five percent (95%) of stored materials providing they are properly insured, stored and can be verified.

B. Project Meetings

- 1. Pre-Construction Conference: Attendance by Owner, Architect, Engineers, Construction Manager, Contractor, major Subcontractors, and Suppliers.
- 2. Progress Meetings: Bi-weekly; attendance by Owner, Architect, Engires, Construction Manager, Contractor, applicable Subcontractors, and Supply

NOTE: Meetings may be held more frequently as required. Most attend essemeetings and missing meetings will not be tolerated from Primary Controls. Most ing meetings will result in a penalty of \$200.00 dollars per meeting if your fire was requested to attend at the previous progress meeting.

C. Record Drawings

1. The contractors of the respective Contract 1 or Contract 2 shall be responsible for maintaining record "as builts" through a contraction indicated in Section 017000.

D. Schedule

Construction starts For any 2021. Project has to be finished by June 2023. Please provide sure annoyeer in your cost to meet the completion date of June 1, 2023.

Bid Pac A

Contract 1	Site Work
Contract 2	Concrete Work
Contract 3	Masonry Work
Contract 4	Steel Work
Contract 5	Carpentry & General Work
Contract 6	Roofing Work
Contract 7	Furnish Hollow Metal/Doors/Hardware
Contract 8	Aluminum Storefront/Windows/Glass and Glazing
Contract 9	Drywall/Metal Stud
Contract 10	Acoustical Work
Contract 11	Floor Covering Work
Contract 12	Caulking/Painting
Contract 13	Casework
Contract 14	Kitchen Equipment
Contract 15	Mechanical
Contract 16	Sprinkler System
Contract 17	Electrical
Contract 18	Wall Panels
Contract 19	Structured Cabling
Contract 20	Classroom A/V Systems
Contract 21	Specialized A/V System

Bid Pac A

The following parts of the specifications eto considered part of each and every one of the contracts of Bid Pac A, Contracts No. 1 through they shall not be listed with the Scope of Work for each of the Scope of Work for the contract They will be referred to as the Administrative Sections with each of the Scope of Work for the section of the sect

DIVISION 00 - PI	ROCUREM IT AND ONTRACTING REQUIREMENTS
000111 PF	ROJEC CO. ACTS
000115 LI	ST F DP AWIL
000116 Al	D PT EMNET FOR BIDS
002113 INS	STR \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
004126 BII	D FOR VNCLUDING:
BII	D FORM
SU	B LISTING
	N-COLLUSION STATEMENT
A	FIDAVIT OF EMPLOYEE DRUG TESTING PROGRAM
Al	FFIDAVIT OF CONTRACTOR QUALIFICATIONS
)04313 ST.	ATE OF DELAWARE BID BOND

ACTING INFORMATION

05226	AGREEMENT INCLUDING STANDARD FORM OF AGREEMENT BETWEEN
	OWNER AND CONTRACTOR (AIA A132 – 2009)
006113.13	STATE OF DELAWARE PERFORMANCE BOND FORM
006113.16	STATE OF DELAWARE PAYMENT BOND FORM
006276	MONTHLY REQUISTION & CONTINUATION SHEET (AIA G732-2009 & G703-
	1992)
006300	STANDARD FORMS CERTIFICATES AND MODIFICATION FORMS

SUMMARY OF WORK 011100-3

007226 2009)	GENERAL CONDITIONS OF THE CONTRACT FOR CONSTRUCTION (AIA A232-
007300	SUPPLEMENTARY GENERAL CONDITIONS A232-2009 INCLUDING
	ATTACHMENT "A" CONSTRUCTION MANAGER GENERAL CONDITIONS
007316	INSURANCE INCLUDING SAMPLE CERTIFICATE OF INSURANCE
007346	DELAWARE PREVAILING WAGE RATES
008013	GENERAL REQUIREMENTS
008114	DRUG TESTING FORMS
009300	REFERENCE MATERIALS
	GEOTECHNICAL REPORTS (BORING LOGS)
	PAYROLL REPORT FORM

DIVISION 01 – GENERAL REQUIREMENTS

	DIVISION 01 – GENERAL REQUIREMENTS		
	011100	SUMMARY OF WORK	
	011200	MULTIPLE CONTRACT SUMMARY	
	011216	ALTERATION PROJECT PROCEDURES	
	011400	WORK RESTRICTIONS	
	012000	PRICE AND PAYMENT PROCEDURES	
	012100	ALLOWANCES	
	012200	UNIT PRICES	
	012300	ALTERNATES	
	012500	SUBSTITUTION PROCEDURES	
	012600	CONTRACT MODIFICATION PROC. RES	
	012600A	FIELD BULLETIN EXHIBIT	
	012900	PAYMENT PROCEDURF	
	012973	SCHEDULE OF VALUE	
	013100	PROJECT MANAGEN NT COORDINATION	
	013100A	RELEASE FOR USE OF . ITAL MEDIA	
	013113	PROJECT COC TION	
	013216	CONSTRUCT ON SCH. DULE	
	013233	CONSTRUC ON PRO LESS DOCUMENTATION	
	013300	SUBM' ALL OCET RES	
	013319	FIEV ENC NEEDLAS	
	013500	SAF V	
	014000	QUAL CONTROL	
	014100	REGULA RY REQUIREMENTS	
	014200	REFERENCES	
	01500°	TEMPORARY CONSTRUCTION UTILITIES, FACILITIES & CONTROLS	
	016000	'ATERIALS AND EQUIPMENT PRODUCT REQUIREMENTS	
	C	CNTRACT CLOSEOUT	
4	17329	CUTTING AND PATCHING	
)17419	CONSTRUCTION WASTE MANAGEMENT	
1	7700	CLOSEOUT PROCEDURES	
	01,	WARRANTIES	
	117839	PROJECT RECORD DOCUMENTS	
	7900	DEMONSTRATION AND TRAINING	
	019113	GENERAL COMMISSIONING REQUIREMENTS	
	019114	PLUMBING COMMISSIONING REQUIREMENTS	
	019115	HVAC COMMISSIONING REQUIREMENTS	
	019116	ELECTRICAL SYSTEMS COMMISSIONING	

SUMMARY OF WORK

SCOPE OF WORK - Bid Pac A CONTRACT NO.1 SITE WORK

- A. The administrative sections, prints, addendums, and technical specifications 024116, 03300/079200, 107516, 221113, 221313, 311000, 312000, 312319, 315000, 321216, 321313, 321813, 323113, 323300, 328400, 329200, 329300, 329400, 330500 & 334100.
- B. Provide all layout work required to accomplish this Contract work. A Licensed surveyor a perform the layout work.
- C. Provide topsoil stripping as required. Retain and stockpile all topsoil or soil nearly to grade the site. Any soils not needed will be disposed of offsite by this contract it to grade the site. Any soils not needed will be disposed of offsite by this contract it is nearly to grade the site. This is inclusive of all new and existing building area footprints.
- D. Provide all grading and fine grading of sub-grades for swales, berms, we see the provide and play fields.
- E. Provide all site select fill for the building, site concrete and p. ing are . Include excavation and grading of any crawlspaces or basements if noted in projection.
- F. Provide all storm drainage and storm water control of a conclete system including manholes, ponds and catch basins, bio filtration areas, filtron and, catch basins, filter strips, under drains and inlet protection as shown.
- G. Provide Sanitary Sewerage System plete including traffic control as needed. Provide per City of Dover regulations and requirements.
- H. Provide all crusher run for paving site concrete.
- I. Provide hot mix asple t paving including mill and overlay of existing paving. Also provide stadium and access trae paving.
- J. Provide all stoping of pavilland signage required including the painting of curbs. Also include parking bun. The abus parking signage.
- K. Provide all lawns, sses, hydro seeding, sodding, turf installation and erosion control materials collete. Provide lawn maintenance (grass cutting) within the limits of disturbance for the entire on action schedule.
- Provide a sediment and erosion control, including the installation, maintenance, and removal or construction of the silt fence and construction entrance. Restore areas where sediment and elion control has been removed after construction. Also, provide all bio-retention areas, cention basins complete. Maintain the construction entrance and a clean roadway and street.
- M. Provide all water lines, fire water lines, and site fire hydrants. Provide lines to within five (5) feet of the building with the exception of the fire water line. The fire water line is to be provided with the flange 8" above the finish floor in the fire pump room and other locations. See location on the architectural prints. Restore all areas disturbed by the installation of the new water lines. Coordinate the work with Contract No. 16 Sprinkler System. Provide flushing and testing of fire water line from street to floor flange. Flange must be capped after flushing to maintain a clean system. Provide tie bolts from underground to flange above the floor. Also, provide

identification of fire hydrants per the Fire Marshal requirements. Provide temporary water for other trades during construction. Provide water meter pit and meter complete. Provide the disinfection of the domestic water system. Provide relocation of fire hydrants. Provide yard hydrants.

- N. Provide any temporary seeding required for erosion control.
- O. Coordinate all construction work with other utilities and notify Miss Utility prior to the star of work to locate existing underground utilities. All other existing utilities on site under this contract, including data communication lines if any. Any damage to be existing utilities will be repaired under this contract at no additional cost to the owner.
- P. Provide all excavation and backfill required to accomplish the work this C ract, including the proper compaction of all backfill materials. Provide the removal of ite of an and all excess fill. Provide compaction testing. Provide all final grading of site
- Q. Each prospective bidder must visit the site to familiarize emselves with the current existing conditions.
- R. Provide all of gas lines, valves, meters complete. A provide as pring to generator.
- S. Provide the relocation or adjustment of exist a utility has as necessary to install new lines or need to be relocated due to the construction of the lew by using.
- T. Install all bollards furnished by Cornet No.4 Steel Work. Include concrete in fill as required. Provide collapsible bollards complete.
- U. Provide all site concrete work as wn. Run all concrete work to the face of the buildings to meet interior concrete provide all by the Contract No. 2 Concrete Work. Provide all concrete slab work the is under canopy or roof that is not fully enclosed. Provide all stone bases and preparation ork to in all the site concrete. Provide all pads, loading areas and frost walls at exterior provide color and patterned concrete if noted in contract documents. Provide the concrete was area concrete.
- V. This Contract is esponsible for all concrete pads and frost walls up to the face of building including all extensions steps and ramps. Any foundation footers for columns or walls to be presided by Contract No. 2 Concrete Work.
- W. This can act is to provide the building, step and ramp fill to an elevation of plus or minus one 1") inch.
- X. C struction Manager will provide all temporary fencing.
- Y. Provide exterior caulking of expansion joints at all concrete locations including sidewalks and curbs.
- Z. Electrical service to your construction trailer and removal of electric service at completion of project is to be provided by this contract.

- AA. Provide all highway entrances per DELDOT specifications complete, including traffic control. Replace or relocate obstructions in the roadway including mailboxes, signs, landscaping, lights, plantings, culverts, driveways, curbs, gutters, fence, etc.. to complete entrances work.
- BB. Provide all underground roof and gutter drain lines, and roof drain curb outlets comple including connections to downspouts and splash blocks. Provide the rainwater conductor and to cast iron rainwater boots.
- CC. Provide the demolition of all trees, shrubs and existing stumps as required. A deposit of all demolition material.
- DD. Provide CCR Reports, soil testing and all license and permits to perform the War scope of work. Owner will obtain the building permit.
- EE. Provide site furnishings including bike racks, gates, trash receptors because of all associated foundations for a complete installation.
- FF. All electric lines, data lines, phone lines, etc.. are to be provided by Corract No. 17 Electrical.
- GG. This contract is responsible for all demolition that regins a purst ope of work.
- HH. Provide all demolition required to install new ork as wn on drawings. We suggest that the site work bidders visit the job site and note the tent the demolition required. Also protect existing trees. Provide demolition and removal or large, concrete pads, paving, storm pipe and structures, curbs, sidewalks, for tennis courts, water main, fire hydrants, water meter, trees, etc..
- II. Provide the relocation or adjustme. existing utility lines as necessary to install new lines.
- JJ. Provide flag poles, bas and flag mplate.
- KK. Provide all dum ter en sures amplete, including: floor pads, gates and bollards. Footers and masonry wall provided by the contracts.
- LL. Provide assistant of all testing and inspections for your work. Owner will provide an inspection agent to do the total g. If testing fails, contractor will pay for additional testing.
- MM. and all fencing complete including all footings and hardware complete. Also provide all gates as sho Provide fencing and gates for equipment enclosures, sport fields and courts complete.
- N. vide testing of trenches that are opened and backfilled pertaining to your scope of work.
- O. P vide dewatering if needed for your scope of work. Provide dewatering device as noted.
- PP. Provide swing arm and sliding gates and all associated foundations for a complete system.
- QQ. Provide any boring under roadways for sewer, water, gas and storm sewer systems.
- SS. Provide all soil amendments and fertilizers and the blending of these items into the top soil.
- TT. Provide weed-control barriers and mulches complete.

- UU. Provide all landscaping, trees and shrubs and the planting and pruning of these items complete. Provide tree protection, tree protection fence and pruning as indicated.
- VV. Provide plant maintenance and watering of landscaping for a period noted in the proj documents.
- WW. Provide grading for truck loading dock. Concrete contract will provide concrete wall foundat, and concrete pads.
- XX. Provide required a Type B Transportation Management Plan (TMP), which tetal analysis of the maintenance of traffic during construction and coordinate with P DOT to ll work to be performed on state roadways and project entrance.
- YY. Abandon water main and sewer lines as noted in documents.
- ZZ. Provide gravel surfaced equipment area complete.
- AAA. Provide concrete wash out station for your concrete work, handling removal once complete. Provide tire wash.
- BBB. Provide street sign complete.
- CCC. Provide practice soccer and football and some soccer and field markings and letters.
- DDD. Provide softball field complete inc. and bases, backstops, fences and field marking. Dugouts to be provided by other cor
- EEE. Provide tennis and pices ball course complete including fencing and nets.
- FFF. Provide reme of and replacement of new synthetic turf field including all components, concrete and curb nan. A add new turf to D areas.
- GGG. Provide new paving and synthetic track surface complete.
- HHH. 10 basketball courts and hoops complete.
- Provide a Frnate for D area turf conversion
- JJ. S section 012300 Alternates and bid form for your responsibility for the alternates.
- The intent of the scope is **NOT** to denote every minute detail but to create an awareness of the scope of work for the project.
- LLL. It is the contractor's responsibility to review all other contract scopes of work

SCOPE OF WORK - Bid Pac A CONTRACT NO. 2 CONCRETE WORK

- A. The administrative sections, prints, addendums, and technical specifications 033000, 07132 072100, 079200, 312000, 313116 & 315000.
- B. Provide all layout for the building foundations, locations and elevations by a registered score complete. **NOTE:** The site work layout will be provided by the site work contractor (coord, with Bid Pac A Contract No. 1 Site Work).
- C. Install all anchor bolts and the leveling, grouting and setting of the bearing lates of the structural steel material furnished by Contract No. 4 Steel Work Contract No. 9 Drywall/Metal Stud materials. Steel and metal stud shop drawing to be use for anyout of anchor bolts.
- D. Provide all perimeter insulation under concrete slabs and four don 'ls.
- E. Provide the concrete infill for metal stairs and platforms
- F. Provide sufficient layout work in regards to the foundations of at the masonry contract can provide wall foundations. Maintain batter boats and lines to masonry contractor starts work after the masonry contract accepts layout 1 st as rk. It is the masonry Contractors responsibility to maintain work from that point a ard.
- G. Provide all grading and grading of grades for feetings, foundation, floors and cast in place walls.
- H. Provide all excavation required to undation work and the backfill required to do the poured in place concrete work.
- I. Provide all concrete undation and rebar complete including any foundations outside the building foot principal placers, canopies, retaining walls, piers, transformer screens, truck loading dock a.c..
- J. Compact and b. fill all trenches, foundations and other concrete work associated with this work only rovide remaind off-site of all excess soils due to excavation of your work.
- K. To be all floor slabs complete including weather (hot and cold) protection, mesh, vapor barriers, water prof barriers, composite waterproof membrane, expansion and control joints, caulking and perimeter, isulation under slab for a complete system. Refer to Division 9 Flooring Sections in Perence to floor finish tolerances. Concrete sealers and curing Compounds must be compatible with flooring adhesives. Any irregularities in concrete surfaces at expansion joints to be ground for to meet flooring contractor's specifications. Provide all concrete floor slab infill areas where demolished masonry wall is removed below finish floor. Refer to Division 9 Flooring Sections in reference to floor finish tolerances.
- L. Provide all concrete slab work to the exterior face of the enclosed building area, including of the loading dock, poured in place stairs and retaining wall complete. The site contract will pick it up from that point.

- M. Provide stone drainage fill under all concrete slabs within the building footprint or under exterior concrete provided by this contract.
- N. Provide all concrete bases required for all the locker installation. See prints for location ar details. Coordinate with Contract No. 5 Carpentry and General Work for wood sleepers.
- O. **NOTE:** The item 'W' in the site work contract scope of work. All fill in the building, sand ramps are to be plus or minus one (1") inch. This Contract is responsible to handle preparation from that point to the completion of the concrete work.
- P. Provide all depressed concrete for floor mats at entrance and all other items the seed crete depressions. Locations and sized to be coordinated with other contracts.
- Q. All cast in place concrete beams, lintels and walls to be included in contract Bond beams and CMU grouting is responsibility of Masonry Scope.
- R. It is the responsibility of this contract to coordinate the handle that Contractors, the elevation and locations of all imbedded item at the ne of pour including the proper sloping of floors to floor drains and troughs.
- S. Concrete footings to be clean of all debris and of prints sign of to Masonry Contractor.
- T. Temporary electrical service to your construct trail to be provided by this contract. A localized electrical panel will be provided for your er source. Removal of temporary electric is the responsibility of this contract empletion of job.
- U. Provide assistance of all testing directions for your work. Owner will provide an inspection agency to do the testing. If testing as, contractor will pay for additional testing.
- V. Notify mechanical and rectrical intractors with a schedule of when the concrete is to be poured so these contractors of verify the equipment locations.
- W. Provide conce se foccers ic. as n enclosure.
- X. Provide installation and concrete fill of all bollards if any shown under roof area. Steel bollards to be covided by a law Work Contract No. 4.
- Y. colored concrete finish complete and pattern concrete if noted in finish schedule and specificions.
- vide an allowance of \$50,000 for cold weather protection. All protection to be approved by construction manager before work is performed.
- A. Provide the interior concrete ramps and pads complete. Exterior ramps and steps by Contract No. 1 Site Work.
- BB. All concrete debris to be disposed of off-site in a required manner meeting all local, state and federal laws.
- CC. Provide installation of steel edging in concrete as noted. Contract No. 4 Steel Work will furnish.

- DD. Provide all caulking and sealants for concrete slabs provided by this contract.
- EE. The concrete contractor is to coordinate with surveyor on the amount of locations and elevations the surveyor is to locate. Concrete contractor is responsible for accuracy of the layout.
- FF. Provide testing of trenches that are opened and backfilled pertaining to your scope of work
- GG. Provide dewatering if needed for your scope of work.
- HH. Provide reinforcement for all concrete provided by this contract.
- II. Provide self adhering sheet waterproofing and composite waterproofing
- JJ. Provide all concrete work for the elevators and shafts complete.
- KK. Provide termite control system.
- LL. Provide concrete retaining walls and loading dock concrete alls complete including pad and trench drain.
- MM. Provide concrete wash out station.
- NN. Provide insulation that is under concrete pads.
- OO. See section 012300 Alternates and bir rm for your esponsibility for the alternates.
- PP. The intent of the scope is **NO**1 de scope of work for the project.
- QQ. It is the contractor's sponsib y to review all other contract scopes of work.

SCOPE OF WORK – Bid Pac A CONTRACT NO. 3 – MASONRY WORK

- A. The administrative sections, prints, addendums, and technical specification sections 03300 042000, 071113, 072100, 076200 & 078413.
- B. Provide all masonry work complete including cmu block and brickwork, and including und block, preferred cmu units, decorative block, jack arches, quoin corners, dumpster was screenwalls, signage walls, etc. All hollow metal doors and frames are to be stored. Contract No.5 Carpentry and General Work.
- C. Provide all concealed and thru wall flashings.
- D. Provide cavity wall insulation and other insulation attached between he conry was and masonry veneer including spray applied insulation. Perimeter foundation well insulation of operovided by Contract No. 2 Concrete Work. Provide cavity drainage materists are rovered rigid insulation that is located between masonry and masonry veneer. Con act No. Drywall/Metal Stud will provide ridged insulation where attached to metal stud frame or mas ary wall and no masonry veneer is located.
- E. Provide the installation of all bearing plates and alts as a lated with the masonry for the steelwork and cold formed metal framing. To plate and alts will be furnished by Contract No. 4 Steel Work. Steel contractor and masonry content to coordinate locations and placement of items at the time of masonry construction.
- F. Install all steel lintels attached or stin on masonry work finished by contract No. 4 Steel Work. Provide masonry pockets and state of masonry cores where steel beams are attached or resting on masonry work. All stranged steel beams provided and installed by Contract No. 4 Steel Work.
- G. Provide all cast stone d archite and precast concrete as shown including window sills, bands, accents and more are un
- H. Provide the core and rebar for all the filling of block cores, bond beams and bearing points. Include all rein tements, wall anchors and fasteners to attach to sub surface.
- I. Ir all joist bearing plates furnished by Contract No. 4 Steel Work. Coordinate with Contract No. Work.
- J. See Item. Contract No. 2 Concrete Work for the layout and maintenance responsibility. This tract is responsible for layout of their portion of their work.
- Solution of masonry walls required. Also provide grouting of new doors and frames in openings.
- Temporary electrical service to your construction trailer to be provided by this contract. A localized electrical panel will be provided for your power source. Removal of temporary electric is the responsibility of this contract at completion of job.
- M. Provide fire stopping and protection for masonry walls including fire safing with mineral wool insulation. Provide wall markings for masonry fire and smoke partitions. Provide fire or acoustical sealant where wall intersects with floor or roof deck.

- N. All masonry debris to be disposed of off-site in a required manner meeting all local, state and federal laws.
- O. Provide masonry opening required for mechanical and electrical equipment. Location and six must be coordinated with each contractor. Also include masonry openings for other trades a access panels and doors as noted by these trades.
- P. Provide an allowance of \$100,000 for cold weather protection. All protection to be construction manager before work is performed.
- Q. All wall penetrations to be patched prior to painting or cost of touch up or to deducted from contract.
- R. Provide bituminous damp proofing, sheet waterproofing and all related ress less as noted on the project documents that is attached to masonry.
- S. Furnish all wall anchors that are welded to steel beams and condinate ith Contract No. 4 Steel Work for the welding of these anchors only. All other are to be furnished by the mason.
- T. All anchor bolts set in CMU is to be furniged by conject A-4 Steel Work and installed by Contract A-3 Masonry. Any fasteners require other contractor for their scope of work.
- U. Provide cement plaster if noted is roje documents.
- V. Masonry contractor to coordinate cleaning of debris from the foundation with the concrete contractor in a timely mean contractor to clean foundation one time.
- W. Provide date stones at time caps e complete.
- X. Provide assistance of all totals and inspections for your work. Owner will provide an inspection agency to do total fails, contractor will pay for additional testing.
- Y. Prove all mason, work for the elevator and shafts complete.
- Z. fire rated wall signage on masonry walls complete.
- Provide hosonry for dugouts at ball fields and field house masonry complete.
- Z. S section 012300 Alternates and bid form for your responsibility for the alternates.
- A. The intent of the scope is **NOT** to denote every minute detail but to create an awareness of the scope of for the project.
- BB. It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK – Bid Pac A CONTRACT NO. 4 STEEL WORK

- A. The administrative sections, prints, addendums, and technical specification sections 05120 052100, 053100, 055000, 055213, 057300 & 057500.
- B. Provide and install all structural steel, steel joist, bridging, decking, and other miscellaneous teel for a complete job. Touch up with metal primer all areas required caused by welding. Prostructural steel framing and supports for mechanical and electrical equipment. trusses.
- C. Furnish all steel lintels, bearing plates or bolts shown to install in the many v C. ract No. 3 Masonry. Steel contractor is responsible for verifying dimensions are elevation of uses items prior to setting steel.
- D. Furnish all anchor bolts and bearing plates to be installed in a cere. Concert No. 2 Concrete Work. Steel contractor is responsible for verifying dimensionand elements of these items prior to setting steel.
- E. Provide all railings at ramps or steps complete. Provide a concrete pads or masonry. Provide aluminum or steel rails, post and relware shown. Provide perforated infill panels on guardrails.
- F. Furnish all bollards required on the site to Contract Site Work and Contract No. 2 Concrete Work for their installation.
- G. Provide all miscellaneous steet tems to with support system for each item including wall termination plates and angles whe walls terminate next to steel decking. Provide miscellaneous steel framing for overbook ling ors, operable partitions and other suspension systems. Provide all gauge bent tate and antinuous gauge plate. Provide elevator sump pit cover.
- H. Provide all stee' amin for the anopies complete. Prefabricated canopies provided by Contract No. 8 Alumin in Storefron, andows/Glass and Glazing.
- I. Provide all rain complete including sleeves if required.
- J. Paride all stairs, ladders, safety cages, rails, railings, guardrails, steel corner guards, steel stair os and any other aluminum or steel products shown. Provide chain guard rail at loading dock.
- Tempora. electrical service to your construction trailer to be provided by this contract. A alized electrical panel will be provided for your power source. Removal of temporary electric is the responsibility of this contract at completion of job.
- L. Provide all steel products that are anchored in to the walls. Provide steel post supports in stud walls complete. Also provide top of wall steel angle bracing, grating, edge guards, and metal nosing. Provide metal fabrication complete. Provide bent plates and angles complete.
- M. Provide all steel decking, including any decking that maybe fastened to cold form metal trusses if shown. See specification for different types of decking. Include deck cell insulation on cellular acoustical deck.

- N. Provide welding of wall anchors furnished and located by Contract No. 3 Masonry Work that are attached to steel.
- O. Provide miscellaneous steel for the elevator and shaft complete including ladder.
- P. Provide assistance of all testing and inspections for your work. Owner will provide an inspection agency to do the testing. If testing fails, contractor will pay for additional testing.
- Q. Furnish steel plate and fasteners that sets on top of parapet walls. Carpentry contract
- R. Provide 3" pipe stud at cold formed framed half wall locations and coord. who meta stud/drywall contract.
- S. Provide steel for roof mechanical screens. Louvered panels provided by Contract b. 5 Carpentry & General Works.
- T. Contract 4 Steel Work is to provide all steel for basketball keeps as not on drawings. Any items needed for installation and not shown on the plans are to be provided by the Carpentry & General Works contractor for a complete system.
- U. See section 012300 Alternates and bid form for our sponsity of the alternates.
- V. The intent of the scope is **NOT** to denote every mute stail but to create an awareness of the scope of work for the project.
- W. It is this contractor's responsible of eview all other contract scopes of work.

<u>SCOPE OF WORK – Bid Pac A</u> CONTRACT NO. 5 CARPENTRY & GENERAL WORK

- A. The administrative sections, prints, addendums, and technical specification sections 05750° 061053, 061600, 064023, 071326, 078413, 079513.13, 081113, 081416, 083113, 0833 083323, 083613, 087100, 089119, 096400, 101100, 101200, 101416, 101416A, 101419, 10142 101463, 102113.19, 102123, 102213, 102226, 102600, 102800, 104400, 105113, 111300, 113013, 113200, 115130, 115213, 116143, 116623, 116633, 116653, 117300, 122 3 123201, 126100, 127600, 133418 & 142400.
- B. Provide the installation and proper storage of all hollow metal frames furnished by contraction. No. 7 Furnish Hollow Metal/Doors Hardware. These items will be tailgate delige
- C. Provide the installation and the proper storage of all wood, fibergla, and holl v metal doors furnished by Contract No. 7 Furnish Hollow Metal/Doors Hardware. The iter will be tailgate delivery.
- D. Provide the installation and the proper storage of all hard re furr hed by Contract No. 7 Furnish Hollow Metal/Doors Hardware. These items where tank a livery.
- E. Provide all toilet partitions and wood blocking aut d in way to install the toilet partitions.
- F. Provide wood door jambs complete.
- G. Provide all lockers and benches in ding wood by cking required to install the lockers. The concrete bases are provided by on ct No. 2 Concrete Work. Coordinate work with this Contract.
- H. Provide fire extinguish inet and accessories including any wood blocking required to install the cabinets an extinguing ers.
- I. Provide all toil accessives and mixture of masonry to install toilet accessories. Contract No. 15 Mechanica. We wide lavatory shields at required locations.
- J. Proble all misc neous specialties complete plus all suspension systems complete to install the miscellaneous nems. The extent of miscellaneous specialties is indicated on the drawings, and the not limited to the following: display cases, projection monitoring brackets.
- Provide a wood window stools complete plus any wood blocking required to install the stools... vide wall caps for intermediate height walls. Contract No. 5 Carpentry & General Works prides wood wall caps on half walls. P-lam or solid surface wall caps and sills provided by antract No. 13 Casework.
- Provide all wood trims complete including blocking required. Provide wood wall caps as noted. Provide wood base.
- M. Provide all expansion and architectural control joint covers assemblies as shown. Coordinate with other contracts involved. Roof joint covers provided by roofing contract.

- N. Provide all plywood sheathing and wood framing required. Include all hurricane ties as shown. Provide fire rated plywood and lumber if noted in project documents. Provide wood blocking and furring for roof curbs. Provide wood trusses and all associated connections and fasteners complete.
- O. Provide all visual display boards, display cases, tack boards, tack strips, tackable surfaces public curtains and tracks and wood blocking required. Owner to supply smart boards.
- P. Provide all wood blocking required on the project whether shown on the contract not, including casework blocking and kitchen equipment blocking.
- Q. Provide all architectural louvers that are required other than the louvers remove by a mechanical equipment provided by Contract No.15 Mechanical. Louve that is a uire for mechanical systems to be provided by Contract No. 15 Mechanical Co. Lete. Co. act No. 5 Carpentry and General Work to provide all other louvers complete that are not removed for mechanical equipment.
- R. Temporary electrical service to your construction trailer to prove ed by this contract. A localized electrical panel will be provided for your power our coval of temporary electric is the responsibility of this contract at completion comb.
- S. Provide all wood and metal storage shelving closes a other areas. P-lam shelving provided by Contract No. 13 Casework.
- T. Provide all wood blocking required ofing locations so that the roofer can install his work.

 NOTE: all locations included by not mitted to skylights, roof hatches, roof curbs and other items. This includes rooftop meaning and wood roof curbs as required.
- U. Provide overhead doors v g and coiling doors complete, including openers and all related items. Provide stainless teel counters associated with doors noted above including stainless jambs and all inum wr ped moldings.
- V. Provide wall mer varos, a all blocking required.
- W. Provide roof, we and floor access doors or panels and materials to install compete. Mechanical, Springler, and Electrical contractors to provide access panels or doors for their portion of work. At other panels or doors by this contract if shown on drawings.
- X. Provide rojection screens including electric operating screens and all blocking and accessories for a conjucte system.
- Y. P vide window roller shades and blinds including electric roller shades at all windows noted.
- 2. Provide all athletic equipment including wall pads, basketball and volleyball and blocking complete. Provide wrestling mat and hoist complete. Provide climbing wall complete.
- AA. Provide knox box complete.
- BB. Provide custom display case and all glass, tracks, shelving, tack able surfaces and wood complete.

- CC. Provide decorative formed & metal closures, trims and all related items for complete systems. Also provide decorative formed metal closures and trims complete.
- DD. Provide gym divider curtains and all associated fasteners, tracks and support system for complete system.
- EE. Provide all wood trims, azek, moldings, field built columns, FRP panels and blocking requirements. Also provide wood steps, wood benches and cushions.
- FF. Provide all wood framing for floor, walls, stairs, ceilings and roof. Provide goldan and fasteners complete.
- GG. Provide asphalt felt barrier between all treated wood blocking that cox s in cox at wan steel or cold formed framing.
- HH. Provide the elevator system complete. Coordination with the force Mas 3, Mechanical and Electrical Contracts 2, 3, 15 and 17 is the responsibility of 4's contract During construction the owner will need use of the elevator for the placement of function and upplies. Contractor is to provide access and temporary wall protection. Warranty 1'star asstantial completion.
- II. Contract No. 17 Electrical will supply power to the experior. Water contractor is to provide all other low voltage control work that pertains to be experienced and installation.
- JJ. Furnish the elevator sill angles and fasteners to be and by Contract No. 2 Concrete.
- KK. Furnish the anchors for the elever rate to be installed in the masonry walls by Contract No. 3 Masonry.
- LL. No elevator equipment to an ailding.
- MM. Provide coordination all trades or elevator installation and inspection.
- NN. Provide residential and connectical appliances complete. Electrical and plumbing hook ups and venting by the second stress of the second stress of the second s
- OO. Pade electronic scoreboards and all hardware and foundations for a complete system.
- PP. Provide perable partition and all associated fasteners, tracks and support system for a complete vstem. It is vide access panel above partition.
- P vide all signage and cast letters, ADA signage, directories, site LED signs and plaques for a implete system including wood blocking. Provide pin mounted lettering and aluminum panel sign. Provide monument sign. Provide vinyl graphics and letters. Provide a \$3,000 allowance for additional signage.
- RR. Provide wood stage flooring front edge, steps and wall complete including all fasteners and support systems.
- SS. Provide stage curtains and rigging and batten system and all associated fasteners and equipment for a complete system.

- TT. Provide impact wall protection and corner guards complete.
- UU. Provide dock bumpers and associated fasteners complete.
- VV. Install steel plate furnished by steel contract on top of parapet walls to fasten wood blocking.
- WW. Provide louvered roof top equipment screens complete.
- XX. Provide bleachers and foundations complete.
- YY. Provide wood flooring and all associated blocking and nailers including the proofing under flooring. Also provide all thresholds and sport striping.
- ZZ. Provide auditorium seating and all associated fasteners complete.
- AAA. Provide gym bleachers and all hardware for a complete sys
- BBB. Provide all wood framing for dugouts for a complete sys Provide and provide an account of the provide all wood framing for dugouts.
- CCC. Provide field house wood framing and truss and ding coing doors, bath partitions, bath accessories and all associated blocking.
- DDD. Provide office equipment literature racks complete.
- EEE. Provide greenhouse complete inclained 1 components and hardware.
- FFF. Provide kiln and all associated contions for a complete system.
- GGG. Provide wire mesh par nons con lete including all fasteners and blocking required.
- HHH. Provide book so grity some complete. Any power to be supplied by Contract 17 Electrical.
- III. Provide path se equipment complete.
- JJJ. Include the lump of the following amount \$50,000 in the contract for unforeseen conditions the may arise during construction to be used at the discretion of the Construction Manager.
- KKK. Include the lump sum of the following amount \$20,000 in the contract for exterior signage fastened, the building.
- KKK. S section 012300 Alternates and bid form for your responsibility for the alternates.
- The intent of the scope is **NOT** to denote every minute detail but to create an awareness of the scope of for the project.

MMM. It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 6 ROOFING

- A. The administrative sections, prints, addendums, and technical specification sections 07210 072200, 073113, 074113.16, 074293, 075323, 076200, 077200, 077236, 077253 & 079200.
- B. Provide all roof membrane and all other roofing complete including all rigid insulation, recommendation and dens deck cover board and all composite and nail board insulation. This increase metal roofing and asphalt shingles complete. Provide cement board on roof.
- C. Provide all flashing required to make a complete roof system including fibergal and palon flashing. Also, include any flashing necessary for the waterproofing meanical and electrical equipment. Provide EPDM flashing with termination bar a sealant since d in the project documents. Also provide all roof expansion joint covers.
- D. Provide all aluminum fascia, trim, soffit, parapet wall caps. Induce heat copings, overflow scuppers, roof accessories, traffic pads, walkways, ridge ent, gutt and downspouts, roof hatches, fire and smoke vents, splash blocks, roof curbs and reflects ies as shown.
- E. Temporary electrical service to your construction railer be provided by this contract. A localized electrical panel will be provided for that provided for the provided by this contract. A localized electrical panel will be provided for the provided by this contract. A localized electrical panel will be provided for the provided by this contract. A localized electrical panel will be provided for the provided by this contract. A localized electrical panel will be provided for the provided by this contract. A localized electrical panel will be provided for the provided by this contract. A localized electrical panel will be provided for the provided for the provided by this contract.
- F. Provide all caulking sealants that are related to the graph of the provided under this contract. Provide reglets and counter flashing for all roof recations and Masonry Contract No. 3 will provide thru-wall flashings. Coordinate with Contract No. 3 Masonry for flashing compatibility.
- G. Provide all flashing for prefabrica. oof curos to make water proof.
- H. Provide bituminous of np proving and self adhering sheet waterproofing on roofing areas complete. Masonry C tract 3 v provide bituminous damp proofing applied to masonry and Contract No. 2 oncre will r vide waterproof barriers and composite waterproof membrane under concre
- I. Coordinate fina. nunections of downspouts to underground piping with site contractor.
- J. P ide the metal soffits and all other exterior soffits including all accessories for a complete
- Carpentry contract to provide floor, wall and ceiling expansion joint covers. Roofing contract to ovide roof expansion joint cover.
- e section 012300 Alternates and bid form for your responsibility for the alternates.
- M. The intent of the scope is **NOT** to denote every minute detail but to create an awareness of the scope for the project.
- N. It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 7 FURNISH HOLLOW METAL/DOORS/HARDWARE

- A. The administrative sections, prints, addendums, and technical specification sections 081117 081416 & 087100.
- B. Furnish all hollow metal frames, hollow metal barrow lites, all hollow metal doors, and oood doors, all fiberglass doors and all hardware complete. Furnish wood infill panels window addoor and louvers mullions that are fastened in hollow metal frames. Contract No. 5 to place material in their storage area. Contract No. 7 to tailgate deliver to prage ea. All materials need to be properly marked and identified for installation by Contract 5 Country and General Work. Develop a sign-off system so that both parties of Country and General Work and Contract No. 7 Furnish Hollow Metal/Doors Aurdware area are correct amount of material has been delivered.
- C. Provide all required hardware templates and reference materies on Con A No. 5 Carpentry may install the material. Contract No. 7 Furnish He w Metal pors Hardware will be responsible for providing and coordinating information with other ades that interfaces such as Contract No. 5 Carpentry and General Wo and Contract No. 8 Aluminum Storefront/Windows/Glass and Glazing and Contract No. 1 Pectr. al.
- D. Furnish the hardware to Contract No. 8 mir a refront/Windows/Glass and Glazing Contractor to install.
- E. Access control system is to be provided by owner, doors/frames are to be prepped for them under your contract. Provide all hardway accept card readers as noted in the hardware specifications.
- F. Electrical service to your construct on traner to be provided by this contract. A localized electrical panel will be a formular power source. Removal of temporary electric is the responsibility of this contract at an unpleason of job.
- G. Furnish fibergle door mple
- H. See section Alternates and bid form for your responsibility for the alternates.
- I. The tent of the true is **NOT** to denote every minute detail but to create an awareness of the second work for the project.
- J. It is the contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 8 ALUMINUM STOREFRONT/WINDOWS/GLASS AND GLAZING

- A. The administrative sections, prints, addendums, and technical specification sections 07920 084113, 084413, 087100, 088000, 088300, 105301 & 107326.
- B. Provide all aluminum entrances, storefront, spandrel glass, aluminum windows, alu
- C. Install all hardware for the aluminum doors. Coordinate with Contact No. 7 urns a Hollow Metal/Doors/Hardware.
- D. Provide all glass and glazing. Include all doors and windows anish by C. Act No. 7 Furnish Hollow Metal/Doors/Hardware. Also include applied gride or simulated divided lite if shown. Provide structural silicone joints complete. Provide mirror was in fitne rooms. Provide fire and insulated glazing and firerated aluminum door and winds.
- E. Provide all caulking for work installed by this courage interior of dexterior complete.
- F. Temporary electrical service to your construct trail to be provided by this contract. A localized electrical panel will be provided for your per source. Removal of temporary electric is the responsibility of this contract per mpletion of job.
- G. Provide cleaning of glass and fives a letion of installation (remove stickers).
- H. Provide all prefabricated and lasteners and hardware for a complete system.
- I. Temporary closures revenue has been been decessary during the period of construction. Once the interior finishes are to be an including emporary closures will be needed. If windows and doors are not available for estallation was openings are ready; Contract No. 8 Aluminum Storefront is to provide temporary cosures for the openings until finished windows and doors are installed.
- J. Provide aluminum and and sill flashings and all other associated flashings for your product for a conclete system.
- K. Provider regretated joint system for aluminum entrances, curtain wall and storefront complete.
- . vide walkway covers complete.
- e section 012300 Alternates and bid form for your responsibility for the alternates.
- The intent of the scope is **NOT** to denote every minute detail but to create an awareness of the scope of work for the project.
- O. It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 9 DRYWALL/METAL STUD

- A. The administrative sections, prints, addendums, and technical specification sections 05400f 061600, 072100, 072119.19, 072500, 078413, 079100, 079200, 079219, 083113, 0922165 092900.
- B. Provide all batt insulation (walls and ceilings). Provide rigid and spray foam insulation at attaches to all metal framing and masonry walls that has metal siding veneer and veneer. Provide mineral wool board insulation. Provide structural nailable insulation of the structural parapet sheathing.
- C. Provide all metal stud, framing, furring and drywall work complete. Provide metal furring whether shown or not on drawings at all locations including mason, walls for attachment of metal sidings or other substrates. Also provide all cold formed metal true, an all brackets and clips complete. Provide all tile backer board complete. Provide see attachment of partitions and at penetrations to seal. Provide slide clip the attach to netal stud and structural steel.
- D. Provide all metal blocking required.
- E. Coordinate with Contract No. 5 Carpentry so at the contract and wood blocking required in the metal stud walls.
- F. Provide all bulkhead, soffit framing apet wall framing and framing for cants at roof complete. Provide z-furring for soffits.
- G. Provide all gypsum sheathing we complete, including all vapor barrier and air infiltration barriers, weather barrier wilding vrap or building paper. This contractor is responsible for maintaining the proper stachment of the barriers and building paper to the building until the final veneer covers the area.
- H. Provide all de wall suspend a ceilings, walls, shaft walls, fascias and soffits called for on the prints completing ading all framing required. Coordinate with Contract No. 15 Mechanical, No. 16 Sprinkler Spring and No. 17 Electrical. Provide framing for access panels supplied by this contract.
- I. all expansion control required for drywall and all gypsum board moldings and Z reveal trim. I wide sealant and caulk for the Z reveal trim.
- nporary electrical service to your construction trailer to be provided by this contract. A lized electrical panel will be provided for your power source. Removal of temporary electric he responsibility of this contract at completion of job.
- Provide fire protection for metal stud walls or ceilings as shown including fire safing mineral wool insulation and fire or acoustical sealant also fire protection between first and second floors
- L. Provide all hurricane ties and clips complete that are fastened to cold form framing.
- M. As part of the warranty portion. Provide an inspection of drywall and plaster with the owner after 1 year of substantial completion and identify locations to be re pointed due to flaws and cracks in

- the drywall and plaster. Repair all areas and repaint as needed. Any defect caused by abuse will be charged to the owner.
- N. Provide wall labeling for smoke and fire walls for drywall/metal stud walls or ceilings.
- O. Provide assistance of all testing and inspections for your work. Owner will provide an inspection agency to do the testing. If testing fails, contractor will pay for additional testing.
- P. Provide all spray applied cellulosic and polyurethane foam insulation complete if no
- Q. Provide wall tile cement backer board in areas where tile wainscot is shown. Prov. hat comel where required.
- R. Install 3" pipe stud furnished by steel contract at cold formed has ed half vall locations. Coordinate with steel contractor.
- S. Provide insulated air barrier system to the complete extent of the b ding including masonry and metal framed wall systems.
- T. Provide portland cement plaster at all designated coing are some etc.
- U. Provide curved wall and ceiling behind social virs and
- V. Provide the insulation of all cold formed headers contact.
- W. See section 012300 Alternates ar and 1 m for your responsibility for the alternates.
- X. The intent of the scope is **NOT** to note every minute detail but to create an awareness of the scope of for the project.
- Y. It is this contractor's sponsib y to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 10 ACOUSTICAL WORK

- A. The administrative sections, prints, addendums, and technical specification sections 095117 098414 & 098433.
- B. Provide all the new acoustical and lay-in ceilings required including the hangers for a consistency system. Also include all acoustical wall and ceiling panels, suspended decorative grid clouds a specialty ceilings. Provide aluminum fascias and trims as noted.
- C. Temporary electrical service to your construction trailer to be provided by the context A localized electrical panel will be provided for your power source. Remove the provided by the context A localized electrical panel will be provided for your power source. Remove the provided by the context A localized electrical panel will be provided for your power source. Remove the provided by the context A localized electrical panel will be provided for your power source. Remove the provided by the context A localized electrical panel will be provided for your power source. Remove the provided by the context A localized electrical panel will be provided for your power source.
- D. Provide all insulation if shown above the acoustical ceilings.
- E. Provide metal and reflection lay in ceilings and egg crat canels complete if noted in project documents.
- F. Provide specialties ceilings, wood, metal blade, metal linear lank, saffle and linear wood ceiling complete.
- G. Provide stretched fabric wrapped wall panels co. etc.
- H. Provide sound absorbent panels com
- I. Provide wood wall panels and tile complete.
- J. See section 012300 Alter d by rm for your responsibility for the alternates.
- K. The intent of the scop is **NOT** denote every minute detail but to create an awareness of the scope of work for the process.
- L. It is this connect s responsibility to review all other contract scopes of work

SCOPE OF WORK Bid Pac A CONTRACT NO. 11 FLOOR COVERING WORK

- A. The administrative sections, prints, addendums, and technical specification sections 096517 096516, 096519, 096566, 096623, 096723 & 096816.
- B. Provide all preparation of walls and floors to receive the new base and floor tile.
- C. Provide all base complete except the wood bases. Provide rubber profile base complete except the wood bases.
- D. Provide all resilient tile flooring complete including the concrete floor preparation and possing to receive the new material. This includes all VCT, rubber, luxury vinyls
- E. Refer to the Finish Schedule noted on project documents for the scope work
- F. Provide all carpet and carpet tile complete and all floor previation diploming to receive the new material.
- G. Provide all rubber floor tile, including rubber treads trise 6 all stairs and landings as shown.
- H. Temporary electrical service to your constant of the provided by this contract. A localized electrical panel will be provided for your power source. Removal of temporary electric is the responsibility of this contract at completion of the provided by this contract.
- I. Provide vinyl tile, walk off mats and goals and all associated accessories for a complete system. Include floor preparation and purpose the new material.
- J. Provide resilient sheet found associated materials including floor prep for a complete system.
- K. Provide all prepartion valls d floors to receive the new base, floor tile, and carpet.
- L. Provide fina legang, waxing and sealing of all floor coverings furnished by this contract per manufacturers commendations and project specifications. Provide protection of finished floor coverings until connection of the project.
- M. new court striping and new resilient floor system, tile and sheet goods complete.
- Provide a transitions for all the flooring types needed for the project complete.
- D. P vide schluter systems metal edge guards at all outside wall corners of ceramic tile walls as ed in documents.
- Provide abrasion nosing on first and last tread of all stairs as noted on the documents.
- Q. Provide all preparation of walls and floors to receive the new wall and floor tile.
- R. Provide ceramic, porcelain and quarry tile and all associated accessories for a complete system. Include floor preparation and patching to receive the new material. Provide stair tread tile.

- S. Provide resinous flooring and all associated materials including floor prep for a complete system.
- T. Provide terrazzo flooring complete including all associated materials and floor prep.
- U. Provide flooring in walk-in cooler, freezers and elevators complete.
- V. See section 012300 Alternates and bid form for your responsibility for the alternates.
- W. The intent of the scope is **NOT** to denote every minute detail but to create an awascope of work for the project.
- X. It is this contractor's responsibility to review all other contract scope

SCOPE OF WORK Bid Pac A CONTRACT NO. 12 CAULKING/PAINTING

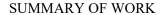
- A. The administrative sections, prints, addendums, and technical specification sections 07920 097200, 099113 & 099123.
- B. Provide <u>all</u> exterior and interior caulking required except the caulking required by Contract 10. 6 Aluminum Storefront/Windows/Glass and Glazing, Contract No. 1 Sitework, Contract No. 2 Concrete Work. Prepare the surfaces to receive the new caulking. Also, include where dissimilar materials meet. Caulk for expansion and contraction or contains of joint including masonry and cast stone joint sealant complete. Provide caulking for case one crete veneers, masonry veneers, metal wall panels and all other areas of contracts listed above.
- C. Provide all exterior and interior painting including the preparation of new refers to receive the new paint. Provide painted graphics as noted in project documents.
- D. Provide the cleaning and painting of all exterior linters, steerails at other metals including bollards and exposed ceilings.
- E. Reference the finish schedules for the scope of reference the
- F. Provide all epoxy, high performance coatings, paing, calcrete sealer paint and exposed ceiling and structure painting including the preparation of the areas to receive painting. See the finish schedule.
- G. Painters option to apply finish at contracter all finishes are installed or be responsible for <u>ALL</u> touch up necessary.
- H. Electrical service to ur con ection trailer to be provided by this contract. A localized electrical panel will be provided or your power source. Removal of temporary electric is the responsibility of als collected at ampletion of job.
- I. Provide all a thir that is required where casework meets walls, floors or ceilings if required. Also provide cating of drywall trim/block interface as noted on the reveal details on the project docyments
- J. To be interior caulking to <u>all</u> windows and door frames except where aluminum windows and alumn doors meet finished masonry. Drywall returns, sills and etc. would be the responsite try of this contract to caulk. Caulk between the top of wood base and wall.
- C. P vide the painting of exposed conduit, sprinkler, plumbing and mechanical piping and duct rk. Painting Contractor shall coordinate work with Sprinkler, Mechanical and Electrical contractors.
- Provide color graphic in gym as noted in the documents.
- M. Provide staining and varnishing of job site finished wood products include prep of material complete.
- N. Provide wall coverings including preparation of walls for a complete system.

- O. Provide white board paint complete. See alternate section.
- P. Provide vinyl graphic on walls and glass complete.
- Q. See section 012300 Alternates and bid form for your responsibility for the alternates.
- R. The intent of the scope is **NOT** to denote every minute detail but to create an awareness of scope of work for the project.
- Q. It is this contractor's responsibility to review all other contract scopes of wor

SCOPE OF WORK Bid Pac A CONTRACT NO. 13 CASEWORK

- A. The administrative sections, prints, addendums, and technical specification section 06402 112800, 123216, 123280, 123553, 123623.13 & 123661.16.
- B. Provide all casework in the office area, work room, classrooms, library, bathrooms, redesk, circulation desk and other areas noted on drawings.
- C. This Contract is responsible to have personnel on the jobsite to receive material eing inped to the jobsite, and climate controlled storage units for temporary storage.
- D. Provide and coordinate all casework that required mechanical and electrical coefficient and cut outs with Contract No. 15 Mechanical and Contract No. 17 Electrical.
- E. Provide all counters for casework and stationary counters sne P. ..de metal counter supports as shown.
- F. Provide all casework and counter tops and p-lam and id such all caps that are noted in section 064023 and in the drawings. This contract product of all sinks, faucets and accessories. Templates to be provided by associated partract. Wood, stained or painted, wall caps to be provided by Contract No. 6 Carper & Mork.
- G. Temporary electrical service to your construction er to be provided by this contract. A localized electrical panel will be provided for your power source. Removal of temporary electric is the responsibility of this contract at completion of job.
- H. Provide all solid surface counter to and wan caps as shown.
- I. Provide any bath accerties that he built in to casework.
- J. Provide p-lam staving closes and all other shelving, casework and counters for this project.
- K. Provide man et ed laminate and wood casework, mail and literature distribution equipment, custom casework media shelving and casework including all accessories and connections compete.
- L. all modular casework and all fixtures as noted in the specification section.
- Carpentry Contract No. 5 to provide wood shelving in closets only. All other shelving, casework counters by this contract.
- Vide plam or solid surface window sills and aprons complete.
- Provide p-lam and wood wall panels complete.
- P. Provide media shelving and casework complete.
- Q. Provide wood laboratory casework complete.
- R. See section 012300 Alternates and bid form for your responsibility for the alternates.

- S. The intent of this scope is **NOT** to denote every minute detail but to create an awareness of the scope of work for the project.
- T. It is this contractor's responsibility to review all other contracts scopes of work.



SCOPE OF WORK BID PAC A CONTRACT NO. 14 KITCHEN EQUIPMENT

- A. The administrative sections, prints, addendums, and technical specification section 114000.
- B. Trash can be placed in the jobsite dumpster provided by Construction manager.
- C. The kitchen equipment contractor is responsible for coordinating with all related trades. mechanical, sprinkler, electrical and flooring).
- D. The kitchen equipment contractor shall provide all kitchen equipment noted on the part and specifications. Furnish and install complete.
- E. This contractor is responsible for placing all equipment and receiving a quipment at the jobsite.
- F. Provide all stainless steel work in the kitchen area. Provide rememble has on cooler and freezer.
- G. This contract is responsible for coordinating installation films to stems with Contract No. 2 Concrete Work.
- H. Temporary electrical service to your constantion and to be powered by this contract. A localized electrical panel will be provided for your source. Removal of temporary electric is the responsibility of this contract at completion of the power source.
- I. Mechanical, Sprinkler and Electronal contractors to provide hook up of equipment to their scope of work.
- J. See section 012300 Alterand by a prim for your responsibility for the alternates.
- K. The intent of this score is **NOT** denote every minute detail but to create an awareness of the scope of work for the process.
- L. It is this con. ct s responsibility to review all other contract scopes of work.

SCOPE OF WORK – Bid Pac A CONTRACT NO. 15 MECHANICAL

- A. The administrative sections, prints, addendums and technical specification sections 03300′ 078413, 083113, 089119, 102800, 113200, 114000, 142400, 220500, 220505, 220701, 2211 221313, 224000, 224005, 230500, 230505, 230548, 230593, 230600, 230701, 230900, 23092 23211333, 233000, 312000, 312319, 315000, 330500 & 334100. Technical specification are noted on mechanical and plumbing contract drawings. Also, refer to electrical drawings for mechanical or plumbing equipment.
- B. Provide all plumbing complete including hook up to residential and comme lequent including grease interceptor system, washer extractor pit, trench drain lrye, ants. Also provide caulking of plumbing fixtures to countertops, walls or other arraces. Levide shower units.
- C. Provide all testing and permits for the plumbing work. Provide announced water lines.
- D. Provide all HVAC work complete including all recoired overs to the mechanical work. Provide fire dampers as required by all codes that apply ouve the is required for mechanical systems to be provided by Contract No. 15 Mechanical complete. Contract No. 12 Caulking/Painting is responsible for the caulking of the louve. Contract No. 5 Carpentry and General Work to provide all other louver complete at are not required for mechanical equipment.
- E. Provide all testing and balancing of "HVAC system.
- F. Provide Fire stopping and paring the floor and ceiling areas that require mechanical penetration. Coordinate with other ades. Provide access panels and doors as required. This contract to install the access.
- G. Provided all roof curb for all medianical items. Provide metal and gypsum chimney stack liners complete.
- H. Provide all 1 mections from 5'outside of building to building for all site utilities. Includes water, sewer, and torm sewer.
- I. It the responsibility of the mechanical contractor to coordinate and inspect at the time of pour added mechanical items in concrete or masonry units for proper elevations and locations.
- This con act is responsible to restore sub-grade to within 1"+ / of final grade. Provide npaction and testing as required.
- Is contract is responsible for all temporary heat as needed through duration of construction. See allowances.
- Temporary electrical service to your construction trailer to be provided by this contract. A localized electrical panel will be provided for your power source. Removal of temporary electric is the responsibility of this contract at completion of job.
- M. Provide gas piping and final connections and all related items. Provide gas piping and hook up to generator.

- N. Provide coordination of all mechanical penetrations with all trades involved. Hammer penetrations will not be tolerated. All wall penetrations to be patched prior to painting or cost for touch up paint to be deducted from contract.
- O. Provide all concrete housekeeping pads for mechanical equipment as required.
- P. Provide installation only of duct mounted smoke and heat detectors. Electrical Contractor provide all control wiring as needed for a complete system as required by all codes
- Q. Provide all mechanical and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts that pertain to your second with the provided and plumbing for elevator and shafts the provided and plumbing for elevator and
- R. Provide hook-ups and connections of kitchen equipment complete.
- S. Coordinate the hook up with the storm water system provided by Co. ct 2. 1 Site Work. Provide all final connections from 5'outside of building to be ungerally utilities. Includes water, sewer, and storm sewer. Contract No. 1 Site Work. I provide ain water conductor and cast iron rainwater boots.
- T. Provide the allowance of \$100,000 in the contract of ten, any teat fuel cost. Cost of work to be determined by fuel company receipts with a sum of fuel cost per gallon. All equipment and labor for temporary heat is part of the cost of the cost
- U. Provide painting of roof top equipment if noted.
- V. Provide elevator sump pumps and ipin and connections complete.
- W. Provide rooftop units, acoustical page, inertia pads, fire and smoke dampers, heat pumps, radiant heat, boilers, enemer very antilation, make-up air unit, air curtains, fans, compressed air system, pumps, her exchange finned tube radiation, unit heaters, sound attenuating unit, kitchen make up air, coulating pages air separators, chemical feed systems, glycol fed systems, ERV, pumps, air separators, chemical feed systems, glycol fed systems, equipment couplete
- X. Provide the meanical controls system complete including low voltage wiring. Electrical control tor will prove power only.
- Y. a rds to coordination drawings, the mechanical contractor has the responsibility to coordinate all the trades and producing a coordination drawing showing all trades.
- vide two (2) gas regulators for kitchen equipment hook-up complete.
- A. Povide geothermal well field complete including all excavation and fine grading after well field as installed. Provide all piping, pumps and equipment from well field to final connection for a complete system.
- BB. Provide gas and water piping and connections for science equipment. Provide emergency eye wash and showers.
- CC. See section 012300 Alternates and bid form for your responsibility for the alternates.

- DD. The intent of this scope is **NOT** to denote every minute detail but to create an awareness of the scope of work for the project.
- EE. It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 16 SPRINKLER SYSTEM

- A. The administrative sections, prints, addendums, and technical specifications sections 03300′ 078413, 083113, 114000, 142400, 210500, 210505, 211000, 312000 & 315000. Techni specifications are noted on the mechanical and plumbing contract drawings. Also, refer electrical drawings for any sprinkler equipment.
- B. Provide any fire stopping required where your work penetrated walls. Provide accordance doors as required. This contract is to install their own panels.
- C. Provide all fire sprinkler/protection including, but not limited to, backfly ven. sprinkler heads, piping, fittings, standpipe, fire department connection and fire tymps.
- D. Submit all required signed and sealed calculations and applications for rever approval by City of Dover and State of Delaware Fire Marshals Office.
- E. Provide all required flow switches, alarms, tamper switches, form clock valves, pipe, hangers, inserts, valves, fittings, fire department hose valves, across particles decess doors associated with your scope of work.
- F. Coordinate with all effected trades', provide rdir on formation to other contracts.
- G. Fire sprinkler contractor shall pick up all new war increase from a flange 8" above finish floor in the fire pump room and other local as throughout me building.
- H. Temporary electrical service to turn to the provided by this contract. A localized electrical panel will provided for your power furce. Removal of temporary electric is the responsibility of this contract at completi
- I. Provide flushing for a interior and exterior fire water lines complete, including site water lines installed by site ork corrector.
- J. Provide cool at a of all sprinkler penetrations with all trades involved. Hammer penetrations will not be told and. All wall penetrations to be patched prior to painting or cost of touch up painting to be dealed of from this contract. Provide sleeve firestopping as required.
- K. for sprinkler work for elevator and shaft complete.
- See section 012300 Alternates and bid form for your responsibility for the alternates.
- M. I intent of this scope is **NOT** to denote every minute detail but to create an awareness of the pee of work for the project.
- N. It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 17 ELECTRICAL

- A. The administrative sections, prints, addendums, and technical specification sections 03300f 078413, 083113, 113200, 114000, 142400, 260500, 260510, 260511, 260512, 260519, 260512, 260526, 260528, 260529, 260533, 260535, 260543, 260545, 260546, 260553, 260573, 26094, 261120, 262200, 262413, 262416, 262726, 262813, 262816, 262913, 263213, 263600, 2 113, 265100, 265600, 274100, 280500, 283111, 312000, 315000. Technical specifications are in the electrical contract drawings. Also, refer to mechanical and plumbing drawtechnical equipment.
- B. Provide temporary lighting as required for all areas of construction. Property electric service to all construction managers' office trailers. Trench wire in pund. Resolve emporary service at completion of job.
- C. Provide the patching and fire stopping required for any electron per ratio and walls, ceilings and floors including sections 270500, 271000 and 27700 penetrations also. Provide access doors and panels as required. This contract is to install their companels.
- D. Provide all rough-in and final connections to the part and esidential equipment, kitchen equipment and mechanical equipment, elevator step etc...
- E. Provide all equipment, material, testing, per s, and inspections required for a complete electrical system for the entire project.
- F. Provide all concrete work for the stall on of all electrical equipment.
- H. Electrical contractor shall provide power to fire alarm system as required by code complete.
- I. Electrical contractor's all providence voltage power to all electric door hardware. This shall include wall boxes a conduit here necessary. Electrical contractor shall coordinate with Hardware contractor, and the pany. This shall include wall boxes, conduit and installation of control boxes, low yoltage. This shall include wall boxes, conduit and installation of control boxes. Low yoltage. This shall include wall boxes, conduit and installation of control boxes. Low yoltage. This shall include wall boxes, conduit and installation of control boxes. Low yoltage. This shall include wall boxes, conduit and installation of control boxes. Low yoltage. This shall include wall boxes, conduit and installation of control boxes. Low yoltage. This shall include wall boxes, conduit and installation of control boxes. Low yoltage. This shall include wall boxes are pany.
- J. Provide temporary istribution panel with six (6) 60-amp, 120/240 volt, single phase, 3-wire prior for construction trailers for other contractors. Electrical hook-up, including conduit and to trailer location shall be the responsibility of the Contractor requesting power not the Electric Contract.
- is contract is responsible to restore sub-grade to within 1" + / of final grade.
- The Electrical contractor requires power for his construction trailer, he shall provide power to his trailer from the temporary distribution panel provided. Electrical contractor is responsible for all material, labor, and equipment necessary to extend power from panel to electrical site trailer. Electrical contractor shall make connection to panel
- M. Provide all heat and smoke detector power wiring per all codes that apply.
- N. Provide electrical connections for owner purchased equipment.

- O. Provide final connection of all power wiring from building to the utility company connection point including generator, generator switch and equipment.
- P. Provide all conduits, wire and all related material to install all underground electric utilities complete.
- Q. Provide all site lighting complete including concrete bases, conduit, wire and fixtures.
- R. Provide proper compaction and testing of all trenches associated with electrical won
- S. Provide coordination of all electrical penetrations with all trades involved in ling tions 270500, 271000 and 277000 penetrations also.. Hammer penetrations y be rated. All wall penetrations to be patched prior to painting or cost of touch up printing to deducted from this contract.
- T. Provide lightning protection system complete.
- U. Provide heat terminals complete.
- V. Provide the patching and fire stopping required for the electrical perfect and perfect
- W. Provide only pathways, conduit, boxes, rewest, le trays, floor boxes, distribution backboards, electrical protection, bonding an group of and power supplies for 211000 Structured Cabling, 272000 Network Equipment, 2000 Telephone System, 274000 Classroom A/V System, 274100 Specialized A/V System, 274200 Video distribution, 277000 EER/DAS and 282000 Video Survelliance.
- X. Provide underground and overheat derior electrical work including conduit, manholes and hand holes complete.
- Y. Provide Interactive practor and arge format LCD displays electrical requirements complete.
- Z. Provide the falary system and all hardware for a complete system.
- AA. Provide electric ower to water wall complete.
- BB. P de analysis and coordination study of electrical system.
- CC. Provide lectrical power to electric hand dryers.
- D. vide all lighting for project.
- ovide auditorium and broadcast A/V system complete including all cabling, pathways and equipment.
- Provide electrical power to security gates.
- GG. Provide coordination with the utility company. The utility company's fees to relocate any poles and equipment will be paid by the owner. Electrical contractor to include any fees associated with the coordination.

- HH. Provide generator, area pole lights, antenna tower, variable frequency drives, control panels, electrical instrumentation and all electrical requirements for pump station complete.
- II. Provide area rescue system complete.
- JJ. Provide heat trace system complete.
- KK. Provide Electrical power to projector screens and roller shades complete.
- LL. Provide Electrical power and lighting to all canopies complete.
- MM. Electrical Scope Clarification – Division 27 and 28 Items 270500 - Telecom Spaces - Provide by Contract 17 Electrical 271000 – Structured Cabling – Only pathways provided by Cont. 17 Ele rical, Contract 19 Structured Cabling provide cabling system. 272000 - Network Equipment - Only pathways provide by Co. act. Electrical. Network Equipment is procured and installed separately 'irectly owner's vendor. 273000 - Telephone System - Only pathways proved by Sont at 17 Electrical. Telephone System is procured and installed separate, "rect, by owner's vendor. 274000 - Classroom A/V System - Only part va proved by Contract 17 Electrical. Contract 20 Classroom A/V System proving Classroom A/V System. 274100 – Specialized A/V System – Only proving SClassroom A/V System. Contract 21 Specialized A/V System provides alized A/V System. 274200 - Video Distribution - O pathways provided by Contract 17 Electrical. Video Distribution is procured and ir alle separately directly by owner's vendor. 275000 – Public Address/Clodin is procured and instadirected by owner's vendor. Path by provided by owners vendor. ion is procured and installed separately my hwa provided by Contract 17 Electrical. ERR/DAS 277000 - ERR/DAS system is procured and installen separately directly by owner's vendor. 281000 - Intrus n l ection stem - This section is procured and installed separately directed by coner's ve. athways provided by owners vendor. 281100 - A secontrol System - This section is procured and installed separately directed by over's vendor. Pathways provided by owners vendor. 2826 0 - Video veillance - Only pathways provided by Contract 17 Electrical. Video Seillance is procured and installed separately directly by owner's vendor.
- NN. Provident Allowance of \$50,000 in you price for short circuit analysis gear revisions.
- OO. section 012300 Alternates and bid form for your responsibility for the alternates.
 - he intent of this scope is **NOT** to denote every minute detail but to create an awareness of the scope of work for the project.
- It is this contractor's responsibility to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 18 WALL PANELS

- A. The administrative sections, prints, addendums, and technical specifications sections 07210 074213.13, 076200 & 079200.
- B. Provide all types of metal wall panels, metal composite panels and metal trims concluding all flashings, connections, joint sealants and accessories.
- C. Provide glass fiber reinforced concrete panels and rain screen complete including furring, blocking, fasteners, flashings and trims.
- D. See section 012300 Alternates and bid form for your responsibility for ealtern.
- E. The intent of this scope is **NOT** to denote every minute detail but to creat an evareness of the scope of work for the project.
- F. It is this contractor's responsibility to review all other contractor's of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 19 STRUCTURED CABLING

- A. The administrative sections, prints, addendums, and technical specification sections 07841 079200, 271000, 272000 & 312000. Technical specifications are noted on the electrical contradrawings. Also, refer to mechanical and plumbing drawings for any technical equipment.
- B. Provide telecommunication distribution cabinets, patch panels, racks and UPS equipment 1 complete system.
- C. Provide the patching and fire stopping required for any electrical penetration three alls, slings and floors.
- D. Provide structured cabling system including telecom cabling, LAN ling, telephone cabling, termination equipment, face plates and outlets and all hardware for a contract extrem.
- E. Provide communications network equipment cabling incoming pate cables UPS equipment, wireless electronic access points, LAN electronics, power proction suipment for a complete system.
- F. Provide fiber optic back bone and copper back! he complete.
- G. Provide labor only to install wireless access ponduipment. The equipment will be furnished by the owner. Provide all cabling and final connection
- H. See section 012300 Alternates ar and 1 m for your responsibility for the alternates.
- I. The intent of this scope is **NOT** and enote every minute detail but to create an awareness of the scope of work for the pr
- J. It is this contractor's esponsibly to review all other contract scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 20 CLASSROOM A/V SYSTEMS

- A. The administrative sections, prints, addendums, and technical specification sections 07841 079200, 274000 & 312000. Technical specifications are noted on the electrical contract drawin Also, refer to mechanical and plumbing drawings for any technical equipment.
- B. Provide classroom A/V cabling and electronics complete.
- C. Provide classroom sound system complete.
- D. Provide classroom displays complete.
- E. Coordinate locations of A/V systems with teaching wall elements.
- F. See section 012300 Alternates and bid form for your responsibility in the analysis.
- G. The intent of this scope is **NOT** to denote every minute detail but to greate an awareness of the scope of work for the project.
- H. It is this contractor's responsibility to review 101 pr contact scopes of work.

SCOPE OF WORK Bid Pac A CONTRACT NO. 21 SPECIALIZED A/V SYSTEMS

- A. The administrative sections, prints, addendums, and technical specification sections 07841 079200, 274100 & 312000. Technical specifications are noted on the electrical contract drawin Also, refer to mechanical and plumbing drawings for any technical equipment.
- B. Provide specialized A/V cabling and electronics complete.
- C. Provide specialized sound system complete.
- D. Provide specialized displays complete.
- E. Coordinate locations of A/V systems with power and other systems.
- F. See section 012300 Alternates and bid form for your responsibility in the analysis.
- G. The intent of this scope is **NOT** to denote every minute detail but to greate an awareness of the scope of work for the project.
- H. It is this contractor's responsibility to review 101 arcon. t scopes of work.

END OF SECTION 011100

SECTION 011200 – MULTIPLE CONTRACT SUMMARY

PART 1 - GENERAL

1.1 SUMMARY

A. This section describes certain responsibilities of the Contractors. These instructions shall be strictly followed unless more stringent requirements are contained within other Specification sections or written directions from the Construction Manager state otherwise.

Protection of Existing Conditions Project Supervision Project Coordination Protection of Existing Conditions Systems Coordination Drawings Field Engineering **Testing** Fees, Licenses, and Permits Sleeves, Hangers, and Inserts Chases and Recesses New and Existing Openings Penetrations Fireproof Repair **Equipment Foundations Cutting and Patching** Access Doors and Panels Touch-up Painting Starters and Disconnects Final Cleaning

1.2 PROTECTION C. E. TING C. NDITIONS

- A. Existing fine of synaces to remain in place in the existing site, shall be protected by the Trade Contractor per sing the work in that area, by whatever materials and means are required to prevent any dama. Other surfaces shall be protected with tarpaulins, drop cloths, and similar coverings, as required.
- B. At the empletion of the work, or when protection is no longer required, temporary enclosures, tarpauline building paper, drop cloths and other temporary materials, shall be removed and isting work and finishes in altered portions of the existing site shall be cleaned and left in continuous dition acceptable to the Owner, Architect, and the Construction Manager.

ROJECT SUPERVISION

A. Every Trade Contractor shall be responsible for the supervision of their work. Adequate supervision as required to maintain the progress schedule, shall be required within the scope of work within the contracts. When more than one major building phase is being constructed at different locations on the project site, separate supervision must be assigned to each phase when work of that contract is being performed. When performing construction work to maintain the progress schedule requires extended hours, multiple shifts, and/or additional work days, adequate

- separate supervision shall be required for each Trade Contractor during these times. The competence level and ability of supervisory personnel must be adequate to perform the construction activities involved.
- B. Although these various second level supervision personnel may be reassigned from time to time, each contractor shall retain one superintendent with full responsibility while performing work on the project.
- C. The Construction Manager shall have the authority to direct the Trade Contractor to a additional supervisory personnel to ensure compliance with the contract schedule d que ver requirements at no addition to the contract price.

1.4 PROJECT COORDINATION

- A. Every Trade Contractor shall be responsible for the coordination progress of all other Trade Contractors work.
- C. Trade Contractors shall afford each every reasonable opportunity for installation of their work, and shall work in conjunct in wit each other in order to facilitate proper and intelligent execution of work.
- D. Plans are generally diagramma, and h Trade Contractor shall coordinate his work with the work of others, so that terference between mechanical, electrical, architectural and structural work does not occar. In the Trade contractor shall furnish and install offsets, bends, turns, and the like in connection with home avoid interference with work of other Trade Contractors, to conceal work where equired, and to secure necessary clearance and access for operation and maintenance. The second interference or lack of clearance and access, the Construction Manager will be notified in rediately, and shall, in turn, notify the Architect. The Architect will decide which work shall be elocated, regardless of which was installed first.
- E. Cook the scheduling, submittals, and Work of the various sections of the Project Manual to assure extremely sequence of installation of interdependent construction elements, with a prisions for accommodating items installed later.
- F. V ify utility requirements and characteristics of operating equipment are compatible with utilities. coordinate work of various sections having interdependent responsibilities for installing, connecting to, and placing in service such equipment.
- G. Coordinate completion and clean up of Work of separate sections in preparation for Substantial Completion and for portions of Work designated for Owner's partial occupancy.
- H. After Owner occupancy, coordinate access to site for correction of defective Work and Work not in accordance with Contract Documents, to minimize disruption of Owner's activities.

1.5 FIELD ENGINEERING

H. Inspection:

- 1. Each Trade Contractor shall confirm locations of survey control points prior to starting work Promptly notify Construction manager of any discrepancies discovered.
- 2. The Trade Contractor shall verify all measurements of the site and shall be responsible for correctness of same. No extra charge or compensation will be allowed on accoundifferences between actual dimensions and the measurements indicated on the Praw significance which may be found should be submitted to the Architect for considerion to proceeding with the work.
- I. The Owner shall secure a professional engineer or surveyor licensed in . State of pelaware to perform the following:
 - 1. Provide benchmark elevation to serve as the basis for the instruction layout of the project.

J. Construction Layout:

- 1. The Sitework Trade Contractor shall be resemble to complete his work.
- 2. The Site Concrete Work Trade Contractor shall and to complete the scope of their work.
- 3. Each Trade Contractor shall yout remainder of his own work and be responsible for all lines, levels, grades, elevation a memory.

1.6 TESTING

A. The owner shall employed the services of a testing agency to perform the required construction material test of pecification divisions 1 through 3. Refer to section 014000 Quality Correction of the pecification and test reporting requirements.

1.8 FEES LICENS! AND PERMITS

- A. Zallowing permits shall be purchased by the Owner:
 - 1. Bung Permit
- B. A remaining fees, licenses, and permits shall be obtained and paid for by the trade contractor running them at no additional cost to the Owner to complete their work.
 - 1. All Trade Contractors are advised that the Owner has reached an agreement with the County of Kent and the City of Dover to pay for the following permit fees: Building Construction.
 - 2. Each respective contractor will still be required to obtain license from the County of Sussex and the City of Rehoboth Beach.
 - 3. Additionally, all contractors are still responsible to coordinate required applicable inspections.

1.9 SLEEVES, HANGERS, AND INSERTS

- A. Each Trade Contractor shall furnish sleeves and inserts required to accommodate his work, together with instructions regarding their placement and location in the structure. Sleeves and inserts shall be furnished promptly in accordance with the established construction schedule so that they may be built-in as construction progresses.
- B. Trade Contractors to furnish all embeds, sleeves, inserts, etc., that are to be cast in coverete or a in masonry to the appropriate Trade Contractor for installation.
- C. Each Trade Contractor shall furnish and install hangers required to accommodate han ork.

1.10 CHASES AND RECESSES

- A. Each Trade Contractor shall provide all blockouts shown on the Contract is a unconstant and having either or both dimensions greater than 10" to the appropriate Tode Contractor installation into his work. Any openings with dimensions smaller than 10" of the shown drawings but required by a Trade Contractor shall be furnished and installed by the Trade Contractor requiring the same.
- B. It is the responsibility of the Trade Contractors recognized to provide the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction schedule, so that they may be built-in as construction of the established construction of the establish
- C. Trade Contractors shall cooperate ally: the each other in the performance of above work, as cutting and patching of new work.

1.11 NEW AND EXISTING TEN. 3S

- A. Upon removal of vist, work, youch penetrates floors, walls, or ceilings, openings shall be immediately closed with matching that adjacent to the opening. This shall include whatever stronger upon a popular popular properties required. The closing of existing openings shall be performed by the Trade Control who is responsible to perform this work as if it is new construction.
- B. Ear frade Contrac or shall be responsible to install any new openings required to install his in any existing construction and to furnish and install any additional structural support. All cutting and patching must be performed by journeymen or master trade mechanics for the trade work of cutting/patching. Costs for all patching work are the responsibility of the trade attractor requiring the new opening.
- C. 7 s structural support shall maintain the structural integrity of the building.
- D. Prior to cutting or drilling of any new openings that require additional structural support, the contractor shall submit a shop drawing to the Construction manager for review and acceptance by the Architect prior to demolition.
- E. Openings required by any Trade Contractor in new construction shall be coordinated with the Trade Contractor(s) performing adjacent work.

1.12 PENETRATIONS

- A. Each Trade Contractor shall be responsible to seal his own penetrations in walls, floors, and ceilings, using fire resistant materials, as required.
- B. All roofing work shall be performed by the Roofing Trade Contractor, including patching penetrations made by the other Trade Contractors. Unless assigned specifically in section 0.00 the cutting of roof openings, structural reinforcement, roof curbs, and counter flashing shall be provided and installed by each Trade Contractor whose work penetrates the roofing sincluding all additional blocking associated with penetration.

1.13 FIREPROOF REPAIR

A. Existing and new spray-on fireproofing which is damaged by Trade Congretors should be repaired by the Trade Contractor who caused the damage. The repair work that the spray of the second by tradesman qualified and certified to perform the repair.

1.14 EQUIPMENT FOUNDATIONS

- B. The Concrete Work Trade Contractor shall provide the interior bundations and housekeeping pads indicated on the Contract Documents. The Site ofk (the entractor shall place all exterior equipment foundations and housekeeping pads to the Contract Documents. All other foundations, equipment, and housekeeping pads to the Contract Documents. All other foundations, equipment, and housekeeping pads to the Contract Documents. The Site ofk (the contractor shall place all exterior equipment foundations, equipment, and housekeeping pads to the Contract Documents. The Site ofk (the contractor shall place all exterior equipment foundations and housekeeping pads to the Contract Documents. The Site ofk (the contractor shall place all exterior equipment foundations and housekeeping pads to the Contract Documents.)
- C. Each Trade Contractor shall furred and or bolts and other accessories required to anchor his equipment in place, together with the garding their placement and location in the foundation. Anchor bolts and other pressories shall be furnished promptly in accordance with the established construction predates to the hey may be built-in as construction progresses.

1.15 CUTTING AND AT UNG

- A. Responsibil' A Total Contractor requiring the cutting of openings in new work, or in the existing work and ed by others shall have such openings cut and patched by the trade which installed the orig. Work and such cutting and patching shall be at the expense of the Trade Contactor requiring the opening.
- B. Approval to do such cutting and patching shall be received from the Architect through the Connection Manager prior to proceeding with the work. Approval of any structural cutting ast be received from the structural engineer and architect before proceeding.

C. I bection:

- 1. Inspect existing conditions, including elements subject to damage or movement during cutting and patching.
- 2. After uncovering, inspect conditions affecting performance of work.
- 3. If, in the course of cutting and patching the existing building for alteration work, a material is uncovered which appears to contain asbestos, the Contractor shall immediately notify the Construction Manager. Contractors shall perform other construction activities until the area in question can be cleared.

D. Preparation:

- 1. Provide supports to assure structural integrity of surroundings, devices, and methods, to protect other portions of Project from damage.
- 2. Provide protection from elements for areas which may be exposed by uncovering work.

E. Performance:

- 1. Execute work by methods to avoid damage to other work and which provide propreceive patching and finishing.
- 2. Employ original installer to perform cutting and patching for weather-expose and installer to perform cutting and patching for weather-expose and installer to perform cutting and patching for weather-expose and installer to perform cutting and patching for weather-expose and installer to perform cutting and patching for weather-expose.
- 3. Restore work with new products in accordance with requirements. Contract oculients.
- 4. Fit work tightly to pipes, sleeves, ducts, conduit and other penetration through urfaces.
- 5. At penetrations of fire-rated wall, ceiling or floor construction impleads voids with fire-resistant materials as required to achieve fire-rating indicated.
- 6. Where fire protection materials are damaged or remove reapply the protection materials to achieve a rating equivalent to existing construction as no
- 7. Refinish surfaces to match adjacent finishes. For tinut arfaces, refinish to nearest intersection; for an assembly, refinish entire u

1.16 ACCESS DOOR AND PANELS

- A. Access doors and panels, shown on architectural drags, shall be furnished and installed by each Trade's Contractor whose product to be accessible.
- B. Access doors and panels shall be a process are trade contractor requiring access and delivered to the Drywall and Metal Stude Trace Contractor for installation.

1.17 FINAL CLEANING

- A. Trade Cleaning Each co. As responsible for final cleaning their own work as outlined in Section 011 2 St. mary of Work. This initial cleaning must be completed before requesting inspection for Aication of Substantial Completion. This cleaning shall include, but not be limited to:
 - lean surfaces exposed to view; remove temporary labels, stains and foreign substances; polish parent and glossy surfaces.
 - 2. Clear quipment and fixtures to a sanitary condition with cleaning materials appropriate to the surface and material being cleaned. Comply with Product manufacturer instruction and recommendations.
 - Within limits of Contract, clean site, sweep paved areas, rake clean landscaped surfaces.
 - . Provide additional cleaning as required within individual Specification sections.
 - 5. Remove waste and surplus materials, rubbish and construction facilities from the site. Dispose of in a legal manner.
 - 6. Clean exposed exterior and interior hard-surfaced finishes to a dust-free condition, free of stains, films and similar foreign substances. Restore reflective surfaces to their original reflective condition. Leave concrete floors broom clean. Vacuum carpeted surfaces.
 - 7. Wipe surfaces of mechanical and electrical equipment. Remove excess lubrication and other substances. Clean plumbing fixtures to a sanitary condition. Clean light fixtures and lamps.

- 8. Wipe down all walls, equipment, fixtures, casework and shelving to a dust-free sanitary condition.
- 9. Sweep, vacuum and mop all floors.
- 10. Clean all windows, glass and glazing.

1.18 TOUCH-UP PAINTING

- A. The Caulking and Painting Contractor shall coordinate and schedule his final coat as directed the Construction Manager to reduce the amount of touch-up painting required.
- B. After the final coat has been applied, all touch-up paint and patching required to reduce dance caused by other trade shall be reviewed by the Construction Manager and paid for from a construction contingency or back charged to the Trade Contractor who the Construction was serious is responsible.

1.19 STARTERS AND DISCONNECTS

- A. The Electrical Contractor shall furnish and install starters, per and state or control wiring per the electrical drawings and the specifications. The Electrical attraction and install starters in the motor control center.
- B. Individual starters and disconnects shown on or or draw and specifications shall be furnished by that Trade Contractor and will be installed and setted the Electrical Contractor.

END OF SECTION 011200

SECTION 011216 – WORK SEQUENCE

PART 1 - GENERAL

1.1 SECTION INCLUDES

- A. Products and installation for patching and extending work.
- B. Transition and adjustments.
- C. Repair of damaged surfaces, finishes, and cleaning.

1.2RELATED SECTIONS

- A. Section 013100 Project Management and Coordination: West sequence, or her occupancy, maintenance of utility services.
- B. Section 017329 Cutting and Patching: Cutting and poshing
- C. Section 015000 Temporary Construction Fracties a Temporary Controls: Temporary enclosures, protection of installed work, and caning during instruction.
- D. Section 024119 Selective Demolition

PART 2 - PRODUCTS

2.1 PRODUCTS FOR PATCHING AND . TENDING WORK

- A. New Materials: As a cified in oduct sections; match existing Products and work for patching and extending work.
- B. Type and sality f Existing Products: Determine by inspecting and testing Products where necessary, a g to existing Work as a standard.

PART 3 - FY CUTION

3.1 EX MIL TION

- Verify that demolition is complete and areas are ready for installation of new Work.
- B. Leginning of restoration Work means acceptance of existing conditions.

3.2 LCPARATION

- A. Cut, move, or remove items as necessary for access to alterations and renovation Work. Replace and restore at completion.
- B. Remove unsuitable material not marked for salvage, such as rotted wood, corroded metals, and deteriorated masonry and concrete. Replace materials as specified for finished Work.

WORK SEQUENCE 011216-1

- C. Remove debris and abandoned items from area and from concealed spaces.
- D. Prepare surface and remove surface finishes to provide for proper installation of new work ar finishes.
- E. Close openings in exterior surfaces to protect existing work and salvage items indicate from weather and extremes of temperature and humidity. Insulate ductwork and piping to precondensation in exposed areas.

3.3 INSTALLATION

- A. Coordinate work of alterations and renovations to expedite communion see intially and to accommodate Owner occupancy.
- B. Remove, cut and patch work in a manner to minimize damage and to vio means of restoring Products and finishes to original condition in accordance b Section 24500.
- C. Refinish visible existing surfaces to remain in renovated toms. Laces, to specified condition for each material, with a neat transition to adjace this had accordance with Section 024500.
- D. Project, Designated Areas, Rooms and Sp. A. Fr. hes: Complete including operational mechanical and electrical work.
- E. In addition to specified replacement quipment and fixtures, restore existing plumbing, heating, ventilation, air conditioning, elastical and other systems to full operational condition.
- F. Re-cover and refinish work that poses mechanical and electrical work exposed accidentally during the work.
- G. Install Products as spiffied in initial initial initial sections.

3.4 TRANSITIONS

- A. Where new work that is or aligns with existing, perform a smooth and even transition. Patch Work match existing adjacent work in texture and appearance.
- B. When yished surfaces are cut so that a smooth transition with new work is not possible, terminate existing surface along a straight line at a natural line of division and make recommendation to rchitect/Engineer.

AD' STMENTS

- A. Where removal of partitions or walls results in adjacent spaces becoming one, rework floors, walls, and ceilings to a smooth plane without breaks, steps, or bulkheads.
- B. Where a change of plane of 1/4 inch or more occurs, submit recommendation for providing a smooth transition for Architect/Engineer review.

WORK SEOUENCE 011216-2

- C. Trim existing doors as necessary to clear new floor finish. Refinish trim as required.
- D. Fit work at penetrations of surfaces as specified in Section 01045.

3.6 REPAIR OF DAMAGED SURFACES

- A. Patch or replace portions or existing surfaces which are damaged, lifted, discolored, or so ving other imperfections.
- B. Repair substrate prior to patching finish.

3.7 FINISHES

- A. Finish surfaces as specified in individual Product sections.
- B. Finish patches to produce uniform finish and texture over the angle of the finish cannot be matched, refinish entire surface to nearest intersections.

3.8 CLEANING

A. In addition to cleaning specified in Section 01 00, can Over occupied areas of work.

END OF SECTION 011216

WORK SEQUENCE 011216-3

SECTION 011400 - WORK RESTRICTIONS

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Suppleme. The 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. In one of site beyond areas in which the Work is indicated.
 - 1. Owner Occupancy: Allow for Owner occupancy
 - 2. Driveways and Entrances: Keep driveways a tentrance serving premises clear and available to Owner, Owner's employes, and the new new vehicles at all times. Do not use these areas for parking or storage financials.
 - a. Schedule deliveries to mix nize driveways and entrances.
 - b. Schedule deliveries to make it is space and time requirements for storage of materials and equipment on-

1.3 OCCUPANCY REQUIREMENT

- A. Partial Owner Occupant erves the right to occupy and to place and install equipment in completed are of building, before Substantial Completion, provided such occupancy dor not erfer with completion of the Work. Such placement of equipment an partial occupancy shall not constitute acceptance of the total Work.
 - 1. Are nect very are a Certificate of Substantial Completion for each specific tion, the Work to be occupied before Owner occupancy.
 - 2. Carrificate of Occupancy from authorities having jurisdiction before Owner occupacy.
 - 3. Before artial Owner occupancy, mechanical and electrical systems shall be fully operational, and required tests and inspections shall be successfully completed. On occupancy, Owner will provide, operate, and maintain mechanical and electrical systems serving occupied portions of building.
 - 4. On occupancy, Owner will assume responsibility for maintenance and custodial service for occupied portions of building.

PRODUCTS (Not Used)

ART 3 - EXECUTION (Not Used)

END OF SECTION 011400

SECTION 012000 - PRICE AND PAYMENT PROCEDURES

PART 1 - GENERAL

1.1 SECTION INCLUDES

- A. Measurement and payment criteria applicable to portions of the Work performed uprice payment method.
- B. Defect assessment and non-payment for rejected work.

1.2 AUTHORITY

- A. Measurement methods delineated in the individual specifications are secured the criteria of this section.
- B. Take all measurements and compute quantities. The C truck W lager will verify measurements and quantities.
- C. Assist by providing necessary equipment, we ers, we yet personnel as required.

1.3 UNIT QUANTITIES SPECIFIED

- A. Quantities indicated in the Bid F in a lefined in individual Specification sections are for bidding and contract purposes by the Constitution of Manager shall determine payment.
- B. If the actual Work regression or fewer quantities than those quantities indicated, provide the required quantities are unit surprices contracted.
- C. If the actual ork equine 10 percent or greater change in quantity than those quantities indicated, 10 percent or greater change in quantity than those quantities indicated, 10 percent or greater change in quantity than those quantities indicated, 10 percent or greater change in quantity than those quantities

1.4 My SUREMEN OF QUANTITIES

A. A. urement Devices:

- 1. Veigh Scales: Inspected, tested and certified by the applicable state Weights and Measures department within the past year.
 - Platform Scales: Of sufficient size and capacity to accommodate the conveying vehicle.
 - Metering Devices: Inspected, tested and certified by the applicable State department within the past year.
- B. Measurement by Weight: Concrete reinforcing steel, rolled or formed steel or other metal shapes will be measured by handbook weights. Welded assemblies will be measured by handbook or scale weight.
- C. Measurement by Volume: Measured by cubic dimension using mean length, width and height or

thickness.

- D. Measurement by Area: Measured by square dimension using mean length and width or radius.
- E. Linear Measurement: Measured by linear dimension, at the item centerline or mean chord.
- F. Stipulated Sum/Price Measurement: Items measured by weight, volume, area, or linear measure combination, as appropriate, as a completed item or unit of the Work.

1.5 PAYMENT

- A. Payment Includes: Full compensation for all required labor, Products, tous, eq., men, clant transportation, services and incidentals; erection, application or instation of an em or the Work; overhead and profit.
- B. Final payment for Work governed by unit prices will be more on the consistency of the actual measurements and quantities accepted by the Architect/Eng. or multiple depth with the unit sum/price for Work which is incorporated in or made necessary to be W

1.6 DEFECT ASSESSMENT

- A. Replace the Work, or portions of the Work, new norm; to specified requirements.
- B. If, in the opinion of the Architect, it is not practical, remove and replace the Work, the Architect will direct one of the following remedies:
 - 1. The defective Work may a min, but the unit sum/price will be adjusted to a new sum/price at the defective work may a Architect.
 - 2. The defective ork wind part ally repaired to the instructions of the Architect, and the unit sum/price vill be adjuted to a new sum/price at the discretion of the Architect.
- C. The individes specifical ections may modify these options or may identify a specific formula of the second seco
- D. The uthority of Architect to assess the defect and identify payment adjustment is final.

1.7 A Y-PAYMENT FOR REJECTED PRODUCTS

Paymen will not be made for any of the following:

- Products wasted or disposed of in a manner that is not acceptable.
- Products determined as unacceptable before or after placement.
- 3. Products not completely unloaded from the transporting vehicle.
- 4. Products placed beyond the lines and levels of the required Work.
- 5. Products remaining on hand after completion of the Work.
- 6. Loading, hauling, and disposing of rejected Products.

1.8 SCHEDULE OF UNIT PRICES

N/A

PART 2 - PRODUCTS

Not Used

PART 3 - EXECUTION

Not Used

END OF SECTION 012000



SECTION 012100 - ALLOWANCES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements of the Contract Documents by swances allowances have been established in lieu of additional requirements due to unknow conditions or to defer selection of actual materials and equipment and/or installation to a conditional information is available for evaluation. If necessary, additional requirements we decide is sued by Change Order.
- B. Types of allowances include the following:
 - 1. Lump-sum allowances.
 - 2. Unit-cost allowances.
 - 3. Quantity allowances.
 - 4. Contingency allowance
 - 5. Testing and inspecting at the second
- C. Related Sections include the appearance of th
 - 1. Division Secon "Contect Modification Procedures" for procedures for submitting and handli Change for allowances.
 - 2. Div on 1 ction "Unit Prices" for procedures for using unit prices.
 - 3. Divis. Section "Quality Requirements" for procedures governing the use of allowane for testing and inspecting.
 - Divisions 2 arough 35 Sections for items of Work covered by allowances.

1.3 SELL YON AND PURCHASE

- A. It the earliest practical date after award of the Contract, advise Architect of the date when final lection and purchase of each product or system described by an allowance must be completed avoid delaying the Work.
- B. At Architect's request, obtain proposals for each allowance for use in making final selections. Include recommendations that are relevant to performing the Work.
- C. Purchase products and systems selected by Architect from the designated supplier.

ALLOWANCES 012100-1

1.4 SUBMITTALS

- A. Submit proposals for purchase of products or systems included in allowances, in the form specified for Change Orders.
- B. Submit invoices or delivery slips to show actual quantities of materials delivered to the site foliuse in fulfillment of each allowance.
- C. Coordinate and process submittals for allowance items in same manner as for other the Work.

1.5 COORDINATION

A. Coordinate allowance items with other portions of the Work. Furnish to later is required to coordinate installation.

1.6 LUMP-SUM ALLOWANCES

- A. Allowance shall include cost to Contractor of some product and materials selected by Architect or specified herein and shall include taxes to the product and delivery to Project site.
- B. Related costs for Supervision, field operation and any ary facilities; general overhead; profit; bond premiums; and taxes, costs are part of the Connect Sum.

1.7 TESTING AND INSPECTING V ES

- A. Testing and inspecting flow. It is in the cost of engaging testing agencies, actual tests and inspections, and repring result
- B. The allowance does not be incidental labor required to assist the testing agency or costs for retesting if evic tests and inspections result in failure. The cost for incidental labor to assist the testing a shall be included in the Contract Sum.
- C. Cons of services are required by the Contract Documents are not included in the allowance.
- D. At eject closeout, credit unused amounts remaining in the testing and inspecting allowance to Owne Change Order.

.8 NUSED MATERIALS

- Return unused materials purchased under an allowance to manufacturer or supplier for credit to Owner, after installation has been completed and accepted.
 - 1. If requested by Architect, prepare unused material for storage by Owner when it is not economically practical to return the material for credit. If directed by Architect, deliver unused material to Owner's storage space. Otherwise, disposal of unused material is Contractor's responsibility.

ALLOWANCES 012100-2

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION

3.1 EXAMINATION

A. Examine products covered by an allowance promptly on delivery for damage or damaged or defective products to manufacturer for replacement.

3.2 PREPARATION

A. Coordinate materials and their installation for each allowance item is completed integral, and interfaced with related work.

3.3 SCHEDULE OF ALLOWANCES

- - to tons of land asphalt cement to be provided by Contract No.1 Site Work to complete the roje scope.
- B. <u>Allowance of 2.2.</u> Aclude the lump sum of following amount \$50,000 in the contract for cold weather property in of concrete work. Cost of work to be determined on a time and material basis.
- C. Alk nice No. 3: Include the lump sum of following amount \$100,000 in the contract for cold weath rotection of masonry work. Cost of work to be determined on a time and material basis.
- D. <u>llowance No. 4</u>: Include the lump sum of the following amount \$50,000 in the contract for unforeseen conditions that may arise during construction to be used at the discretion of the Construction Manager.
- E. <u>Allowance No. 5</u>: Include the lump sum of the following amount \$3,000 in the contract for additional signage.
- F. <u>Allowance No. 6</u>: Include the lump sum of the following amount \$20,000 in the contract for exterior signage fastened to the building.

ALLOWANCES 012100-3

- G. <u>Allowance No. 7</u>: Include the lump sum of following amount \$100,000 in the contract for temp. heat fuel cost. Cost of work to be determined by fuel company receipts with the amou of fuel and cost per gallon. All equipment and labor for temp heat is part of the contract. T allowance is for fuel cost only.
- H. <u>Allowance No. 8</u>: Include the lump sum of following amount \$50,000 in the electrical gear revisions resulting from the short circuit analysis specified. Sect. 260573 "Electrical Systems Analysis". This allowance includes material cost, received, he ling, installation and Contractor overhead and profit.

END OF SECTION 012100

ALLOWANCES 012100-4

SECTION 012200 - UNIT PRICES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirement for the ces.
- B. Related Sections include the following:
 - 1. Division 1 Section "Allowances" for proceed for ag unit prices to adjust quantity allowances.
 - 2. Division 1 Section "Contract Marifice Procedures" for procedures for submitting and handling Change O.

1.3 DEFINITIONS

- A. Unit price is an amount process of ders, stated on the Bid Form, as a price per unit of measurement for mater is or services added to or deducted from the Contract Sum by approprize the cather if estimated quantities of Work required by the Contract Docume is are in assed or decreased. Owner reserves the right to reject unit prices submore ded with addeemed unreasonable.
- B. Unit prissing le necessary material, overhead, profit and applicable taxes.
- C. Unit price all include all costs related or required for the complete installation, cluding the set of material and delivery; installation labor including fringe benefits, insurance, social security, workmens' compensation; rental value of equipment and chinery; incidental expense, supervision, field operation and temporary facilities; get all overhead; profit; bond premiums; and taxes.
- D. Material only unit price shall include the cost of material and shipping. All other Contractor's costs including storage, handling, labor; equipment and machinery; supervision; temporary facilities; general overhead; profit; bond premiums; and taxes shall be included in the contract sum and not the allowance.
- E. Refer to individual Sections for construction activities requiring establishment of unit prices. Methods of measurement and payment for unit prices are specified in those Sections.

UNIT PRICES 012200-1

1.4 PROCEDURES

- A. Unit prices 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 prices are specified in those Sections.
- C. Owner reserves the right to reject Contractor's measurement of work a-pla that involves use of established unit prices and to have this work measured. Owe 's expense, by an independent surveyor acceptable to Contractor.
- D. List of Unit Prices: A "Unit Price Schedule" is included it art 3. Secification Sections referenced in the schedule contain requirements for making described under each unit price.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION

3.1 LIST OF UNIT PRICES

- B. Unit Price 3. 1.02 and place: Indicate cost to provide stone in place and compared. Up of Measurement: cubic yards
- C. Unit Price 1.03, **Geo-Fabric in place:** Indicate cost to provide Geo-Fabric in place nit of Measurenert: Square yards
- it Price No. 1.04, **Undercut & disposal (mass):** Indicate cost for mass excavation & da. val. Unit of Measurement: Cubic yards
- E. Unit Price No. 1.05, **Undercut & disposal (trench):** Indicate cost for trench excavation & disposal. Unit of Measurement: Cubic yards.
- Unit Price No. 1.06, **Select (trench) Backfill:** Indicate cost to provide satisfactory trench fill furnished, placed and compacted. Unit of Measurement: cubic yards.
- G. Unit Price No. 1.07, **Top soil:** Indicate cost to provide top soil in place and compacted Unit of Measurement: cubic yards.

UNIT PRICES 012200-2

- H. Unit price 1.08, **Removal of unsuitable soil and replacement of suitable soil,** Indicate cost to remove, disposed of unsuitable unclassified materials, and to provide, place and compact suitable soil. Unit of Measurement: cubic yards.
- I. Unit price 1.09, **Additional Duplex Receptacle:** Description: Unit price shall include one duplex receptacle, outlet box, raceway/conduit, and 100 linear feet of 12/3 wiring. Unit price shall reflect the receptacle being installed during the normal course installation and shall include all supports, terminations, testing, and labeling Unit of Measurement: each.
- J. Unit price 1.10, Additional Network Light Switch: Description: Unit ice all include one network light switch, outlet box, raceway/conduit, and 16 for the of low voltage cable per system manufacturer's requirements. Unit the shall reflect the network light switch being installed during the normal course a installation and shall include all supports, terminations, testing, and labeling. Unit of Mean times each.
- K. Unit Price 1.11, **Additional Exit Sign:** Description: at price all include one exit sign, outlet box, raceway/conduit, and 100 linear feet 12/3 wing. Unit price shall reflect the exit sign being installed during the next constallation and shall include all supports, terminations, testing, and beling the next of Measurement: each.

END OF SECTION 012200

UNIT PRICES 012200-3

SECTION 012300 - ALTERNATES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

Drawings and general provisions of the Contract, including General and Supplementary Cond Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

This Section includes administrative and procedural requirements for alternates.

1.3 DEFINITIONS

Alternate: An amount proposed by bidders and stated on the Bid For or certain ork defined in the Bidding Requirements that may be added to or deducted from the Base Bid ount if where decides to accept a corresponding change either in the amount of construction to compared in the products, materials, equipment, systems, or installation methods described in the Contract ocume.

1. The cost or credit for each alternate is the set ad to of deduction from the Contract Sum to incorporate alternate into the Work. No examples its are made to the Contract Sum.

1.4 PROCEDURES

Coordination: Modify or adjust affect adja int work as necessary to completely integrate work of the alternate into Project.

- 1. Include as part of leter, miscellaneous devices, accessory objects, and similar items incidental to or quired a conplete installation whether or not indicated as part of alternate.
- 2. Include as part—each alter—e all costs of related coordination, modification or adjustment.

Notification: Immediately followed and of the Contract, notify each party involved, in writing, of the status of each alternate dicate alternates have been accepted, rejected, or deferred for later consideration. Include a complete description and accepted description and description a

Execute epted alternal under the same conditions as other work of the Contract.

Schedule of Alternates is included at the end of this Section. Specification Sections referenced in schedule continuous requirements for materials necessary to achieve the work described under each alternate.

PART 2 - ODUCTS (Not Used)

PART 3 - EXECUTION

3.1 SCHEDULE OF ALTERNATES

A. <u>ADD ALTERNATE ONE – ADD RESILIENT ATHLETIC FLOORING IN WEIGHT ROOM AT FIELD HOUSE</u>

- 1. BASE BID: Provide concrete floor and no base in Weight Room at Field House.
- 2. ALTERNATE: ADD Resilient Athletic Flooring and rubber base in Weight Room a rubber base a rubb

B. ADD ALTERNATE TWO – ADD GREENHOUSE

- 1. BASE BID: Provide paving with capped utilities for future Greenhov
- 2. ALTERNATE: ADD Greenhouse with masonry base, as designated drawings.

C. ADD ALTERNATE THREE – ADD RESURFACING OF RUN ING TRACK

- 1. BASE BID: Provide no resurfacing of existing runr track
- 2. ALTERNATE: ADD removal of existing synthetic suring, a spot repair and crack sealing, and resurfacing of existing running tr

D. <u>ADD ALTERNATE FOUR – ADD MILL ANI</u> <u>VEP 11 RUNNING TRACK</u>

- 1. BASE BID: Provide no milling and overlay of string running track prior to application of new synthetic track surfacing.
- 2. ALTERNATE: ADD milling an num of 1.5" surface course and replacing with superpave type "c" prior to application of w syr etic track surfacing.

E. <u>ADD ALTERNATE FIVE ADD 1 F FIEL</u>D AT STADIUM

- 1. BASE BID: Pro de no ture eld at stadium.
- 2. ALTERNATE: DD turf fi l at stadium.

F. ADD ALTE ATE SIX FURF AT "D" AREAS

- 1. BASE Provide natural grass at "D" areas at stadium.
- 2. ALTERN. 7: In lieu of natural grass at "D" areas at stadium, provide Turf with high jump pad and curbing 3 designated.

G. AL ALTERNATE SEVEN – ADD TERRAZZO IN CORRIDORS D2 AND D6, AND IN CAP. RIAS D117 AND D118.

- BASE BID: Provide rubber tile floor and base in Corridors D2 and D6, and in Cafeterias D117 and D118.
- 2. ALTERNATE: In lieu of rubber tile floor and base, provide terrazzo floor and base in Corridors D2 and D6, and in Cafeterias D117 and D118.

H. ALTERNATE EIGHT – DISCONNECT SWITCH ENCLOSURE RATINGS

- 1. BASE BID: Provide NEMA 3R enclosures for disconnect switches located in damp/wet exterior locations per Specification Section 262816 "Disconnect Switches & Circuit Breakers".
- 2. ALTERNATE: Provide NEMA 4X stainless steel enclosures for disconnect switches located in damp/wet exterior locations per Specification Section 262816 "Disconnect Switches & Circuit Breakers".

I. <u>ALTERNATE NINE – ELECTRICAL GEAR BY SQUARE D COMPANY</u>

- BASE BID: Provide transformers, switchboards, panelboards, disconnect switches, motor controllers per Specification Sections 260919 "Enclosed Contactors", 262200 "Low-Volt Transformers", 262413 "Switchboards", 262416 "Panelboards", 262816 "Disconnect Switch & Circuit Breakers", and 262913 "Motor Controllers" by any of the listed manufacture
- 2. ALTERNATE: Provide transformers, switchboards, panelboards, disconnect switch controllers per Specification Sections 260919 "Enclosed Contactors", 262200 w-V ve Transformers", 262413 "Switchboards", 262416 "Panelboards", 262816 "Discon Switch & Circuit Breakers", and 262913 "Motor Controllers" by Square D Company is the low cost, the alternate value shall be zero (\$0) dollars.

J. <u>ALTERNATE TEN – GENERATOR AND TRANSFER SWITCHES BY KE</u> SYSTEMS ER P' VER

- 1. BASE BID: Provide engine generator and transfer switch the ser Special ation Sections 262313 "Engine Generators", and 263600 "Transfer Switch the by a fifther ted manufacturers.
- 2. ALTERANTE: Provide engine generator and transfer streets pecification Sections 262313 "Engine Generators", and 263600 "Transfer Streets" by while Fower Systems. If Kohler Power Systems is the low cost, the alternate alumbal be seen (\$0) dollars.

K. ADD ALTERNATE ELEVEN - ADD CORD RE.

- 1. BASE BID: Prov In Social Studies, Math, Language Arts, Theater Arts, Flex, and General Purpose Classrooms and Pull are aces in 1st and 2nd floors of areas A, B, F, and G, provide two (2) cord reels and associate recept cles and circuits as shown on Electrical Drawings EP101A, EP101B, EP101F, EP101C Proceedings and EP102F, and EP102G. (All cord reels are base bid in Science Labs, Agriculture accation, Family and Consumer Science, Technology Education, Health, Robotics and b, an art Classrooms.)
- 2. ALTERNATE: addition base bid, in Social Studies, Math, Language Arts, Theater Arts, Flex, and Gene Purpose strooms and Pull Out Spaces in 1st and 2nd floors of areas A, B, F, and G, A D two cord as and associated receptacles and circuits as shown on Electrical Drawings EP101A, B, EP101F, EP101G, EP102A, EP102B, EP102F, and EP102G.

L. <u>ADD ALTER</u> <u>É TWELVE – CORD REEL ENCLOSURES</u>

- BASE BID: Lovide ceiling mounting plate as detailed on the Electrical Drawings to install retractable cord reels below ceilings in Science Labs, Agriculture Education, Family and Consumer Science, Technology Education, Health, Robotics, Model Lab, and Art Classrooms.
- 2. TERNATE: Provide plenum-rated ceiling enclosures as detailed on the Electrical Drawings to in all retractable cord reels above ceilings in Science Labs, Agriculture Education, Family and Consumer Science, Technology Education, Health, Robotics, Model Lab, and Art Classrooms. (Cord reel enclosures are base bid in the kitchen.)

<u>ADD ALTERNATE THIRTEEN – THIRD PARY FLUSHING AND PURGING OF GEOTHERMAL</u> WELLFIELD

- BASE BID: Do not provide third party flushing and purging of geothermal wellfield. Well driller shall flush and purge the wellfield as specified in Section 23211333 Ground Loop Heat Pump Piping.
- 2. ALTERNATE: Provide third party flushing and purging of geothermal wellfield as specified in Section 232113.33 Ground Loop Heat Pump Piping.

N. ADD ALTERNATE FOURTEEN – ATC CONTROL SYSTEM BY MODERN CONTROLS

- 1. BASE BID: Provide automatic temperature control system by any of the listed manufactures per Specification Section 230900 Instrumentation and Controls of HVAC and Plumbing Systems.
- 2. ALTERNATE: Provide automatic temperature control system by Modern Controls per Specification Section 230900 Instrumentation and Controls of HVAC and Plumbing Systems. If Modern Controls is the low cost, the alternate value shall be \$0.

O. ADD ALTERNATE FIFTEEN - ATC CONTROL SYSTEM BY ALBIREO ENERGY

- 1. BASE BID: : Provide automatic temperature control system by any of the listed anuly wes per Specification Section 230900 Instrumentation and Controls of HVAC and Plumb. System
- 2. ALTERNATE: Provide automatic temperature control system by Albire v pe ecitication Section 230900 Instrumentation and Controls of HVAC and Plumbir System. Alb. o Energy is the low cost, the alternate value shall be \$0.

SECTION 012500 – SUBSTITUTION PROCEDURES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for handling requirements fo
 - 1. Multiple Prime Contracts: Provisions of this Section apply to constant activities of each prime contractor.
- B. Related Sections: The following Sections contain requirements a related to this Section:
 - 1. Division 1 Section "Reference Standards and tions ecifies the applicability of industry standards to products specified.
 - 2. Division 1 Section "Submittals" specifies requents for submitting the Contractor's Construction Schedule and the Submittal Schedule.
 - 3. Division 1 Section "Materials and Equipment" species requirements governing the Contractor's selection of products and products and products.

1.3 DEFINITIONS

- A. Definitions in this Artic do not ange or modify the meaning of other terms used in the Contract Documents.
- B. Substitutions: Anges in proposed by the Contract of the Contract are considered to be requests for substitutions. The following are not considered to be requests for substitutions:
 - 1. abstitutions requested during the bidding period, and accepted by Addendum prior to award of the tract, are included in the Contract Documents and are not subject to requirements specified in the ection for substitutions.
 - Revis. Is to the Contract Documents requested by the Owner or Architect.
 - Specified options of products and construction methods included in the Contract Documents.
 - 4. The Contractor's determination of and compliance with governing regulations and orders issued by governing authorities.

4 SUBMITTALS

A. Substitution Request Submittal: The Architect will consider requests for substitution if received within 60 days after commencement of the Work. Requests received more than 60 days after commencement of the Work may be considered or rejected at the discretion of the Architect.

- 1. Submit 3 copies of each request for substitution for consideration. Submit requests in the form and according to procedures required for change-order proposals.
- 2. Identify the product or the fabrication or installation method to be replaced in each request. Include related Specification Section and Drawing numbers.
- 3. Provide complete documentation showing compliance with the requirements for substitutions, at the following information, as appropriate:
 - a. Coordination information, including a list of changes or modifications needed to other the Work and to construction performed by the Owner and separate contract that we necessary to accommodate the proposed substitution.
 - b. A detailed comparison of significant qualities of the proposed substitution with the end of the Work specified. Significant qualities may include elements, such as performation were a size, durability, and visual effect.
 - c. Product Data, including Drawings and descriptions of products fabrican and installation procedures.
 - d. Samples, where applicable or requested.
 - e. A statement indicating the substitution's effect on the Contral r's construction Schedule compared to the schedule without approval of the stitution. Indicate the effect of the proposed substitution on overall Contract Time.
 - f. Cost information, including a proposal of the net contract. The first the Contract Sum.
 - g. The Contractor's certification that the property substantion conforms to requirements in the Contract Documents in every respect are as applications indicated.
 - h. The Contractor's waiver of rights to add payment or time that may subsequently become necessary because of the failure of the sub. The contractor's waiver of rights to add payment or time that may subsequently become necessary because of the failure of the sub.
- 4. Architect's Action: If necessary to chitect will request additional information or documentation for evaluation within one were of receipt of a request for substitution. The Architect will notify the Contractor of acceptance or rejection and abstitution within 2 weeks of receipt of the request, or one week of receipt of additional acceptance will be in the form of a charge of the request.
 - a. Use the polluc pecified the Architect cannot make a decision on the use of a proposed substitution within a substitution allocated.

PART 2 - PRODUCTS

2.1 SUBST JTIONS

- A. Condress: The Architect will receive and consider the Contractor's request for substitution when one or more the following conditions are satisfied, as determined by the Architect. If the following ditions are not satisfied, the Architect will return the requests without action except to record no ompliance with these requirements.
 - Extensive revisions to the Contract Documents are not required.
 - 2. Proposed changes are in keeping with the general intent of the Contract Documents.
 - 3. The request is timely, fully documented, and properly submitted.
 - 4. The specified product or method of construction cannot be provided within the Contract Time. The Architect will not consider the request if the product or method cannot be provided as a result of failure to pursue the Work promptly or coordinate activities properly.
 - 5. The request is directly related to an "or-equal" clause or similar language in the Contract Documents.

- 6. The requested substitution offers the Owner a substantial advantage, in cost, time, energy conservation, or other considerations, after deducting additional responsibilities the Owner must assume. The Owner's additional responsibilities may include compensation to the Architect for redesign and evaluation services, increased cost of other construction by the Owner, and similar considerations.
- 7. The specified product or method of construction cannot receive necessary approval by a governauthority, and the requested substitution can be approved.
- 8. The specified product or method of construction cannot be provided in a manner the comparison with other materials and where the Contractor certifies that the substitution will be incompatibility.
- 9. The specified product or method of construction cannot be coordinated with of a mate. Is and where the Contractor certifies that the proposed substitution can be comme
- 10. The specified product or method of construction cannot provide a wearing required by the Contract Documents and where the Contractor certifies that the proposed substantial on provides the required warranty.
- 11. Where a proposed substitution involves more than one range contractor, ach contractor shall cooperate with the other contractors involved to coordinate the Wood, provide uniformity and consistency, and assure compatibility of products.
- B. The Contractor's submittal and the Architect's accer of Sn. Drawings, Product Data, or Samples for construction activities not complying with the contraction activities not constitute an acceptable or valid request for substitution, nor do they constitute an acceptable or constitute and contraction activities activitie

PART 3 - EXECUTION (Not Applicable)

END OF SECTION 012500

SECTION 012600 - CONTRACT MODIFICATION PROCEDURES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section specifies administrative and procedural requirements for handle and occasing Contract modifications.
- B. Related Sections include the following:
 - 1. Division 1 Section "Unit Prices" for administrative irement for using unit prices.
 - 2. Division 1 Section "Product Requirements" for dmn ratio procedures for handling requests for substitutions made after Contract awa

1.3 MINOR CHANGES IN THE WORK

A. Architect or Construction Manager will issue upromental instructions authorizing Minor Changes in the Work, not involving adjustment to be Contract Sum or the Contract Time, on AIA Document G710, "Architect" and elemental Instructions."

1.4 PROPOSAL REQUESTS

- A. Owner-Initiated Proposal Rests. Architect will issue a detailed description of proposed changes in the Work nat may uire adjustment to the Contract Sum or the Contract Time. If necessary, the description on will join lude supplemental or revised Drawings and Specifications.
 - 1. Prografied Reguests issued by Architect are for information only. Do not consider them instruction in the stop work in progress or to execute the proposed change.
 - Within tine 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 proposed change on the Contract Sum and the Contract Time.
 - 2. Include a list of quantities of products required or eliminated and unit costs, where total amount of purchases and credits to be made. If requested, furnish survey day to substantiate quantities.
 - 3. Indicate applicable taxes, delivery charges, equipment rental, and your of trade discounts.
 - 4. Include an updated Contractor's Construction Schedule that in the fact of the change, including, but not limited to, changes in activity dury on, started fit, sh times, and activity relationship. Use available total float before requiring an itension of the Contract Time.
 - 5. Comply with requirements in Division 1 Section "Protect As a "irented so" if the proposed change requires substitution of one product or system for product or system specified.
- C. Proposal Request Form: Use AIA Document G709 for opos cests.

1.5 CHANGE ORDER PROCEDURES

A. On Owner's approval of a Proposal Request, Act of I issue a Change Order for signatures of Owner and Contractor on AIA Document G7

1.6 CONSTRUCTION CHANGE D LEC IVE

- A. Construction Change Directive. Any issue a Construction Change Directive on AIA Document G714. Constant of Constant in Cons
 - 1. Construction Conge Directive contains a complete description of change in the Work. It also designates in the Contract Sum or the Contract Time.
- B. Documentation faintain detailed records on a time and material basis of work required by the Construction Change Directive.
 - 1. After completion of change, submit an itemized account and supporting data necessary to stantiate cost and time adjustments to the Contract.

PART 2 RODUCTS (Not Used)

EXECUTION (Not Used)

ND OF SECTION 012600

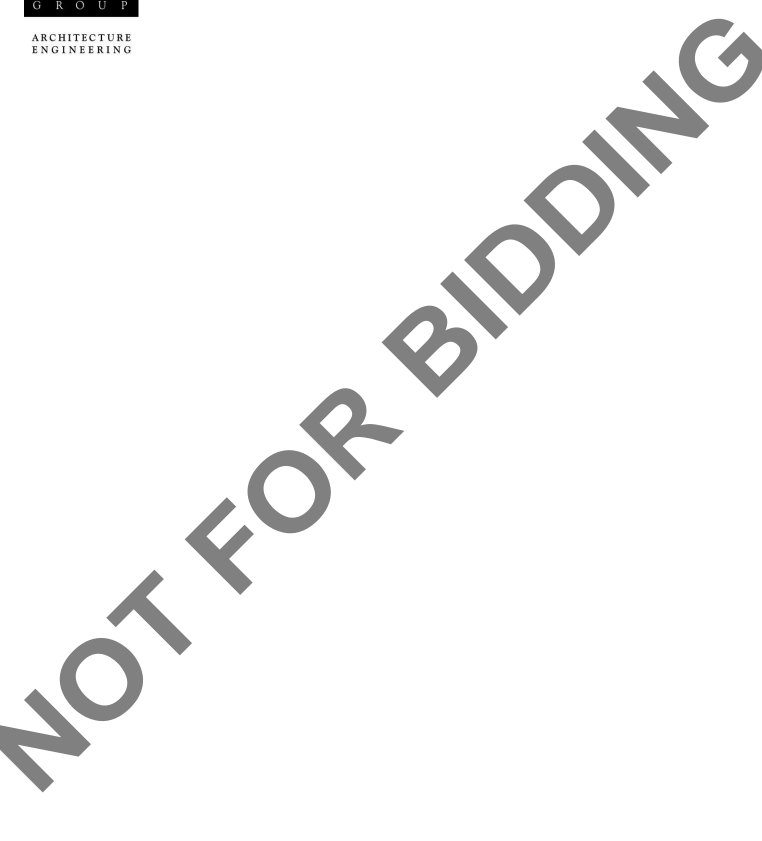


ARCHITECTURE ENGINEERING

FieldBulletin_01.docx

FIELD BULLETIN Number 1 DATE:	OWNER ARCHITECT CONSULTANTS CM FIELD OTHER	Becker Morgan Group, Inc.		
PROJECT:				
PROJECT NO:				
OWNER:				
You are hereby directed to execute promptly this Field Bulletin that interests the contract Documents or orders minor changes in the Work without change in Contract Sum or Contract Time. If you consider that a change in Contract Sum or Contract Time is equal, pile submit your itemized proposal to the				
Construction Manager immediately and before proceeding with all W your proposal is found to be satisfactory and in proper order, this Field Bulletin will in that event be supersed by Charlet e Order.				
Description:				
Attachments:		,		
ARCHITECT: Becker Morgan Ground BY:				





SECTION 012900 - PAYMENT PROCEDURES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section specifies administrative and procedural requirements cessa to p pare and process Applications for Payment.
- B. Related Sections include the following:
 - 1. Division 1 Section "Unit Prices" for administrative quireme is governing use of unit prices.
 - 2. Division 1 Section "Contract Modification Process" to aministrative procedures for handling changes to the Contract.
 - 3. Division 1 Section "Construction rog" Pocumentation" for administrative requirements governing preparation and initial of Contractor's Construction Schedule and Submittals Schedule.

1.3 SCHEDULE OF VALUES

- A. Coordination: Coordinate program the Schedule of Values with preparation of Contractor's Construction Schedule
 - 1. Correlate line ems in the Schedule of Values with other required administrative forms and schedules cluding e following:
 - a. App¹ tion for Payment forms with Continuation Sheets.
 - b. <u>nittals Schedule.</u>
 - Submit the chedule of Values to Architect through the construction manager at earliest possible date but no later than 14 days before the date scheduled for submittal of initial Applications for Payment.
- Format and Content: Use the Project Manual table of contents as a guide to establish line items r the Schedule of Values. Provide at least one line item for each Specification Section.
 - 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.
 - 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. Name of subcontractor.
 - d. Name of manufacturer or fabricator.
 - e. Name of supplier.
 - f. Change Orders (numbers) that affect value.
 - g. Dollar value.
 - 1) Percentage of the Contract Sum to nearest one-hunder adjusted to total 100 percent.
- 3. Provide a breakdown of the Contract Sum in enough detail fact tate continued evaluation of Applications for Payment and progress resources. Soon the with the Project Manual table of contents. Provide several line item for print all subcontract amounts, where appropriate.
- 4. Round amounts to nearest whole dollar; total sharequal of attract Sum.
- 5. Provide a separate line item in the Schedule of Vers to each part of the Work where Applications for Payment may include that als or sipment purchased or fabricated and stored, but not yet installed.
 - a. Differentiate between items store proce and items stored off-site. Include evidence of insurance abonded ware, using if required.
- 6. Provide separate line it is in the Schedule of Values for initial cost of materials, for each subsequent stage of companies, and or total installed value of that part of the Work.

1.4 APPLICATIONS FOR PAYN NT

- A. Each Application for ayment hall be consistent with previous applications and payments as certified by whitect as a cruction Manager and paid for by Owner.
 - 1. Initial plication for Payment, Application for Payment at time of Substantial Complet, and final Application for Payment involve additional requirements.
- B. ment Application Times: The date for each progress payment is indicated in the Agreement bettern Owner and Contractor. The period of construction Work covered by each Application for Papent is the period indicated in the Agreement.
- C. Tyment Application Forms: Use AIA Document G702/CMa and AIA Document G703 ontinuation Sheets as form for Applications for Payment.
- Application Preparation: Complete every entry on form. Notarize and execute by a person authorized to sign legal documents on behalf of Contractor. Construction Manager will return incomplete applications without action.
 - 1. Entries shall match data on the Schedule of Values and Contractor's Construction Schedule. Use updated schedules if revisions were made.

- 2. Include amounts of Change Orders and Construction Change Directives issued before last day of construction period covered by application.
- E. Transmittal: Submit 4 signed and notarized original copies of each Application for Payment Construction Manager by a method ensuring receipt within 24 hours. One copy shall inclu waivers of lien and similar attachments if required.
 - 1. Transmit each copy with a transmittal form listing attachments and recording approp information about application.
- F. Waivers of Mechanic's Lien: With each Application for Payment, submit waive of m liens from subcontractors, sub-subcontractors, and suppliers for constru povered by eric the previous application.
 - 1. Submit partial waivers on each item for amount requested before duct h for retainage, on each item.
 - 2. When an application shows completion of an item. mit fina full waivers.
 - 3. Owner reserves the right to designate which entities volved the Work must submit waivers.
 - Waiver Delays: Submit each Application for 4. men with Contractor's waiver of mechanic's lien for construction period by the olication.
 - Submit final Application for P. at wi or proceeded by final waivers from the Work covered by the application every entity involved with perform who is lawfully entitled to a lien.
 - waive of lien on forms, executed in a manner acceptable to 5. Waiver Forms: Subm Owner.
- Initial Application for Fayne A inistrative actions and submittals that must precede or G. coincide with submi 1 of first plication for Payment include the following:
 - List of abcontra 1.
 - 2.
 - the construction Schedule (preliminary if not final). Contra 3.
 - Products
 - Submittals chedule (preliminary if not final).
 - List of Contractor's staff assignments.
 - List of Contractor's principal consultants.
 - pies of building permits. 8.
 - Copies of authorizations and licenses from authorities having jurisdiction for performance of the Work.
 - Initial progress report.
 - Report of preconstruction conference. 11.
 - Certificates of insurance and insurance policies. 12.
- 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.
- 2. This application shall reflect Certificates of Partial Substantial Completion issued previously for Owner occupancy of designated portions of the Work.
- I. Final Payment Application: Submit final Application for Payment with releases and supporting documentation not previously submitted and accepted, including, but not limited, the following:
 - 1. Evidence of completion of Project closeout requirements.
 - 2. Insurance certificates for products and completed operations where request as proof that taxes, fees, and similar obligations were paid.
 - 3. Updated final statement, accounting for final changes to the Contact Su
 - 4. AIA Document G706, "Contractor's Affidavit of Payment of 1 ts and C ms."
 - 5. AIA Document G706A, "Contractor's Affidavit of Release of Lie."
 - 6. AIA Document G707, "Consent of Surety to Final Particle."
 - 7. Evidence that claims have been settled.
 - 8. Final meter readings for utilities, a measured record stored tel, and similar data as of date of Substantial Completion or when O or to resession of and assumed responsibility for corresponding elements of the W
 - 9. Final, liquidated damages settlement stance.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION 012900

SECTION 012973 – SCHEDULE OF VALUES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of Contract, including General and Supplementary Conditions and other Division-0 Specification Sections, apply to this section

1.2 CONTRACT SUM BREAKDOWN

- A. Within ten (10) days of receipt of Contract, each Trade Contract. Il so nit to the Construction Manager for review a Contract Sum Breakdown ne total which shall be equal to the initial contract sum.
- B. The General Trade Contractor shall list quantities a unit to establish correspond to the activities he is responsible for. All unit prices shall include labor, tools, equipment, overhead, and profit required to perform a compare in a lation

1.3 FORM AND CONTENT

- A. The breakdown shall be prepared on the property also indicate:
 - 1. Title of project and on
 - 2. Architect's name
 - 3. Name and addre. of same
 - 4. Date of submission
- B. Provide a separte line iter for General Conditions which would include home office support, bonds, in van premiur, mobilization, field supervision, temporary construction utilities, facilities, and co.
 - 1. Intractor must include line item amounts for General Condition Requirements as

Submittals

Progress Meetings

Clean up

Progress Schedule Development

Coordination Drawing

Project Record Drawings

2. Breakdown of major construction activities shall be submitted per building wing, per floor, separating labor and material values.

END OF SECTION 012973

SECTION 013100 - PROJECT MANAGEMENT AND COORDINATION

PART 1 – GENERAL

1.1 SECTION INCLUDES

- A. Coordination.
- B. Field engineering.
- C. Preconstruction meeting.
- D. Site mobilization meeting.
- E. Progress meetings.
- F. Preinstallation meetings.
- G. Examination.
- H. Preparation.

1.2 RELATED SECTIONS

- A. Section 011200 Multiple Contract Summary
- B. Section 013113 Project Coordination
- C. Section 017329 Cutting and Patching

1.3 COORDINATION

- A. Coordinate scheduling, submittals, and work of the reas sections of the Project Manual to assure efficient and orderly sequence installation of interdependent construction elements, with provisions for accommodating its as in alled later.
- B. Verify utility requirements and characteristics of operating equipment are compatible with utilities. Coordinate wor's journations having interdependent responsibilities for installing, connecting and plant in service, such equipment.
- C. Coordinate space equipments of installation of mechanical and electrical work which are indicated diagrammetically. Drawings. Follow routing shown for pipes, ducts, and conduit, as closely as projection. Utilize spaces efficiently to maximize accessibility for other installations, for maintenance and for repairs.
- D. Ir sished areas, except as otherwise indicated, conceal pipes, ducts, and wiring within the oction. Coordinate locations of fixtures and outlets with finish elements.
- Coordina completion and clean up of work of separate sections in preparation for Substantial mpletion and for portions of Work designated for Owner's partial occupancy.
- F. Ler Owner occupancy, co-ordinate access to site for correction of defective work and work not accordance with Contract Documents, to minimize disruption of Owner's activities.

FIELD ENGINEERING

- A. Contractor to locate and protect survey control and reference points.
- B. Control datum for survey is that established by Owner and shown on drawings.

- C. Verify set-backs and easements, confirm drawing dimensions and elevations.
- D. Provide field engineering services. Establish elevations, lines, and levels, utilizing recognized engineering survey practices.

1.5 PRECONSTRUCTION MEETING

- A. Construction Manager will schedule a meeting after Notice of Award.
- B. Attendance Required: Owner, Architect/Engineer, Contractors.

C. Agenda:

- 1. Submission of executed bonds and insurance certificates.
- 2. Distribution of Contract Documents.
- 3. Submission of list of Subcontractors, list of Products, schedule of lues and progress schedule not previously required.
- 4. Designation of personnel representing the parties in contract Archivet and other Consultants.
- 5. Procedures and processing of field decisions, submit sub was, Applications for Payments.
- 6. Scheduling.
- 7. Scheduling activities of inspection and tearing source
- D. Construction Manager will record minutes and discorporate within two days after meeting to participants, with copies to those affected by decision, made.

1.6 SITE MOBILIZATION MEETING

- A. Construction Manager studies relating at the project site prior to Contractor occupancy.
- B. Attendance Required: wner, A litect/Engineer, Special Consultants, Contractor, Contractors Superintendent ajor contractors, and other parties as required.

C. Agenda:

- 1. Ye of premis y Owner and Contractor.
- 2 Owner's requirements and occupancy.
- nstruction facilities and controls provided by Owner.
- 4. To orary utilities provided by Owner.
- 5. Surve and layout.
 - Security and housekeeping procedures.
- 7 Schedules.
- Procedures for testing.
- J. Procedures for maintaining record documents.
- 10. Requirements for start-up of equipment.
- 11. Inspection and acceptance of equipment put into service during construction period.
- D. Construction Manager shall record minutes and distribute copies within two days after meeting to participants, with copies to Architect/Engineer, Owner, participants, and those affected by decisions made.

1.7 PROGRESS MEETINGS

- A. Construction Manger shall schedule and administer meetings throughout progress of the work at weekly intervals unless otherwise required by the work.
- B. Construction Manger shall make arrangements for meetings, prepare agenda with copies for participants, and preside at meetings.
- C. Attendance Required: Job superintendents, Prime Trade Contractors, Owner, Arch. Special Consultants as required and parties as appropriate to agenda topics for the meaning.

D. Agenda

- 1. Review minutes of previous meetings.
- 2. Review work progress.
- 3. Field observations, problems, and decisions.
- 4. Identification of problems which impede planned progr
- 5. Review of submittals schedule and status of submittals.
- 6. Review of delivery schedules.
- 7. Maintenance of progress schedule.
- 8. Corrective measures to regain projected schaule
- 9. Planned progress during succeeding work prior
- 10. Coordination of projected progress.
- 11. Maintenance of quality and work standards.
- 12. Effect of proposed changes on process schedule and coordination.
- 13. Current safety changes.
- 14. Other business relating to \ \ \ \ \ \ \k.
- E. Construction Manager states and distribute copies within two days after meeting to participants, with copie to Archaet / Engineer, Owner, participants, and those affected by decisions made

1.8 PREINSTALLAT ON MEET.

- A. When required andividual specification sections, the respective Contractor shall convene a installation eting at the site prior to commencing work of the section.
- B. Lee, attendance of parties directly affecting or affected by, work of the specific section.
- Notify A. Litect, Owner and Construction Manager four days in advance of meeting date.
- D. Contractor shall prepare agenda and preside at meeting:
 - 1. Review conditions of installation, preparation and installation procedures.
 - 2. Review coordination with related work.
- E. Record minutes and distribute copies within five days after meeting to participants, with copies to Architect, Owner, Construction Manager, participants, and those affected by decisions made.

1.9 ADDITIONAL MEETING

- A. The Construction Manager may conduct additional meetings as required by the Project conditions or changes. All contractors must attend these meetings at no additional cost to the Owner.
- B. Daily Coordination meeting of approximately 15 minute duration will be conducted by the Construction Manager for all Contractor's superintendents on site.

PART 2 – PRODUCTS (NOT USED)

PART 3 – EXECUTION

3.1 EXAMINATION

- A. Verify that existing site conditions and substrate surfaces are acceptable or substrate vork. Beginning new work means acceptance of existing conditions.
- B. Verify that existing substrate is capable of structural attachment of new working applied or attached.
- C. Examine and verify specific conditions described in indicated as a section of the conditions described in indicated as a section of the conditions described in indicated as a section of the conditions described in indicated as a section of the condition of the conditions described in indicated as a section of the condition o
- D. Verify that utility services are available, of the necessary tics, and in the correct location.

3.2 PREPARATION

- A. Clean substrate surfaces prior to applying next material or substance.
- B. Seal cracks or openings of substance.
- C. Apply any manufacturer of or commended substrate primer, sealer, or conditioner prior to applying any new material or substrate or sound and or substrate primer, sealer, or conditioner prior to applying any new material or substrate or sound.

END OF SECTION 0131



Date:

CAD Two Interconnected Middle Schools Dover. Delaware 2010180.00

Release for use of Digital Media

In connection with the Agreement between the Owner and hite ed <insert DATE>, Architect will provide the <insert Owner's name> with ruments of Services in ain i electronic format.

1ed Pursuant to your request, the digital media being proorwarded in accordance with the following terms.

Definitions:

- Digital Information: the information stored on Digital Media or sent via electronic a. exchange (email and wn the Work of the contracted design professional, Becker Morgan Grove, Inc. are their consultants, herein after referred to as the Firm. Digital Media: the extronic, extromagnetic and/or optical storage media, (i.e. disk
- b. mpal DV discs, etc.) on which the Work is stored. drives, tapes
- e instrument or professional services of the Firm including but not limited to The Work: C. the design a s, sketches, renderings, photographs, models, specifications.

Terms:

- 1. noting and utilizing Digital Information on any form of Digital Media or email generally and provided by the Firm, the Undersigned covenants and agrees that all uch Dio al Information are instruments of service of the Firm prepared solely for use in nection with the single project for which they were prepared, who shall be deemed author of the Digital Information, and shall retain all common law, statutory law and her rights, including copyrights.
- The Digital Documents are provided as a convenience to the Recipient for informational purposes only in connection with the Recipient's performance of its responsibilities and obligations relating to the Project. The Digital Documents are not Contract Documents and do not replace or supplement the paper copies of the Drawings and Specifications that are, and remain, the Contract Documents for the Project.
- 3. The Digital Information is provided only as a design record prior to construction and for reference to the Undersigned. The information in no way shall be used for "as-built" or record purposes.
- 4. The Undersigned agrees not to use this Digital Information, in whole or in part for any purpose or project other than the specific project for which the Undersigned and the Firm

have a prior Professional Services Agreement. It is further understood and agreed that only printed copies of the Instruments of Services shall be signed and sealed by Architect or its subconsultants in accordance with the laws of the state in which the project is built.

- 5. The Work cannot be distributed, altered, reused, sold, leased, printed, plotted, or duplicated without the expressed written consent of the Firm.
- 6. For Shop Drawings - Where the Recipient has received specific permission to use Digital Documents in connection with Recipient's obligation to prepare certain documents for the Project, Recipient shall, in addition to the other obligation. herein, be obligated to remove Architect's or Architect's Consultant's titl 'ock copy of the Digital Documents used by Recipient. It is understood and again Digital Documents are not to be used by any contractor or any of its nti any tier or any material supplier or vendor as a shop drawing or my other persubmittal or as the basis for preparing such shop drawing or submittal. The sole exception to this prohibition shall be that the Recipient may use the rigital Documents as backgrounds upon which to prepare its shop drawing on sub. I all when it is specifically permitted in technical section of project sp fication. 'hen these digital documents are used as backgrounds in the preparation shop swings or other 27 O' submittals, the Recipient agrees to confirm the accurate gital documents before using then, Recipient agrees to accept all responsibility or any errors or inaccuracies and to release the Architect and its subconductary of such errors or inaccuracies. Under no circumstances shall transfer of the gital ormation for use by the
- 7. Under no circumstances shall transfer of the gital cormation for use by the Undersigned be deemed a sale by the Firm. Larties agree that the Digital Documents are not, nor shall the construed to be, a product. The Firm makes no warranties, either express or in piles of the Digital Media or the Digital Information as to merchantability or fitness for the purpose the Undersigned may need.
- 8. The Digital Information submitted by the Firm to the Undersigned is submitted for an acceptance period of states. It defects the Undersigned discovers during this period shall be reported to the Firm and may be corrected as part of the Firm's Basic Scope of Services. Prrection of defects detected and reported after the acceptance period will be compensated for as Additional Services.
- 9. The Digital 1 ormation is a guaranteed as to accuracy and completeness of all dimensions of stails. Information contained in the signed and sealed printed documents should be deemed to be correct and superior to digital information.
- 10. The ligital Information is not guaranteed as to compatibility, in so far as incompatibilities me be present now or in the future in the Undersigned's computers, storage devices, or re, and output systems.
- 11. The Lotal Media on which the Digital Information is provided cannot be guaranteed as to its duspility, completeness or usability, in so far as instabilities may be present in the nital Media, and in the transferring, archiving, recording or translating systems now a lin the future. The Firm is not liable in any way for the perpetuation of this Digital formation on released digital media or on digital media retained by the Firm for its archives. Recipient agrees to accept all responsibility for any errors or inaccuracies and to release Architect and its subconsultants from any liability or claims for recovery of damages or expenses arising as the result of such errors or inaccuracies.
- 12. Provision of the Information to the Undersigned in no way limits the Firm to the further use of the Digital Information for the Firm's benefit.
- 13. Recipient agrees to waive any and all claims and liability against Architect and its subconsultants resulting in any way from any failure by Recipient to comply with the requirements of this Agreement for the Delivery of Documents in Digital Format. The Undersigned agrees, to the fullest extent permitted by law, to indemnify and hold the Firm harmless from any damage, liability or cost, including reasonable attorney's fees

and costs of defense, arising from any changes made by anyone other than the Firm or from any reuse of the Digital Information without the prior written consent of the Firm. Recipient further agrees to indemnify and save harmless the Owner, Architect and its subconsultants and each of their partners, officers, shareholders, directors and employees from any and all claims, judgments, suits, liabilities, damages, costs or expenses (including reasonable defense and attorneys fees) arising as the result of either: 1) Recipient's failure to comply with any of the requirements of this Agreemation the Delivery of Documents in Digital Format; or 2) a defect, error or omission in the Digital Documents or the information contained therein, which defect, error or was not contained in the Contract Documents as defined in Paragraph 2 which the use of such Contract Documents would have prevented the claim, judgments suit, liability, damage, cost or expense.

14.		, damage, cost or exp	ents would have prevented the claim, judgme. Suit, ense.
17.		The Undersigned agr this office prior to rele	rees to a \$200 charge per each dign file created payable to ease of any Digital Information. Note: note assumed et is equivalent to one digitatine.
		The Recipient agrees payable to this office assumed that all draw equivalent to one dig Check Requested Fil Civil (Civil 3D 2 Structural (Revi Architectural (Rev	wing sheets to ler the scaleted discipline below are ital file. es: 015)
		elow and return payable to Berer Mor	y on his form to our office. Payment of charges shall be by Group, Inc.
Email	address	to senc' "gita, 'es:	
		n here>	Accepted - signature Date
			Name/Title – printed
			Company
			BMG Principal - signature Date
			BMG Principal – printed

Prepared by – printed

SECTION 013113- PROJECT COORDINATION

PART I - GENERAL

1.1 SECTION INCLUDES

- A. Project coordination by the Project Coordinator.
- B. Construction Mobilization.
- C. Schedules.
- D. Submittals.
- E. Coordination drawings.
- F. Closeout procedures.

1.2 RELATED SECTIONS

- A. Document 007226- General Conditions AIA G232-20° Construction Manager.
- B. Document 007300- Supplementary Conditions of Conditions
- C. Section 011100 Summary of Work: Wax co was by the Contract. Work sequence. Owner occupancy.
- D. Section 013100 Project Management and Condination: Project meetings. Preconstruction Meetings. Progress seetings.
- F. Section 013300 Submitta. Jomina, procedures.
- F. Section 017700 contract Osecut: Contract Closeout Procedures.

1.3 PROJECT CORD. TOP

A. Projec anator: Construction Manager.

1.4 C ASTRUCTIC MOBILIZATION

- A Cooperate with the Project Coordinator in allocation of mobilization areas of site; for field each eand sheds, for construction and Owner access, traffic, and parking facilities.
- 3. During construction, coordinate use of site and facilities through the Project Coordinator.
- C. Comply with Project Coordinator's procedures for intraproject communications; submittals, reports and records, schedules, coordination drawings and recommendations; and resolution of ambiguities and conflicts.
- D. Comply with instructions of the Project Coordinator for use of temporary utilities and construction facilities.

F. Coordinate field engineering and layout work under instructions of the Project Coordinator.

1.5 SCHEDULES

- A. Submit preliminary manpower loaded bar chart schedule in accordance with Section 6. 10.
- B. After review, revise and resubmit schedule to comply with revised Project sche
- C. During progress of work, revise and resubmit with Applications f Payn. or lirected.

1.6 SUBMITTALS

- A. Provide submittals to Project Coordinator for review a transm. I to Architect / Engineer.
- B. Submit requests for interpretation of Contact Pocume and obtain instructions through the Project Coordinator.
- C. Process requests for substitutions, and chat order through the Project Coordinator.
- D. Deliver closeout submittals free iew and prehminary inspection reports, for transmittal to

1.7 COORDINATION DRAWIN

- A. Provide information and a Project Coordinator for preparation of coordination drawings.
- B. Systems Fordina. Prings are required from the Mechanical, Electrical, Plumbing and Ceral
 - Trade Lactors with the lead role assigned to the Mechanical Trade Contractor.
- The Mechanical Trade Contractor shall prepare 1/4" = 1 ft. scale Reproducible Systems Drawings for all areas with piping and ductwork. Drawings to indicate spatial relationship VAC piping and ductwork.
- D. The Mechanical Trade Contractor shall prepare and submit to the Construction Manager a regularly updated schedule indicating the development and review of these drawings with other Trade Contractors. The drawing development and review schedule must follow the project construction schedule.
- E. The Mechanical Trade Contactor shall provide the Reproducible Systems Coordination the other Trade Contractors for their input and review. The routing is as follows: HVAC Ductwork / Piping, Plumbing, General Trades with the drawings being reamed to be Contractor.

- F. Each Trade Contractor will add the work of his Contract on the Systems Coordination Drawings to -avoid interferences. All piping, equipment, light fixtures and in-ceiling equipment, such as rolling gates, must be shown on these drawings to include elevations and dimensions.
- G. Prior to forwarding the Systems Coordination Drawings to the next Trade Contract an approval stamp, initialed and dated, should be affixed by the reviewing Trade Contractor This approval by the reviewing Trade Contractor will install his work accord
- H. During the Systems Coordination Drawing process, the Construction Man r wh onduct regularly scheduled meetings. Each Trade Contractor is required to meetings. e me angs. The Construction Manager is responsible for recording and distanting ting inutes to all Trade Contractors and the Architect / Engineer. The purposition f the me ngs will be to review and discuss interferences and conflicts as well as any mod atio to the Systems Coordination Drawings, All resolutions of interfere which required con. modifications shall be initiated by the appropriat rade Co ractors on the Systems Coordination Drawings. At each meeting, the Correction ende C Atractors will review and update the Systems Coordination Drawing Schedu.
- I. Once reviewed and approved by each tener of de contractor, the Mechanical Trade Contract will prepare the Final Reprosition Symmetry of all trades included. Submit the Repulse the Drawings along with two (2) prints to the Construction Manager who will forward to the Architect for his review.
- J. The Mechanical Trade attraction shall indicate any unresolved conflicts or interferences on the Systems Coordinate Drawings. Those should be delineated by clouding, numbering and references to a ffected contract drawings,
- K. Review drawing prior to pomission to Architect / Engineer.
- L. The chitc will review and return drawings to the Construction Manager. The Construction Manager will distribute the number of drawings to the Trade Contractors for installation, their work.
- The Systems Coordination Drawings DO NOT REPLACE any fabrication and layout wings required by individual Specification Sections.

LOSEOUT PROCEDURES

- A. Notify Project Coordinator when work is considered ready for Substantial Completion. Accompany Project Coordinator on preliminary inspection to determine items to be listed for completion or correction in Contractors Notice of Substantial Completion.
- B. Comply with Project Coordinator's instructions to correct items of work listed in executed Certificates of Substantial Completion and for access to Owner occupied areas.
- C. Notify Project Coordinator when Work is considered finally complete. Accompany

Project Coordinator on preliminary final inspection.

D. Comply with Project Coordinators instructions for completion of items of Work determined by Architect / Engineers final inspection.

PART 2 - PRODUCTS - (NOT USED)

PARTS - EXECUTION— (NOT USED)

END OP SECTION 013113

SECTION 013216 - CONSTRUCTION PROGRESS SCHEDULE

PART 1 - GENERAL

1.1 SECTION INCLUDES

- A. Scheduling requirements and coordination.
- B. Construction Phasing Plans
- C. Construction Milestone Schedules (by Phase and by Trade)

1.2 RELATED DOCUMENTS

A. Drawings and general provisions of Contract, including General and Supply Conditions and other Division-1 Specification Sections, apply to this section

1.3 DEFINITIONS

A. Activity: An activity is any single identifiable storage the part. A depends upon preceding and succeeding activities.

1.4 CONSTRUCTION SCHEDULE

- A. The Construction Schedule, as record by the Construction Manager and Owner, will be an integral part of the Contract, will establish interim work completion dates for the various activities. Each Trade Contract solutions of Target Dates, and Completion Dates established for each Phase of the overall Project.
- B. The Construction Scholar dule may arry in accordance with construction conditions. Each Contractor shall delay or expedimental accommodate uses viving or ditions.
- C. This is a phase of roject. Multiple trips may be required to complete this Project.
- D. Whan fifteen (1) days after receipt of Notice of Intent to Award, each Contractor shall submit a liminary Construction Schedule, in accordance with the milestone construction schedule included in these documents under the summary of work, to the Construction Manager. The schedule will include breakdowns of total man days of field labor into major categories of work, time estantes of various categories of work, crew size for each category, and quantity and type of unipment to be utilized.
- Each Contractor shall provide to the Construction Manager a separate list of critical submittal dates for Shop Drawings, Product Data, and Samples, indicating delivery dates/lead times that may impact the construction schedule or completion of the Work. The critical submittal list shall accompany the Preliminary Submittal List as identified in Section 013300 Submittals.
- F. Each Contractor shall organize his Construction Schedule per Phase, Building, Wing, Floor, and Area as required by the Construction Manager.

- G. The Construction Manager shall schedule a meeting with the Contractors, to review the contents of each Contractor's preliminary Construction Schedule, review the sequence of Work, and make all revisions required. The Construction manager shall have the final authority concerning the sequence of Work and durations of each activity. Each Contractor shall revise his schedule accordance with that meeting and submit his schedule to the Construction Manager for review. The Construction Manager will then develop the Project Construction Schedule. Each Contractor has schedule and perform his work in compliance with the Construction Manager's Project Construction Schedule.
- H. The Schedule shall be the basis for the dates to start and complete Work for the values polling of each Contract, and to complete Work (including changes) for the Project and the duty of the Contractor to conform to the current Schedule and to arrange his vark in such manner that it will be installed in accordance with the Schedule.
- I. Each Contractor shall submit two (2) copies of a month upon 1 Couruction Schedule comparing the original schedule to actual work in progress and project work along with the Application for Payment.
- J. As required, a representative of each Contractor II me with the Construction Manager and furnish to him information necessary for such evaluating at updating of the Project schedule. Information with regard to changes in the way and the Construction of the Project schedule. Information with regard to changes in the way and the Construction of the Construction Manager.
- K. Two (2) days after the Contractor failed to Stan on Schedule, Meet Assigned Milestone or Target Dates, or Completion of tems chas Shop Drawing Submissions, Material - Equipment Deliveries, or Tasks according the Construction Schedule or Revised Master Construction Schedule, the Construction Man, r will forward a letter of Non-Conformance, via Facsimile Transmission and/or f lette f Non-Conformance, via Facsimile Transmission and/or Express Mail, to the Contract and a copy to the Owner. Upon receipt of this notice, the whatever measures as so directed by the Contract Manager Contractor is requir to execu including, but at specially signing additional labor, shifts, overtime, materials, expediting of submittals delivies, equipment, scaffold, or any combination of these as deemed appropriate the Construction Manager to return the above referenced activities back on schedule, with additional compensation to the Contractor.
- L. sts incurred by the Construction Manager in connection with maintaining the Construction Schule, caused by the Contractor's noncompliance with the scheduling requirements, shall be reimed to the Construction Manager by the Contractor.
- M. is expressly understood and agreed that failure by the Construction Manager to exercise the tion to either order the Contractor to expedite work, or to expedite the work by other means, shall not be considered precedent-setting for any other activities.

5 SCHEDULE COMPUTERIZATION

- A. All Trade Contractors shall provide all their scheduling information via a computer assisted scheduling program, acceptable to the Construction Manager. Format to be Bar Chart.
- B. All schedule information and updates for the above Contractors shall be provided to the

Construction Manager on 3.5" diskettes in format and density as required.

PART 2 – PRODUCTS – NOT USED

PART 3 – EXECUTION – NOT USED

PART 4 – SCHEDULE

Construction starts February 2021. Project has to be finished by June Please provide sufficient manpower in your cost to meet the comparison configure 2023.

END OF SECTION 013216

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 1 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for cume. g the rogress of construction during performance of the Work, including the follog:
 - 1. Preliminary Construction Schedule.
 - 2. Contractor's Construction Schedule.
 - 3. Submittals Schedule.
 - 4. Daily construction reports.
 - 5. Field condition reports.
 - 6. Special reports.
 - 7. Construction photographs.
- B. Related Sections include the following:
 - 1. Division 1 Section "Paym 1 cedures" for submitting the Schedule of Values.
 - 2. Division 1 Section "Product Management and Coordination" for submitting and distributing meeting meeting meeting meeting and distributing meeting meeting
 - 3. Division 1 Section "Co-bmit." Procedures" for submitting schedules and reports.
 - 4. Division 1 Sect at "Que y Recairements" for submitting a schedule of tests and inspections.

1.3 DEFINITION

- A. Activity: A sete part of a project that can be identified for planning, scheduling, monitoring, and controlling construction project. Activities included in a construction schedule consume to and resource.
 - 1. Critical activities are activities on the critical path. They must start and finish on the nned early start and finish times.
 - 2. Predecessor activity is an activity that must be completed before a given activity can be started.
- 2 Event: The starting or ending point of an activity.
- C. Float: The measure of leeway in starting and completing an activity.
 - 1. Float time is not for the exclusive use or benefit of either Owner or Contractor, but is a jointly owned, expiring Project resource available to both parties as needed to meet schedule milestones and Contract completion date.

- 2. Free float is the amount of time an activity can be delayed without adversely affecting the early start of the following activity.
- 3. Total float is the measure of leeway in starting or completing an activity without adversely affecting the planned Project completion date.
- D. Fragment: A partial or fragmentary network that breaks down activities into smaller activities for greater detail.
- E. Major Area: A story of construction, a separate building, or a similar significant celement.
- F. Milestone: A key or critical point in time for reference or measurement
- G. Network Diagram: A graphic diagram of a network schedule, shown activities and activity relationships.

1.4 SUBMITTALS

- A. Qualification Data: For firms and persons specified in Quality ser unce" Article and inhouse scheduling personnel to demonstrate their capability and perience. Include lists of completed projects with project names and add asserting names and addresses of architects and owners, and other information specified.
- B. Submittals Schedule: Submit three copies of schools Arrange the following information in a tabular format:
 - 1. Scheduled date for first omit
 - 2. Specification Section nul
 - 3. Submittal categor ion of formational).
 - 4. Name of subco cactor.
 - 5. Description on the Work vered.
 - 6. Schedule dat or Archi et's and Construction Manager's final release or approval.
- C. Prelimina Consection Schedule: Submit three printed copies.
- D. Contractor's Construction Schedule: Submit two printed copies of initial schedule, one a resolution of a blue- or black-line print, large enough to show entire schedule for reconstruction period.
- Daily struction Reports: Submit two copies at weekly intervals.
- F. leld Condition Reports: Submit two copies at time of discovery of differing conditions.
- Special Reports: Submit two copies at time of unusual event.

5 QUALITY ASSURANCE

- A. Scheduling Consultant Qualifications: An experienced specialist in CPM scheduling and reporting.
- B. Prescheduling Conference: Conduct conference at Project site to comply with requirements in Division 1 Section "Project Management and Coordination." Review methods and procedures

related to the Preliminary Construction Schedule and Contractor's Construction Schedule, including, but not limited to, the following:

- 1. Review software limitations, content, and format for reports.
- 2. Verify availability of qualified personnel needed to develop and update schedule.
- 3. Discuss constraints, including phasing, work stages, area separations, and interim milestones.
- 4. Review delivery dates for Owner-furnished products.
- 5. Review schedule for work of Owner's separate contracts.
- 6. Review time required for review of submittals and resubmittals.
- 7. Review requirements for tests and inspections by independent testing and agencies.
- 8. Review time required for completion and startup procedures.
- 9. Review and finalize list of construction activities to be include schedu
- 10. Review submittal requirements and procedures.
- 11. Review procedures for updating schedule.

1.6 COORDINATION

- A. Coordinate preparation and processing of schedules and harts wan performance of construction activities and with scheduling and topological processing of contractors.
- B. Coordinate Contractor's Construction Schedule in the chedule of Values, list of subcontracts, Submittals Schedule, progress report ment requests, and other required schedules and reports.
 - 1. Secure time commitmed for a forming critical elements of the Work from parties involved.
 - 2. Coordinate each control ction tivity in the network with other activities and schedule them in proper quenc
- C. Auxiliary Services: operate of the photographer and provide auxiliary services requested, including across to Proposition and use of temporary facilities including temporary lighting.
- D. Each trade contector is to submit preliminary manpower loaded bar chart schedule in accordance with section 013100.

PART . - PK UCTS

SUBMINTALS SCHEDULE

- A. eparation: Submit a schedule of submittals, arranged in chronological order by dates required by construction schedule. Include time required for review, resubmittal, ordering, manufacturing, fabrication, and delivery when establishing dates.
 - 1. Coordinate Submittals Schedule with list of subcontracts, the Schedule of Values, and Contractor's Construction Schedule.
 - 2. Initial Submittal: Submit concurrently with preliminary bar-chart schedule. Include submittals required during the first 60 days of construction. List those required to

maintain orderly progress of the Work and those required early because of long lead-time for manufacture or fabrication.

- a. At Contractor's option, show submittals on the Preliminary Construction Schedule instead of tabulating them separately.
- 3. Final Submittal: Submit concurrently with the first complete submittal of Contraction Schedule.

2.2 CONTRACTOR'S CONSTRUCTION SCHEDULE, GENERAL

- A. Procedures: Comply with procedures contained in AGC's "Construct" (Plan. Scheduling."
- B. Time Frame: Extend schedule from date established for the Processo date of Final Completion.
 - 1. Contract completion date shall not be changed ubm. on a schedule that shows an early completion date, unless specifically authorize by Conge Order.
- C. Activities: Treat each story or separate area a seminumoered activity for each principal element of the Work. Comply with the follows
 - 1. Activity Duration: Define activities so no activity is longer than 120 days, unless specifically allowed by Arman
 - 2. Procurement Activities include procurement process activities for long lead items and major items, requiring a dear major many than 60 days, as separate activities in schedule. Procurement cyclo divities clude, but are not limited to, submittals, approvals, purchasing, fall cation, did devery.
 - 3. Submittal Rev. w Time: clude review and resubmittal times indicated in Division 1 Section "Jubn al Proce tres" in schedule. Coordinate submittal review times in Control or's Control of Schedule with Submittals Schedule.
 - 4. Sta and esting Time: Include not less than 7 days for startup and testing.
 - 5. Substant Completion: Indicate completion in advance of date established for Substant Completion, and allow time for Architect and Construction Manager's administrant e procedures necessary for certification of Substantial Completion.
- D. Co. saints: Include constraints and work restrictions indicated in the Contract Documents and as for a schedule, and show how the sequence of the Work is affected.
 - Phasing: Arrange list of activities on schedule by phase.
 - Products Ordered in Advance: Include a separate activity for each product. Include delivery date indicated in Division 1 Section "Summary." Delivery dates indicated stipulate the earliest possible delivery date.
 - 3. Owner-Furnished Products: Include a separate activity for each product. Include delivery date indicated in Division 1 Section "Summary." Delivery dates indicated stipulate the earliest possible delivery date.
 - 4. Work Stages: Indicate important stages of construction for each major portion of the Work, including, but not limited to, the following:

- Subcontract awards.
- b. Submittals.
- c. Purchases.
- d. Mockups.
- e. Fabrication.
- f. Sample testing.
- g. Deliveries.
- h. Installation.
- i. Tests and inspections.
- j. Adjusting.
- k. Curing.
- 1. Startup and placement into final use and operation.
- 5. Area Separations: Identify each major area of construction for sch major ortion of the Work. Indicate where each construction activity within a major at my one sequenced or integrated with other construction activities to provide for ange.
 - a. Structural completion.
 - b. Permanent space enclosure.
 - c. Completion of mechanical installation
 - d. Completion of electrical installation.
 - e. Substantial Completion.
- E. Milestones: Include milestones indicated in the Completion of Limited to, the Notice to Proceed Substantial Completion, and Final Completion.
- F. Cost Correlation: At the head schools provide a cost correlation line, indicating planned and actual costs. On the line, she collar volume of the Work performed as of dates used for preparation of payment s.
 - 1. Refer to Divis in 1 Section "Payment Procedures" for cost reporting and payment procedure.
- G. Contract le life cons: For each proposed contract modification and concurrent with its submission, the area time-impact analysis using fragments to demonstrate the effect of the proposed change to the overall project schedule.
- H. pouter Software: Prepare schedules using a program that has been developed specifically to man a construction schedules.
- RELIMINARY CONSTRUCTION SCHEDULE
- A. ar-Chart Schedule: Submit preliminary horizontal bar-chart-type construction schedule within 14 days of date established for the Notice to Proceed.
- B. Preparation: Indicate each significant construction activity separately. Identify first workday of each week with a continuous vertical line. Outline significant construction activities for first 60 days of construction. Include skeleton diagram for the remainder of the Work and a cash requirement prediction based on indicated activities.
- 2.4 CONTRACTOR'S CONSTRUCTION SCHEDULE (GANTT CHART)

- A. Gantt-Chart Schedule: Submit a comprehensive, fully developed, horizontal Gantt-chart-type, Contractor's Construction Schedule within 30 days of date established for the Notice to Proceed. Base schedule on the Preliminary Construction Schedule and whatever updating and feedback was received since the start of Project.
- B. Preparation: Indicate each significant construction activity separately. Identify first workday each week with a continuous vertical line.
 - 1. For construction activities that require 3 months or longer to complet estimated completion percentage in 10 percent increments within time by

2.5 REPORTS

- A. Daily Construction Reports: Prepare a daily construction report recogning 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. High and low temperatures and general weather continuous
 - 5. Accidents.
 - 6. Meetings and significant decisions.
 - 7. Unusual events (refer to special report
 - 8. Stoppages, delays, shortages, and losses.
 - 9. Meter readings and similar recordings.
 - 10. Emergency procedures.
 - 11. Orders and requests of norit having jurisdiction.
 - 12. Change Orders received 1 aprel ded.
 - 13. Construction Change Directors received.
 - 14. Services conne dans scon eted.
 - 15. Equipment or stem tes and startups.
 - 16. Partial Coupl ons and cupancies.
 - 17. Substral Con. authorized.
- B. Field Conda seports: Immediately on discovery of a difference between field conditions and the Contras Socuments, prepare a detailed report. Submit with a request for information. Ir adde a detailed escription of the differing conditions, together with recommendations for aging the Contract Documents.

2.6 SPEC REPORTS

- A. eneral: Submit special reports directly to Owner within one day of an occurrence. Distribute pies of report to parties affected by the occurrence.
- Reporting Unusual Events: When an event of an unusual and significant nature occurs at Project site, whether or not related directly to the Work, prepare and submit a special report. List chain of events, persons participating, and response by Contractor's personnel, evaluation of results or effects, and similar pertinent 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 monthly intervals, update schedule to reflect actual construction progress and activities. Issue schedule one week before each regularly scheduled progress meeting.
 - 1. Revise schedule immediately after each meeting or other activity where revisions to been recognized or made. Issue updated schedule concurrently with the report of each such meeting.
 - 2. Include a report with updated schedule that indicates every change, including, not limited to, changes in logic, durations, actual starts and finishes, and active durations.
 - 3. As the Work progresses, indicate Actual Completion percentage factory
- B. Distribution: Distribute copies of approved schedule to Architect Oner, separation contractors, testing and inspecting agencies, and other parties identified by Contract with need-to-know schedule responsibility.
 - 1. Post copies in Project meeting rooms and temporary
 - 2. When revisions are made, distribute updated schools have they are completed their assigned portion of the Work and are no longer in any in permance of construction activities.

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 Supplem Conditions and other Division 1 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for spointing shop Drawings, Product Data, Samples, and other miscellaneous spointing.
- B. Related Sections include the following:
 - 1. Division 1 Section "Payment Procedures" for submany Applications for Payment.
 - 2. Division 1 Section "Project Coordination" bmit. Coordination Drawings.
 - 3. Division 1 Section "Construction Progras Do ation" for submitting schedules and reports, including Contractor's Construction Schedule.
 - 4. Division 1 Section "Quality Control" for something test and inspection reports and Delegated-Design Submittals
 - 5. Division 1 Section "Close Caracter Control Control
 - 6. Division 1 Section "Clost rocco. s" for submitting Record Drawings, Record Specifications, Record Data, and operation and maintenance manual requirements.
 - 7. Division 1 Se on "Substitutions for submitting products substitutions during bidding and after Aw 1 of contract."

1.3 DEFINITIO

- A. A on Submittals. Written and graphic information that requires Architect's responsive action.
- B. In pational Submittals: Written information that does not require Architect's approval. Subm. Is may be rejected for not complying with requirements.

.4 JBMITTAL PROCEDURES

- General: Upon request, Architect will provide electronic copies of CAD Drawings of the Contract Drawings for Contractor's use in preparing submittals. Contractor shall sign a release form provided by the Architect and payment of \$200 processing fee for each consultant's CADD files. Only plan drawings and backgrounds to be provided
- B. Coordination: Coordinate preparation and processing of submittals with performance of construction activities.

- 1. Coordinate each submittal with fabrication, purchasing, testing, delivery, other submittals, and related activities that require sequential activity.
- 2. Coordinate transmittal of different types of submittals for related parts of the Work so processing will not be delayed because of need to review submittals concurrently for coordination. Architect reserves the right to withhold action on a submittal requiring coordination with other submittals until related submittals are received.
- 3. All submittals by suppliers and fabricators shall be reviewed by Installing Contractor for compliance and coordination with other work prior to submiss to the architect. Contractor's failure to review shop drawings and product data we cause for rejection.
- C. Submittals Schedule: Comply with requirements in Division 1 Sections "Construction 1 ress Documentation" and "Construction Schedules" for list of submittals and surface arts for scheduled performance of related construction activities.
- D. Processing Time: Allow enough time for submittal review, including the for submittals, as follows. Time for review shall commence on Architect's record on mit.
 - 1. Initial Review: Allow not less than 15 working days pinitial view of each submittal. Allow additional time if processing must be delayd to processed must be delayed for coordination or when a submittal being processed must be delayed for coordination.
 - 2. Concurrent Review: Where concurrent ew of abmittals by Architect's consultants, Owner, or other parties is required, allow to than 21 working days for initial review of each submittal.
 - 3. If intermediate submitted and process it in same manner as initial submittal.
 - 4. Allow 15 working for pressing each re-submittal.
 - 5. No extension the Context Time will be authorized because of failure to transmit submitty enough and acc of the Work to permit processing.
 - 6. All transfer ors to provide all submittals and color samples to the Construction Manager within days of your contract date. Any rejected submittals to be resubmitted within 15 days. A purity of \$100.00 per calendar day will be accessed for late submittals and color samples.

Identification: Place a permanent label or title block on each submittal for identification.

- Indicate name of firm or entity that prepared each submittal on label or title block.

 Provide a space approximately 4 by 5 inches (100 by 125 mm) on label or beside title block to record Contractor's review and approval markings and action taken by Architect.
- 3. Include the following information on label for processing and recording action taken:
 - a. Project name.
 - b. Date.
 - c. Name and address of Architect.
 - d. Name and address of Contractor.
 - e. Name and address of subcontractor.

- f. Name and address of supplier.
- g. Name of manufacturer.
- h. Submittal tracking number based on specification section
- i. Number and title of appropriate Specification Section.
- j. Drawing number and detail references, as appropriate.
- k. Other necessary identification.
- F. Deviations: Highlight, encircle, or otherwise identify deviations from the Contract Docu. at on submittals.
- G. Additional Copies: Unless additional copies are required for final submittal, a unle Architect observes noncompliance with provisions of the Contract Documents, and submittal may serve as final submittal.
 - 1. Submit one copy of submittal to concurrent reviewer in addition a specific I number of copies to Architect.
 - 2. Additional copies submitted for maintenance manuals and have and with action taken and will be returned.
- H. Transmittal: Package each submittal individually and propred for a transmittal and handling. Transmit each submittal using a transmittal for a Arch ect will return submittals, received from sources other than Contractor.
 - 1. On an attached separate sheet, prepared control or's letterhead, record relevant information, requests for data, revisions of the those requested by Architect on previous submittals, and devictions from requirements of the Contract Documents, including minor variation and initiations. Include the same label information as the related submittal.
 - 2. Include Contractor's certification staring that information submitted complies with requirements of the traction cuments.
 - 3. Transmittal Fo at Provide locations on form for the following information:
 - a. Prectine.
 - b. ate.
 - c. Pec ation (To:).
 - d. rce (From:).
 - e. Na. of subcontractor, manufacturer, and supplier.
 - f. Submittal tracking number based on specification section
 - g. Category and type of submittal.
 - Submittal purpose and description.
 - Submittal and transmittal distribution record.
 - j. Remarks.
 - k. Signature of transmitter.

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 action taken by Architect in connection with construction.

PART 2 - PRODUCTS

2.1 **ACTION SUBMITTALS**

- General: Prepare and submit Action Submittals required by individual Specification Sections A.
 - 1. Number of Copies: Submit number of copies requested but not less than seven co each submittal, unless otherwise indicated. Architect will return two copies plus copie for maintenance binders. Mark up and retain one returned copy as a Project Document.
- tion and B. Product Data: Collect information into a single submittal for each element ons. type of product or equipment.
 - 1. If information must be specially prepared for submittal because dard inted data are not suitable for use, submit as Shop Drawings, not as
 - 2. Mark each copy of each submittal to show which pr tions are applicable. ucts and
 - 3. Include the following information, as applicable
 - Manufacturer's written recommendations. a.
 - b. Manufacturer's product specifications.
 - Manufacturer's installation inst c.
 - Standard color charts. d.
 - Manufacturer's catalog cuts. e.
 - f. Wiring diagrams showing factory-insulaed wiring.
 - Printed performance our
 - 'iagr' h. Operational rang
 - i. Mill reports.
 - opering and maintenance manuals. Standard p į.
 - Complience with rogan ed trade association standards. Complience with roganized testing agency standards. k.
 - 1.
 - A lica of test ig agency labels and seals. m.
 - otation of anation requirements.
- C. Shop Drawin Prepare Project-specific information, drawn accurately to scale. Do not base She Drawings reproductions of the Contract Documents or standard printed data.
 - Preparation: Include the following information, as applicable:
 - Dimensions.
 - b. Identification of products.
 - c. Fabrication and installation drawings.
 - d. Roughing-in and setting diagrams.
 - Wiring diagrams showing field-installed wiring, including power, signal, and e. control wiring.
 - f. Shopwork manufacturing instructions.
 - Templates and patterns. g.
 - Schedules. h.
 - Design calculations. i.
 - Compliance with specified standards. j.
 - Notation of coordination requirements. k.

- 1. Notation of dimensions established by field measurement.
- 2. Wiring Diagrams: Differentiate between manufacturer-installed and field-installed wiring.
- 3. Sheet Size: Except for templates, patterns, and similar full-size drawings, submit Shop Drawings on sheets at least 8-1/2 by 11 inches (215 by 280 mm) but no larger than 30 t 42 inches (750 by 1000 mm).
- D. Coordination Drawings: Comply with requirements in Division 1 Section "Project Manage, and Coordination."
- E. Samples: Prepare physical units of materials or products, including the following
 - 1. Comply with requirements in Division 1 Section "Quality Reg ements or in Ekups.
 - 2. Samples for Verification: Submit full-size units or Samples of the indicated, prepared from the same material to be used for the Work, cured and finish thin mother specified, and physically identical with the product proposed for the action of the following: partial sections of manufactured or fobrical components; small cuts or containers of materials; complete units of repetit of the very verials; swatches showing color, texture, and pattern; color range sets and containers of independent testing and inspection.
 - 3. Preparation: Mount, display, or pack Sar As manner specified to facilitate review of qualities indicated. Prepare Samples aatch chitect's sample where so indicated. Attach label on unexposed side that include the following:
 - a. Generic description 1 S. ple.
 - b. Product name or me consufacturer.
 - c. Sample source
 - d. Project No
 - e. Date.
 - 4. Submit on platfor review of kind, color, pattern, and texture for a final check of these characteristics where a elements and for a comparison of these characteristics between final broad and actual component as delivered and installed.
 - a. If a ption in color, pattern, texture, or other characteristic is inherent in the product represented by a Sample, submit at least three sets of paired units that show approximate limits of the variations.
 - Refer to individual Specification Sections for requirements for Samples that illustrate workmanship, fabrication techniques, details of assembly, connections, operation, and similar construction characteristics.

Number of Samples for Verification: Submit minimum three sets of Samples. Architect will retain two Sample sets; remainder will be returned. Mark up and retain one returned Sample set as a Project Record Sample.

 Submit a single Sample where assembly details, workmanship, fabrication techniques, connections, operation, and other similar characteristics are to be demonstrated.

- 6. 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 tim of use
 - b. Samples not incorporated into the Work, or otherwise designated as Owner's property, are the property of Contractor.
- F. Product Schedule or List: Prepare a written summary indicating types of products required for the Work and their intended location. Include the following information in tabu.
 - 1. Type of product. Include unique identifier for each product.
 - 2. Number and name of room or space.
 - 3. Location within room or space.
 - 4. Project identification as described in submittal proced as as
- G. Subcontract List: Prepare a written summary identifying in duals confirms proposed for each portion of the Work, including those who are to furnish adductor adipment fabricated to a special design. Include the following information in table form
 - 1. Name, address, and telephone number fent products.
 - 2. Number and title of related Specification 2 (s) covered by subcontract.
 - 3. Drawing number and detail refrences, as appropriate, covered by subcontract.
 - 4. Project identification as described in submittal procedures above.

2.2 INFORMATIONAL SV TTAL

- A. General: Prepare an submit In rmational Submittals required by other Specification Sections.
 - 1. Number of Copie anit two copies of each submittal, unless otherwise indicated. Are act of a not return copies.
 - 2. Certifications: Provide a notarized statement that includes signature of entity respectible for preparing certification. Certificates and certifications shall be signed by an officer or other individual authorized to sign documents on behalf of that entity.
 - 3. Test and Inspection Reports: Comply with requirements in Division 1 Section "Quality guirements."
- B. ontractor's Construction Schedule: Comply with requirements in Division 1 Section Construction Progress Documentation."
- C. 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.
- D. Product Certificates: Prepare written statements on manufacturer's letterhead certifying that product complies with requirements.

- E. Welding Certificates: Prepare written certification that welding procedures and personnel comply with requirements. Submit record of Welding Procedure Specification (WPS) and Procedure Qualification Record (PQR) on AWS forms. Include names of firms and personnel certified.
- F. Installer Certificates: Prepare written statements on manufacturer's letterhead certifying that Installer complies with requirements and, where required, is authorized for this specific Projection.
- G. Manufacturer Certificates: Prepare written statements on manufacturer's letterhead certifying that manufacturer complies with requirements. Include evidence of manufacturing where required.
- H. Material Certificates: Prepare written statements on manufacturer's letter perturbed that material complies with requirements.
- I. Material Test Reports: Prepare reports written by a qualified testing age. v, or esting agency's standard form, indicating and interpreting test results of material recomplete with requirements.
- J. Preconstruction Test Reports: Prepare reports written equal set sting agency, on testing agency's standard form, indicating and interpreting result. Itests, erformed before installation of product, for compliance with performance requirements.
- K. Compatibility Test Reports: Prepare reports with a by qualified testing agency, on testing agency's standard form, indicating and interpreting that is of compatibility tests performed before installation of product. Include written recommendations for primers and substrate preparation needed for adhesion
- L. Field Test Reports: Prepare reportition by a qualified testing agency, on testing agency's standard form, indicating intended in its final location, for compliance with requirements.
- M. Product Test teports: written reports indicating current product produced by manufaction cortains with requirements. Base reports on evaluation of tests performed by manufacture, witnessed by a qualified testing agency, or on comprehensive tests performed by qualified to g agency.
- N. arch/Evaluation Reports: Prepare written evidence, from a model code organization accepted to authorities having jurisdiction, that product complies with building code in effect for President. Include the following information:
 - Name of evaluation organization.
 - Date of evaluation.
 - 3. Time period when report is in effect.
 - 4. Product and manufacturers' names.
 - 5. Description of product.
 - 6. Test procedures and results.
 - 7. Limitations of use.

- O. Maintenance Data: Prepare written and graphic instructions and procedures for operation and normal maintenance of products and equipment. Comply with requirements in Division 1 Section "Closeout Procedures Operation and Maintenance Data."
- P. 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 bads. Include load diagrams if applicable. Provide name and version of software, if any, used a calculations. Include page numbers.
- Q. Manufacturer's Instructions: Prepare written or published information that do ment manufacturer's recommendations, guidelines, and procedures for installing or opering product or equipment. Include name of product and name, address, and ment ber of manufacturer. Include the following, as applicable:
 - 1. Preparation of substrates.
 - 2. Required substrate tolerances.
 - 3. Sequence of installation or erection.
 - 4. Required installation tolerances.
 - 5. Required adjustments.
 - 6. Recommendations for cleaning and protection
- R. Manufacturer's Field Reports: Prepare write info and documenting factory-authorized service representative's tests and inspections.
 - 1. Name, address, and telephor number of factory-authorized service representative making report.
 - 2. Statement on condition, substance and their acceptability for installation of product.
 - 3. Statement that products at tect site comply with requirements.
 - 4. Summary of instance processures being followed, whether they comply with requirements 2 1, if not hat corrective action was taken.
 - 5. Results of operational another tests and a statement of whether observed performance complies with suirements.
 - 6. State at whether actions, products, and installation will affect warranty.
 - 7. Oth part of items indicated in individual Specification Sections.
- S. Instance Certifices and Bonds: Prepare written information indicating current status of irrance or bonding coverage. Include name of entity covered by insurance or bond, limits of rage, amounts of deductibles, if any, and term of the coverage.
 - Within working days of award of contract and notice to proceed each prime the contractor hall provide written confirmation that Contractor shall comply with requirements contained rein. Architect of record shall then provide (1) six pack of beer as selected by the contractor.

PART 3 - EXECUTION

3.1 CONTRACTOR'S REVIEW

A. Review each submittal and check 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 submittals that do not bear Contractor's approval stamp a will return them without action.
- B. Action Submittals: Architect will review each submittal, make marks to indicate trees, as or modifications required, and return it. Architect will stamp each submitted and a constamp and will mark stamp appropriately to indicate action taken.
- C. Informational Submittals: Architect will review each submittal and what tret in it, or will reject and return it if it does not comply with requirements. Some will ard each submittal to appropriate party.
- D. Submittals not required by the Contract Documents when of be visited and may be discarded.

END OF SECTION 013300

SECTION 013319 FIELD TEST REPORTING

PART 1 GENERAL

1.1 RELATED DOCUMENTS:

- A. Drawings and general provisions of Contract, including General and Suppleation.

 Conditions and Division-1 Specification sections, apply to work on this tion.
- B. Throughout the specifications, types of materials may be specified to uta the purpose of limiting competition. Alternate methods and/or a trials may be submitted to the Architect for consideration. Those judged to be equal to that specified till receive written approval.
- C. Delaware Department of Transportation Specifications Road and Bridge Construction, August 2001 and as amended.
- D. Delaware Department of Natural Resources at Environmental Control (DNREC) Sediment and Stormwater Regulation.

1.2 SUMMARY

Work included: Provided at the Couract of expense, such field engineering services as are required for proper completion of the Yuding, but not necessarily limited to:

- A. The Contractor state spond le for all stakeouts and elevation checks required for construction. A such W shart be performed by a professional land surveyor. The surveyor shall rify adea by of benchmarks before starting construction.
- B. Before ne start of any ouilding construction, the Contractor shall have a professional land surve. It ate and stake building corners, driveway entrances, driveways, parking areas and play and the ground the state of the actual layout and the project site plan, they so the brought to the attention of the Architect and resolved before Work proceeds. A building and site stake out drawing stamped and signed by a professional land surveyor may be submitted in lieu of this preliminary stake out.
- A er the corners of the exterior walls have been started, the Contractor shall obtain a wall check survey certificate made by a professional land surveyor. This survey shall show the accurate location of the building with reference to property lines.
- D. After the first sections of slab-on-grade have been placed in the building, the Contractor shall have a professional land surveyor verify and record the finish floor elevations on the wall check survey.
- E. At the end of the project, the Contractor shall have a professional land surveyor prepare and certify an as-built survey showing the accurate horizontal and vertical locations of all building corners, paved areas, sidewalks, utilities (including inverts), fencing, site walls, etc. located within the project area.

FIELD TEST REPORTING 013319-1

- F. As-Built survey shall be included in a standard C.A.D. format such as AutoCad and/or MicroStation and shall include 2-foot contours within the project limits.
- G. A complete stormwater management as-built shall also be completed in accordance with DNREC's Standard Stormwater Management checklist. The Contractor's shall have professional land surveyor prepare and certify an interim and final as-built, and the test and inspection agent shall have a professional engineer certify the construction the interim and final stages of stormwater management facility constructions.
- H. The contractor will be responsible for preparing and submitting to the interior five (5) copies of the interim and final stormwater management facility information in accordance with the requirements set for a v DNR.

1.3 RELATED WORK

- B. Additional requirements for field engil ring as by be described in other Sections of these Specifications.

1.4 QUALITY ASSURANCE

A. Use adequate numbers of till the timen who are thoroughly trained and experienced in the necessary crafts and who are ompletely familiar with the specified requirements and the methods needed to the period of the work of this Section.

1.5 SUBMITTALS

- A. Comp with pertine provisions of Section 013300-Submittals.
- B. Upon reset of the Architect, submit;
 - 1. Data demonstrating qualifications of persons proposed to be engaged for field engineering services.
 - 2. Documentation verifying accuracy of field engineering work.
 - 3. Certifications, signed by the Contractor's retained field engineer, certifying that elevations and locations of improvements are in conformance with requirements of the Contract Documents.
 - 4. All certifications and surveys described in the Summary section of this specification.

FIELD TEST REPORTING 013319-2

1.6 PROCEDURES

- A. In addition to procedures directed by the Contractor for the proper performance of the Contractor's responsibilities:
 - 1. Locate and protect control points before starting Work on the site.
 - 2. Preserve permanent reference points during process of the Work
 - 3. Do not change or relocate reference points or items of the specific approval from the Architect.
 - 4. Promptly advise the Architect when a reference point is lower decroyed, or requires relations because of other changes in the Work
 - a) Upon direction of the Archite tree eld engineer to replace reference stakes or markers.
 - b) Locate such replacement according to be original survey control.

PART 2 PRODUCTS

Not Applicable

PART 3 EXECUTION

Not Applicable

END OF SECTION 6 319

FIELD TEST REPORTING 013319-3

<u>SECTION 013500 – SPECIAL PROCEDURES</u>

1.1 SAFETY REQUIREMENTS

A. All work shall be performed in accordance with rules, regulations, procedures and rafe practices and/or OSHA and all other Government agencies having jurisdiction over project.

1.2 SAFETY PRECAUTIONS AND PROGRAMS:

- A. Each Contractor shall be responsible for initiating, maintaining at the visit safety precautions and programs in connection with the work. The project of the very afficer for each contractor shall be provided to the Construction Manager.
- B. All Contractors shall comply with the provisions of the Occ. tion, Lafety and Health Act" and Federal, State and local requirements.
- C. If a Contractor fails to maintain the safety precautes record by law or directed by the Construction Manager, the Construction Manager in take such action as necessary and charge the Contractor therefore. The fair records Contractor Manager to take any such action shall not relieve the Contractor this sing ons.
- D. The Contractor individually shall be respond for the safety, efficiency, and adequacy of his plant, appliances, and bods and for any damage which may result from their failure or their improper anstraction, maintenance or operation.
- E. Prior to mobilizing to the the Contractor shall submit to the Construction Manager in writing, a description wis say to program for review and comment. Failure of the Construction is mager to take any changes shall not relieve the contractor of his obligations. Doing the conduct of the work, the Contractor shall immediately notify the Construction Manager is writing of all accidents and shall submit a written report description in detail the circumstances of each accident within 24 hours of its occurrence.
- F. All Concertors shall notify the Construction Manager of any flammable, combustible and/or tox, paterials intended for use on the project and shall furnish the Construction Manager with literature pertinent to the use and control of all materials, including, but not limited to M.S.D.S. sheets.
 - Each Contractor shall delegate one representative who shall be responsible to maintain all safety requirements of the Contractor, and shall attend all project meetings scheduled by the Construction Manager.

1.5 SAFETY OF PERSONS AND PROPERTY:

- A. The Contractor shall take all reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage or loss to:
 - 1. All Capital School District personnel and all other persons who may be affected thereby.

- 2. All the work and all materials and equipment to be incorporated therein, whether in storage on or off the site, under the care, custody or control of the Contractor or any of his Subcontractors or Sub-Subcontractors.
- 3. Other property at the site or adjacent thereto, including but not limited to trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction and underground property.
- B. The Contractor shall give all notices and comply with all applicable laws, rules, regulations and lawful orders of any public authority, included on the safety of persons or property or that protect in from damage, injury or loss.
- C. The Contractor shall erect and maintain, as required be exist, controls and progress of the work, all reasonable safeguards for safety an evotection, cluding danger signs and other warnings against hazards. He shall cooply the safet regulations and notify the Construction Manager, until he is in complia.
- D. The Contractor shall promptly remedy dar or or it to any property caused in whole or in part by the Contractor, his Subcaractors, in Sub-Subcontractors, or anyone directly employed by any of them, or by one whose acts any of them be liable.
- E. The Contractor shall not log permit any part of the work to be loaded so as to endanger its integrity and afety
- F. Contractors using a method blasting to perform work on the project shall use all proper methods, including an attention and/or overburden, progressive time sequences and called discusses, in accordance with all governmental regulations.
- G. The use of audit puint and headsets will not be permitted on the construction site.

1.4 PERSONAL CECTION REQUIREMENTS

- A. All person stering the project shall wear hard hats in good condition and meet ANSI Z89.1-1981 and ANSI Z89.2-1971. The hats shall be worn in the proper manner.
- B. It persons entering the project shall wear proper work boots, clothing attire including leaf trousers and shirts.
- All job site personnel are expected to strictly adhere to the following rules and regulations:
 - 1. Use of approved eye protection by all Company personnel shall be required during all types of percussions and reciprocating work or when owner requirements govern.
 - 2. Approved respiratory equipment shall be worn by all personnel exposed to hazardous volumes of toxic or noxious dusts, fumes, mists, or gases. Check

M.S.D.S. if not sure.

- 3. Personal protective equipment is to be used under unusual conditions, such as high temperature work, handling caustic or corrosive liquids, or molten metals.
- 4. When lifting material, keep back straight, bend knees, and lift with your less. On help if the load is too heavy.
- 5. Work clear of suspended loads. If a load is moved above where you or walking, stand clear until it has passed.
- 6. Unless it is part of your regular work, do not attempt to relectrical equipment.
- 7. Kill any circuit before attempting to work on it. From your sill er than 110 will cause death under certain conditions.
- 8. Treat all electric wires as live. Do not to che. sed wes. Report them immediately to your supervisor.
- 9. The Contractor is responsible for produce say training to all of his employees.
- 10. All shipments to the site shall have equired documentation and labels attached and the documentation and labels shall be maintained while the material is on site.
- 11. As defined in the compational Safety & Health Act, safety belts, complete with lanyard and the compational Safety & Health Act, safety belts, complete with lanyard, are to be used where there is a danger falling.

1.5 HOUSEKEF ANG

- A. Materia and equipment must be piled up or stored in a safe manner. Aisles must be kept clear.
- All drop cables/extension cords shall be elevated above the ground or protected in such a by to allow traffic to pass.
- Smoking will only be permitted in designated areas.
 - Consumption of food and beverages in other than Company-designated areas and at specified times.
- E. Glass-bottled refreshments will not be allowed in the workplace.
- F. Graffiti will not be tolerated on the jobsite.
- G. All compressed gas cylinders must be stored in an upright position and tied off with the

cap placed on top.

- H. The cords and connections at temporary panels must be maintained in an orderly fashion at all times to prevent tripping.
- I. Welding stubs and shells from explosive activated tools shall be collected and proverly disposed of by Contractor.
- J. Nails are to be bent over and/or removed from wood.
- K. Aisles and stairwells as well as base areas of ladders are to be kept clear a. \time

1.6 M.S.D.S.-CONTROLLED PRODUCTS

- any controlled A. The Contractor is responsible for notifying R.Y. John 18 products that they bring or cause to have brought of the site. e Contractor shall erial S provide R.Y. Johnson & Son, Inc. with a copy of the lety Data Sheet (M.S.D.S.) for the controlled product, and the actor retain a copy of the M.S.D.S. on site for their reference. The 1 use, and disposal of any controlled stora, product is the responsibility of the Cor ...ctor
- B. The Contractor shall comply with OSH. Sommy scations' Standards 29 CFR 1910-1200 for hazardous materials. The Contractor shall an antain a Material Safety Data Sheet on file at the jobsite for each classical brought to the site. M.S.D.S. sheets shall be submitted to R.Y. Johnson & Son, Y. a. for ecord purposes.
- C. Temporary storage of haza us materials shall be located in containment dikes provided by the Contract eq. g.s. in area identified by the Construction Manager. All tanks, drums, d contain—s are to be labeled with appropriate warnings (i.e., flammable, no smoking). riodic insections for leakage shall be the responsibility of the Contract. Fin.——leap—and removal shall be by the Contractor.

1.7 EMERGENCIL

In any emergency affecting the safety or persons or property, the Contractor shall act, at his discretion, to prevent threatened damage, injury or loss and shall immediately notify Construction Manager of such emergency conditions. Any claims made by the Contractor for additional compensation or extension of time on account of emergency work shall be processed in accordance with Article 7, of the Supplementary Conditions.

1.8 ACCIDENT INVESTIGATION AND REPORTING

- A. All accident/incidents shall be reported.
- B. The Contractor shall submit an accident/incident report to R.Y. Johnson & Son, Inc. no later than 10 hours on the working day following the incident. A detailed report is to follow within 24 hours.

1.9 FIRST AID PROCEDURE

- A. The Contractor is to provide his own First Aid service.
- B. Each Contractor shall supply to R.Y. Johnson & Son, Inc. a list of their qualified F. Aid personnel. Each Contractor is to have a minimum of one full-time qualified First personnel on site. Contractor First Aid certificates shall be posted in the Confice and photocopies supplied to R.Y. Johnson & Son, Inc.

1.10 INDEMNIFICATION

- Contractors shall indemnify and hold harmless the Owner the Co ruc* n Manager and A. the Architect/Engineer, all municipal authorities, and ar as s an inployees from and against all claims, damages, losses, and expens ncluding ut not limited to attorney's fees arising out of or resulting from the personance the work, provided that any such claim, damage, loss or expense (1) is a utab. odily injury, sickness, disease or death, or to injury to or destruct of tan le property (other work than the work itself) including the loss of use reacting berefro, and (2) is caused in whole or in part by any negligent act or omission the onth or, any Subcontractor, anyone directly or indirectly employed by any one of anyone for whose acts any of them may be liable, regardless of whether or not is ca. in part by a party indemnified hereunder.
- B. In any and all claims against the Dwner, the Construction Manager or the Architect/Engineer or according to the order of the architecty employees by any employee of a Contractor, and Subcontractor, anyone sectly or indirectly employed by any of them or anyone for whose acts any some says to liable, the indemnification obligation under this paragraph shall not be lineed in any way by any limitation on the amount or type of damages, compensation or any coordinates or workmen's compensation acts, disability benefit acts or other employee by left acts.
- C. To the Newst extent permitted by law the Contractor shall indemnify and hold harmless the Construction Manager, the Owner, and the Architect and their agents and employees from and against all claims, including citations and penalties imposed by the Occupational Safety and Health Administration, damages, losses, expenses and algments including, but not limited to attorneys' fees, arising out of or resulting from performance of the work in an area which is unsafe, harmful, dangerous, or hazardous and which is caused in whole or in part by any act or omission of the Contractor, anyone directly or indirectly employed by it, or anyone for whose acts it may be liable, regardless of whether the claim, citation, penalty, damage, loss, expense or judgment results from unsafe, harmful, dangerous, hazardous or toxic materials or substances or whether from any other unsafe, harmful, dangerous or hazardous conditions.
- D. The obligations of the Contractor under this paragraph shall not extend to the liability of the Architect/Engineer or the Construction Manager, his agents or employees arising out of (1) the preparation or approval of maps, drawings, opinions, reports, surveys, design or specifications, or (2) the giving of or the failure to give directions or instructions by the

- Architect/Engineer of the Construction Manager, their agents or employees provided such giving or failure to give is the primary cause of the injury or damage.
- E. No provision of this Subparagraph shall give rise to any duties on the part of the Architect or the Construction Manager not otherwise provided for by contract or by lav
- F. In the event that any party is requested but refuses to honor the indemnity obligation hereunder, then the party refusing to honor such requests shall, in addition to all other obligations, pay the cost of bringing any such action, including attorney's fewer party requesting indemnity.

END OF SECTION 013500

SECTION 014000 - QUALITY REQUIREMENTS

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for quality-contrectivity
- B. Quality-control services include inspections, tests, and related actions, it ading reperformed by Contractor, by independent agencies, and by governing authorities. To do not helude contract enforcement activities performed by Architect.
- C. Inspection and testing services are required to verify com, new with equirements specified or indicated. These services do not relieve Contractor of poons tity for compliance with Contract Document requirements.
- D. Requirements of this Section relate to custor Zed histaliation procedures, not production of standard products.
 - 1. Specific quality-control requirements for individual construction activities are specified in the Sections that specify those activities equirements in those Sections may also cover production of standard products.
 - 2. Specified inspections, tests, and all sold sold sold in the contractor's quality-control procedures that facilitate compliance with a tract Document requirements.
 - 3. Requirements for Country product quality-control services required by Architect, Owner, or authorities having insdiction a not limited by provisions of this Section.
- E. Related Section The fermion ections contain requirements that relate to this Section:
 - 1. Division 1 on "Cutting and Patching" specifies requirements for repair and restoration of construction urbed by inspection and testing activities.
 - 2. Vision 1 Section "Submittals" specifies requirements for development of a schedule of required sts and inspections.

1.3 RESPONSIA TITIES

- A. Corractor Responsibilities: Unless otherwise indicated as the responsibility of another identified ency, Contractor shall provide inspections, tests, and other quality-control services specified elsewhere are Contract Documents and required by authorities having jurisdiction. Costs for these services are included in the Contract Sum.
 - 1. Where individual Sections specifically indicate that certain inspections, tests, and other quality-control services are the Contractor's responsibility, the Contractor shall employ and pay a qualified independent testing agency to perform quality-control services. Costs for these services are included in the Contract Sum.
- B. Retesting: The Contractor is responsible for retesting where results of inspections, tests, or other

quality-control services prove unsatisfactory and indicate noncompliance with Contract Document requirements, regardless of whether the original test was Contractor's responsibility.

- 1. The cost of retesting construction, revised or replaced by the Contractor, is the Contractor's responsibility where required tests performed on original construction indicated noncompliar with Contract Document requirements.
- C. Associated Services: Cooperate with agencies performing required inspections, tests, and milas services, and provide reasonable auxiliary services as requested. Notify the agency officient in advance of operations to permit assignment of personnel. Auxiliary services required and not limited to, the following:
 - 1. Provide access to the Work.
 - 2. Furnish incidental labor and facilities necessary to facilitate inspect as and te
 - 3. Take adequate quantities of representative samples of materials that quire tenng or assist the agency in taking samples.
 - 4. Provide facilities for storage and curing of test samples.
 - 5. Deliver samples to testing laboratories.
 - 6. Provide the agency with a preliminary design mix processed to use for naterials mixes that require control by the testing agency.
 - 7. Provide security and protection of samples and equip of at the Project Site.
- D. Duties of the Testing Agency: The independent of length of the testing of materials and construction specified in it. Global ections shall cooperate with the Architect and the Contractor in performance of the agency's dual the testing agency shall provide qualified personnel to perform required inspectations.
 - 1. The agency shall notify the A. ite Contractor promptly of irregularities or deficiencies observed in the Work during per mance of its services.
 - 2. The agency is not a contact to rease, revoke, alter, or enlarge requirements of the Contract Documents or apprare or account any portion of the Work.
 - 3. The agency shall neverform y duties of the Contractor.
- E. Coordination coord at the sequence of activities to accommodate required services with a minimum of delay. Coordinate activities to avoid the necessity of removing and replacing construction to accommodate instantions and tests.
 - 1. 7 Contractor responsible for scheduling times for inspections, tests, taking samples, and milar activities.

1.4 SUBMITTA

- A. Uses the Contractor is responsible for this service, the independent testing agency shall submit a certified written report, in duplicate, of each inspection, test, or similar service to the Architect. If the intractor is responsible for the service, submit a certified written report, in duplicate, of each inspection, test, or similar service through the Contractor.
 - 1. Submit additional copies of each written report directly to the governing authority, when the authority so directs.
 - 2. Report Data: Written reports of each inspection, test, or similar service include, but are not limited to, the following:

- a. Date of issue.
- b. Project title and number.
- c. Name, address, and telephone number of testing agency.
- d. Dates and locations of samples and tests or inspections.
- e. Names of individuals making the inspection or test.
- f. Designation of the Work and test method.
- g. Identification of product and Specification Section.
- h. Complete inspection or test data.
- i. Test results and an interpretation of test results.
- j. Ambient conditions at the time of sample taking and testing.
- k. Comments or professional opinion on whether inspected or tested V. co. Vies with Contract Document requirements.
- l. Name and signature of laboratory inspector.
- m. Recommendations on retesting.

1.5 QUALITY ASSURANCE

- A. Qualifications for Service Agencies: Engage inspection a testing vice agencies, including independent testing laboratories, that are prequalified a company with the American Council of Independent Laboratories' "Recommended Requirements." Independent Laboratory Qualification" and that specialize in the types of inspections and the paper of the company of the American Council of Independent Laboratory Qualification and the paper of the council of the
 - 1. Each independent inspection and testing a cy ngas on the Project shall be authorized by authorities having jurisdiction to operate in the ate y are the Project is located.

PART 2 - PRODUCTS (Not Applicable)

PART 3 - EXECUTION

3.1 REPAIR AND PROTECTIO

- A. General: Upon completen of inspection, testing, sample taking and similar services, repair damaged construction and estore and finishes. Comply with Contract Document requirements for Division 1 Second "Catting and Patching."
- B. Protect construct exposed by or for quality-control service activities, and protect repaired construction.
- C. Lepa. and protection is Contractor's responsibility, regardless of the assignment of responsibility for inspection testing, or similar services.

ND OF CTION 014000

SECTION 014100- REGULATORY REQUIREMENTS

PART I - GENERAL

1.1 SECTION INCLUDES

- A. Safety and Health Regulations.
- B. Housekeeping.
- C. M.S.D.S. Controlled Products.
- D. Emergencies.
- E. Employment Policy.
- F. Environmental Statutes and Regulations.
- G. Miscellaneous Regulations.
- I. Standard of Quality.

I.2 RELATED SECTIONS

A. General and Supplement Cortions of the Contract.

I.3 SAFETY AND BEALTH PEGU. TIONS

- A. These Contract pocumen and the joint and several phases of construction hereby contemple ed a to be go rned, at all lines by applicable provisions of the Federal law(s) cluding amitted to, the latest amendments of the following:
 - 1. ams-Steiger Occupational Safely and Health Act of 1970, Public Law 91-596,
 - 2. Par. 10 Occupational Safety and Health Standards, Chapter XIII of Title 29, Code of Federal Regulations.
- B. thing contained in these Contract Documents for construction shall be construed by the Contractor as relieving him in any way of his responsibility for strict compliance with the rules and regulations contained in the above mentioned Occupational Safety and Health Act.
- C. The use of products containing asbestos will not be permitted.
- All work shall be performed in accordance with rules, regulations, procedures and safe practices and/or OSHA
 and all other Government Agencies having jurisdiction over the project.

- E. Each Contractor shall be responsible for initiating, maintaining and supervising safety precautions and programs in connection with the work. The name of the safety officer for each contactor shall be provided to the Construction Manager.
- F. All Contractors shall comply with the provisions of the Occupational Safety and K. Ith Act and Federal, State and local requirements.
- G. If a Contractor fails to maintain the safety precautions required by law collines. by the Construction Manager, the Construction Manager may take such action necessary charge the Contractor therefore. The failure of the Construction Manager to the contractor of his obligations.
- H. The Contractor individually shall be responsible for the soft sets and adequacy of his plant, appliances, and methods and for any damage which we will from their failure or their improper construction, maintenance or open on.
- I. Prior to mobilizing to the job, the Contractor shall both the Construction Manager in writing, a description of his safety program for review and counter the ring are conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work, the Contractor shall immediately notify the conduct of the work and conduct of the work, the Contractor shall immediately notify the conduct of the work and conduct o
- J. All Contractors shall not of the construction Manager of any flammable, combustible and/or toxic materials in the construction on the project and shall famish the Construction Manager with literate percent on to the use and control of all materials, including, but not limited to M.S. As she
- K. Each Corract hall deligate one representative who shall be responsible to maintain all safety quirement and Contractor, and shall attend all project meetings scheduled by the lastration Manager.
- L. The Control or shall take all reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage or loss to: -
 - All school personnel, employees on the work site and all other persons who may be affected thereby.
 - 2. All the work and all materials and equipment to be incorporated therein, whether in storage on or off the site, under the care, custody or control of the Contractor or any of his Subcontractors or Sub-Subcontractors.
 - 3. Other property at the site or adjacent thereto, including but not limited to trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction and underground property.
- M. The Contractor shall give all notices and comply with all applicable laws, ordinances, rules, regulations and lawful orders of any public authority, including the Owner's

- requirements bearing on the Safety of persons or property or their protection from damage, injury or loss.
- N. The Contractor shall erect and maintain, as required by existing conditions and progress of the work, all reasonable safeguards for safety and protection, including danger signs other warnings against hazards. He shall comply with safety regulations and notify the Construction Manager, until he is in compliance.
- O. The Contractor shall promptly remedy all damage or loss to any property call or in part by the Contractor, his Subcontractors and his Sub-Subcontractor or a line directly employed by any of them, or by anyone for whose acts any of them.
- P. The Contractor shall not load or permit any part of the work to eloaded as to endanger its integrity and safety.
- Q. Contractors using a method of blasting to perform who on the project shall use all proper
- R. The use of audio equipment and headsets will not permed a on the construction site.
- S. All persons entering the project shall year having ood condition and meet ANSIZ89.1-1981 and ANSI Z89.2-1971. The hats shall be work the proper manner.
- T. All persons entering the project's all wear proper work boots, clothing attire including long trousers and shirts.
- U. All job site person to strictly adhere to the following rules and regulations:
 - I. Use of a roved evaprotection by all company personnel shall be required during types of the stone and reciprocating work or when owner requirements govern.
 - 2. Opproved respiratory equipment shall be worn by all company personnel exposed to dous volumes of toxic or noxious dusts, fumes, mists, or gases. Check M. S. if not sure.
 - Perso. al protective equipment is to be used under usual conditions, such as high temperature work, handling caustic or corrosive liquids or molten metals.
 When lifting material, keep bask straight, knees bent, and lift with your legs. Get
 - When lifting material, keep bask straight, knees bent, and lift with your legs. Get help if the load is too heavy.
 - 5. Work clear of suspended loads. If a load is moved above where you are working or walking, stand clear until it has passed.
 - 6. Unless it is part of your regular work, do not attempt to repair or adjust any electrical equipment.
 - 7. Kill any circuit before attempting to work on it. Even voltages lower than 110 will cause death under certain conditions.
 - 8. Treat all electric wires as live. Do not touch exposed wires; report them immediately to your supervisor.
 - 9. The Contractor is responsible for providing safety training to all of his employees.
 - 10. All shipments to the site shall have the required documentation and labels attached and the documentation and labels shall be maintained while the material is on site.

11. As defined in the Occupational Safety & Health Act, safety belts, complete with lanyards or parachute style harness, complete with lanyards, are to be used where there is a danger of falling.

1.4 HOUSEKEEPING

- A. Materials and equipment must be piled up or scored in a safe manner. Aisless the k clear.
- B. All drop cables/extension cords shall be elevated above the ground or protection. The away to allow traffic to pass.
- C. Smoking will only he permitted in designated areas.
- D. Consumption of food and beverages in other than C apany-de nated areas and at specified times are prohibited.
- E. Glass-bottled refreshments will not be allowed in the vork, ace.
- F. Graffiti will not be tolerated on the jestite.
- G. All compressed gas cylinders must be store and upright position and tied off with the cap placed on top.
- H. The cords and connection at all times to prevent trippin.
- I. Welding stubs of sherr on aplosive activated tools shall be collected and properly disposed of by a Contra or.
- J. Nails e to be ben, and/or removed from wood,
- K. Aisles stairwells as well as base areas of ladders are to be kept clear at all times.

1.5 S.D.S.-CONTROLLED PRODUCTS

- A. The Contractor is responsible for notifying R.Y. Johnson Construction Management of any controlled products that they bring or cause to have brought onto the site. The Contractor shall provide
 - RY. Johnson Construction Management with a copy of the Material Safety Sheet (M.S.D.S.) for the controlled product and the Contractor shall retain a copy of the M.S.D.S. on site for their own reference. The legal storage, use, and disposal of any controlled product is the responsibility of the Contractor.
- B. The Contractor shall comply with OSHA Communication Standards 29 CFR 1910-1200 for hazardous materials. The Contractor shall maintain a Material Safety Data Sheet on file at the job-site for each chemical brought to the site, M.S.D.S. sheets shall be submitted to R.Y. Johnson Construction Management for record purposes

C. Temporary storage of hazardous materials shall be located in containment dikes provided by the Contractor requiring same in area identified by the Construction Manager. All tanks, drums, and containers are to be labeled with appropriate warnings (i. flammable, no smoking). Periodic inspections for leakage shall he the responsibility the Contractor. Final clean-up and removal shall be by the Contractor.

1.6 EMERGENCIES

A. In any emergency affecting the safety or persons or property, the Control of sall act, at his discretion, to prevent threatened damage, injury or loss and shall immediately lotify the Construction Manager of such emergency conditions. As a control of emergency work shall be processed in accordance with Article 7, of the Superment of Conditions.

I.7 EMPLOYMENT POLICY

- A. Acceptance of a contract based on these specification of contitutes agreement by the Contractor to comply with State Policy as established by ant Resolution No. 16 of the General Assembly of 1958, which is: The onall pure works being paid for in whole or in part with State or other public fitses, preserve shall be given to available persons who have been residents of Delaware appears of at least six (6) months immediately prior to availability of positions for employed of laborers, mechanics and others, not including supervisor personal not to exceed ten percent (10%) of the total working force.
- B. Competent Workmen: No erson shall be employed to perform any work under the Contract who is set a super and first-class workman or mechanic, as applicable. For purposes of this section to workman or mechanic, as applicable, shall be regarded as competent and first class in less he shall be duly skilled in the applicable branch of labor and shall be parable as than such rates of wages and for such hours work as shall be est shed and current rates of wages paid for such hours by employers of organized labor afformance of similar work in the locality where the work is to be performed.
- It is understood that the provisions of Title VI of the Civil Rights Act 1964 are hereby included in this contract to the end that no person in the United States shall, on the rounds of race, color, or national origin, be excluded from participation in, be denied the efits of, or otherwise subjected to discrimination under this Agreement.
 - The Contractor agrees to make such reports and to maintain and make available, such records as may be required to ensure compliance with ART.38, par. b and c. this means permitting access by appropriate State or Federal officials during normal business hours to such facilities, records and other sources of information as may be pertinent to ascertain compliance with the regulations.
- D. All Contractors shall be subject to, and responsible for all costs relating to Contractor licensing ordinances and regulations.

1.8 ENVIRONMENTAL STATUES AND REGULUATIONS

Contractor shall comply with all applicable provisions of federal and state laws dealing A. with the prevention of environmental pollution and the preservation of natural resources, including but not limited to Act No 247 approved October 26, 1962; the Federal A Quality Act of 1967; the Clean Air Act; the Clean Water Restoration Act; the Wa Pollution Control Act Amendments of 1956; the Water Quality Act of 1965; the Wal Quality Improvement Act of 1970; The Water Pollution Control Act Amendment 1972; The Water Facilities Act (see Consolidated Farmer's Home Administration Act 1961); the Watershed Protection and Flood Prevention Act; the Penn van. Pollution Control Act; the Clean Streams Law; the Solid Waste Max emei. Municipal Waste Planning, Recycling and Waste Reduction Act: A.H. rules and regulations there under, including, but not limited to d by the rmı United States Environmental Protection Agency, the Prosylvania epartment of Environmental Resources and the Department of Environmental Prote ion. Nothing contained in the Contract shall be construed as reli in anyway of Co. Contractors

responsibility for strict compliance with all governmental relirements pertaining to environmental protection.

- B. These Contact Documents and the set and everal phases of construction hereby contemplated are to be go sized. It times, by applicable provisions of Federal and State Law(s) dealing the provention of environmental pollution and the preservation of public natural escapes, including but not limited to the latest amendments of the following:
 - 1. Act No. 247 the Correl Assembly of the Commonwealth of Pennsylvania relating to the premion of environment pollution and the preservation of public natural resonant in extruction projects, enacted October 26, 1972.
- C. Pursuant to at No. 24 of the 1972 Pennsylvania General Assembly, all proposals will be sylvect to 11 the provisions of all Federal and State statutes dealing with the preparation of ponumon and preservation of public natural resources including, but not line 12; the Federal Air Quality Actor 1967; Clean Air Act, as amended: Clean Water estoration Act; Water Pollution Control Act Amendments of 1956, Water Quality Actor 1965, Water Quality improvement Act of 1970. and Water Pollution Control Mt Amendments of 1972; the Water Facilities Act (see Consolidated Farmers Home Administration Act of 1961); the Watershed Protection and Flood Prevention Act; the Pennsylvania Air Pollution Control Act; Clean Streams Law; Solid Waste Management Act; Sewerage Facilities Act; and all rules and regulations there under including, but not limited to, those formulated by the United States Environmental Protection Agency and the Pennsylvania Department of Environmental Resources.
- D. Act No. 247 provides that if the successful bidder must undertake additional work due to enactment of new or the amendment of existing statues, rules or regulations occurring after the submission of the successful proposal, the Authority shall issue a change order setting for the additional work that must be undertaken, which shall not invalidate the contract. The cost of such a change order to the Authority shall be determined in accordance with the provisions of the

contract for change orders or force accounts, or if n such provision is set forth in the contract, then the cost to the Authority shall be the contractors costs for wages, labor costs other than wages, wage taxes, materials,

equipment rentals, insurance and subcontractors attributable to the additional activity plus a reasonable sum for overhead and profit; provided however, that such additiona costs to undertake work not specified in the invitation for proposal shall not be approved unless written authorization is given the successful bidder prior to his undertaking such additional activity. In the event of a dispute between the and the successful bidder, arbitration procedures maybe commenced under applicable

terms of the construction contract, or, if the contract contains no such proarbitration, the then obtaining rules of the American Arbitratic Assection. I

E. Nothing contained in the Contract Documents for construction so the contractor as relieving him in any way of his responsibility and strike pliance with the statutes, rules and regulations contained in the above pentione invitonmental Protection Act.

1.9 MISCELLANEOUS REGULATIONS

A. Standard of Quality: The various refrield products specified in the specification by name or description giver bestablish a standard of quality and of cost for bid purposes. It is not to limit the acceptance to any one material or product specified but rather to tame or describe it as the absolute minimum standard that acceptable. A material or product of lesser quality would not be septer a Where proprietary names are used, whether or not followed by the work approved equal®, they shall be subject to equals only as approved by this contains and or Engineer.

PART 2 -~ PRODUCTS NOT US.)

PART 3- EXEC (IOM (No. LED)

END OF SECTIO 114100

SECTION 014200 - REFERENCES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 DEFINITIONS

- A. General: Basic Contract definitions are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Conditions of a Contract definition are included in the Condition are inc
- B. "Approved": The term "approved," when used to convey Architectorian Contractor's submittals, applications, and requests, is limited to Architectorian ies sponsibilities as stated in the Conditions of the Contract.
- C. "Directed": Terms such as "directed," "requested "autorized" "selected," "approved," "required," and "permitted" mean directed by Architected by Architected, and similar phrases.
- D. "Indicated": The term "indicated" refers to mic a resentations, notes, or schedules on Drawings or to other paragraphs or schedules a specification and similar requirements in the Contract Documents. Terms such as "shown," "notes," "scheduled," and "specified" are used to help the user locate the reference
- E. "Regulations": The term "reg time ades laws, ordinances, statutes, and lawful orders issued by authorities having juristation, as well as rules, conventions, and agreements within the construction induced that attrock reformance of the Work.
- F. "Furnish": The erm furnish" eans to supply and deliver to Project site, ready for unloading, unpacking, a mbly, and similar operations.
- G. "Install": term "install" describes operations at Project site including unloading, temporarily steeps, unpacking, assembling, erecting, placing, anchoring, applying, working to discussion, finish, a, curing, and protecting, cleaning, and similar operations.
- H. "P. de": The term "provide" means to furnish and install, complete and ready for the intent use.
- I. installer": An installer is the Contractor or another entity engaged by Contractor as an inployee, Subcontractor, or Sub-subcontractor, to perform a particular construction operation, acluding installation, erection, application, and similar operations.
- J. The term "experienced," when used with an entity, 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 jurisdiction.

REFERENCES 014200-1

- 1. 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 exclusively to trades people of the corresponding generic name.
- K. "Project site" is the space available for performing construction activities. The extent of Project site is shown on Drawings and may or may not be identical with the description of the which Project is to be built.

1.3 INDUSTRY STANDARDS

- A. Applicability of Standards: Unless the Contract Documents in a strangent requirements, applicable construction industry standards have the state force and sect as if bound or copied directly into the Contract Documents to the extent prenced. Standards are made a part of the Contract Documents by reference.
- B. Publication Dates: Comply with standards in effect as date on the Contract Documents, unless otherwise indicated.
- C. Conflicting Requirements: If compliance with two or ore undards is specified and the standards establish different or conflicting runn nents minimum quantities or quality levels, comply with the most stringent requirements that are different, but apparently equal, to Architectural decombefore proceeding.
 - 1. Minimum Quantity or Quality Levels: The pantity or quality level shown or specified shall be the minimum protectory performed. The actual installation may comply exactly with the minimum quantity or quality specified, or it may exceed the minimum within reasonable limits. To compare the specified of the context of requirements. Refer uncertainties to architection a ceision before proceeding.
- D. Copies of Star and Each entry engaged in construction on Project must be familiar with industry star and apply to its construction activity. Copies of applicable standards are not bound with the Couract Documents.
 - 1. Where construction are needed to perform a required construction activity, obtain copies directly from publication source and make them available on request.
- E. Ab. viations and Acronyms for Industry Organizations: Where abbreviations and acronyms are us. in Specifications or other Contract Documents, they shall mean the recognized name of he entities indicated in Gale Research's "Encyclopedia of Associations" or in Columbia Books' Vational Trade & Professional Associations of the U.S."
- Abbreviations and Acronyms for Industry Organizations: Where abbreviations and acronyms are used in Specifications or other Contract Documents, they shall mean the recognized name of the entities in the following list. Names, telephone numbers, and Web site addresses are subject to change and are believed to be accurate and up-to-date as of the date of the Contract Documents.

PRIVATE tbl1@dom1

AA	Aluminum Association, Inc. (The) www.aluminum.org	(202) 862-5100
AAADM	American Association of Automatic Door Manufacturers www.taol.com/aaadm	(216) 241-7333
AABC	Associated Air Balance Council www.aabchq.com	(202) 737-0202
AAMA	American Architectural Manufacturers Association www.aamanet.org	(847) 3-56
AAN	American Association of Nurserymen (See ANLA)	
AASHTO	American Association of State Highway and Transportation Officials www.aashto.org	(26 324-5800
AATCC	American Association of Textile Chemistand Consists (The) www.aatcc.org	(919) 549-8141
ABMA	American Bearing Manufacturers Associative www.abma-dc.org	(202) 429-5155
ACI	American Concrete In tute Attachmational www.aci-int.org	(248) 848-3700
ACPA	American C crete Pi ₁ Association www.concre -pipe.org	(972) 506-7216
ADC	Air affusion Co	(312) 201-0101
AEIC	Assoc on of Edison Illuminating Companies, Inc. (The) www.ae. rg	(205) 257-2530
AF ^r	American Forest & Paper Association (See AF&PA)	
AF&	American Forest & Paper Association www.afandpa.org	(800) 878-8878 (202) 463-2700
	American Gas Association www.aga.org	(202) 824-7000
АНА	American Hardboard Association www.ahardbd.org	(847) 934-8800
AHAM	Association of Home Appliance Manufacturers www.aham.org	(202) 872-5955

AI	Asphalt Institute www.asphaltinstitute.org	(606) 288-4960
AIA	American Institute of Architects (The) www.aiaonline.org	(202) 626-7300
AISC	American Institute of Steel Construction, Inc. www.aisc.org	(800) 644-2400 (312) 670-
AISI	American Iron and Steel Institute www.steel.org	(202) 45 100
AITC	American Institute of Timber Construction	(303) 79 9559
ALA	American Laminators Association (See LMA)	
ALCA	Associated Landscape Contractors of America www.alca.org	(800) 395-2522 (703) 736-9666
ALSC	American Lumber Standard Comm	(301) 972-1700
AMCA	Air Movement and Control Association and Monal, Inc. www.amca.org	(847) 394-0150
ANLA	American Nursery & Index Condition (Formerly: AAN - Ame. In Association of Nurserymen) www.anla.org	(202) 789-2900
ANSI	American N onal Star ards Institute www sl.org	(212) 642-4900
AOSA	As is a of Official Seed Analysts www.net.com/AOSA	(402) 476-3852
APA	APA-The Engineered Wood Association www.apawood.org	(253) 565-6600
	rchitectural Precast Association www.archprecast.org	(941) 454-6989
API	American Petroleum Institute www.api.org	(202) 682-8000
ARI	Air-Conditioning & Refrigeration Institute www.ari.org	(703) 524-8800
ASCA	Architectural Spray Coaters Association www.ascassoc.com	(856) 848-6120

ASCE	American Society of Civil Engineers www.asce.org	(800) 548-2723 (703) 295-6300
ASHRAE	American Society of Heating, Refrigerating and Air-Conditioning Engineers	(800) 527-4723
	www.ashrae.org	(404) 636-8400
ASME	ASME International (The American Society of Mechanical Engineers International) www.asme.org	(800) 843-2763
ASSE	American Society of Sanitary Engineering www.asse-plumbing.org	(440) 6 -304.
ASTM	American Society for Testing and Materials www.astm.org	(6) 332-9585
AWCI	AWCI International (Association of the Wall and Ceiling Inducies International)	(703) 534-8300
	www.awci.org	
AWCMA	American Window Coveri Manufacturers Association (See WCMA)	
AWI	Architectural Woodwork stitute www.awinet.o	(800) 449-8811 (703) 733-0600
AWPA	American Wood-Preser rs' Association www pa.c	(817) 326-6300
AWS	An ice Welding Society www. s.org	(800) 443-9353 (305) 443-9353
AWW	American Water Works Association www.awwa.org	(800) 926-7337 (303) 794-7711
A	uilders Hardware Manufacturers Association www.buildershardware.com	(212) 661-4261
BIA	Brick Industry Association (The) www.bia.org	(703) 620-0010
BIFMA	BIFMA International (Business and Institutional Furniture Manufacturer's Association International) www.bifma.com	(616) 285-3963

CCC	Carpet Cushion Council www.carpetcushion.org	(203) 637-1312
CCFSS	Center for Cold-Formed Steel Structures www.umr.edu/~ccfss	(573) 341-4471
CDA	Copper Development Association Inc. www.copper.org	(800) 232-3282 (212) 251-7200
CEA	Canadian Electricity Association (The) www.canelect.ca	(613) 9-92
CFFA	Chemical Fabrics & Film Association, Inc. www.taol.com/cffa	(216) 2 -732
CGA	Compressed Gas Association www.cganet.com	(7) ,12-0900
CGSB	Canadian General Standards Board www.pwgsc.gc.ca/cgsb	(819) 956-0425
CIMA	Cellulose Insulation Manufacturers soci con www.cellulose.org	(888) 881-2462 (937) 222-2462
CISCA	Ceilings & Interior System Construction Association www.cisca.org	(630) 584-1919
CISPI	Cast Iron Soil Pipe Instruwww.cispi.org	(423) 892-0137
CLFMI	Chain Link nee Man lecturers Institute www ainlih fo.co (under construction)	(301) 596-2584
CPA	Compose Panel Association (Form v. National Particleboard Association) www.pose f.com	(301) 670-0604
CPr	Corrugated Polyethylene Pipe Association Division of Plastics Pipe Institute ww.cppa-info.org	(800) 510-2772 (419) 241-2221
CRI	Carpet and Rug Institute (The) www.carpet-rug.com	(800) 882-8846 (706) 278-3176
CRSI	Concrete Reinforcing Steel Institute www.crsi.org	(847) 517-1200
CSA	CSA International (Formerly: IAS - International Approval Services) Division of Canadian Standards Association www.iasapprovals.org	(216) 524-4990

CSI	Construction Specifications Institute (The) www.csinet.org	(800) 689-2900 (703) 684-0300
CSSB	Cedar Shake & Shingle Bureau www.cedarbureau.org	(604) 462-8961
CTI	Cooling Tower Institute www.cti.org	(281) 583-4087
DHI	Door and Hardware Institute www.dhi.org	(703) 22 1010
EIA/TIA	Electronic Industries Alliance/Telecommunications Industry Association www.eia.org	703) 90 7500
EIMA	EIFS Industry Members Association www.eifsfacts.com	(800) 294-3462 (770) 968-7945
EJMA	Expansion Joint Manufacturers Association newww.ejma.org	(914) 332-0040
FCI	Fluid Controls Institute www.fluidcontrolsinstitute	(216) 241-7333
FGMA	Flat Glass Marketing Soci (See GANA)	
FM	Factory Mut (System (See FMG)	
FMG	FM Aobal (Fe er FM - Factory Mutual System) www. global.com	(401) 275-3000
GA	Gypsum Association www.gypsum.org	(202) 289-5440
	lass Association of North America (Formerly: FGMA - Flat Glass Marketing Association) www.glasswebsite.com/gana	(785) 271-0208
	Geosynthetic Research Institute www.drexel.edu/gri	(610) 522-8440
GTA	Glass Tempering Division of Glass Association of North America (See GANA)	

HI	Hydraulic Institute	(888) 786-7744 (973) 267-9700
HI	Hydronics Institute Division of Gas Appliance Manufacturers Association www.gamanet.org	(908) 464-8200
HMMA	Hollow Metal Manufacturers Association Division of National Association of Architectural Metal Manufacturers (See NAAMM)	
HPVA	Hardwood Plywood & Veneer Association www.hpva.org	(703) - 296
HPW	H. P. White Laboratory, Inc.	(4. 38-6550
IAS	International Approval Services (See CSA International)	
ICEA	Insulated Cable Engineers Association and www.icea.net	(508) 394-4424
ICRI	International Concrete Repair Institute www.icri.org	(703) 450-0116
IEC	International Electron bnice Comission www.iec.ch	41 22 919 02 11
IEEE	Institute of F ctrical a Electronics Engineers, Inc. (The) www.ieee.o	(212) 419-7900
IESNA	Illy matir Eng. Ang Society of North America (The) www.ie.a.org	(212) 248-5000
IGCC	Insulatin Class Certification Council www.igcc.org	(315) 938-7444
ILI	Indiana Limestone Institute of America, Inc. ww.iliai.com	(812) 275-4426
IRI	HSB Industrial Risk Insurers www.industrialrisk.com	(800) 520-7300 (860) 520-7300
ITS	Intertek Testing Services www.itsglobal.com	(800) 345-3851 (607) 753-6711
IWS	Insect Screening Weavers Association (Now defunct)	

KCMA	Kitchen Cabinet Manufacturers Association www.kcma.org	(703) 264-1690
LGSI	Light Gage Structural Institute www.loseke.com	(972) 625-4560
LMA	Laminating Materials Association (Formerly: ALA - American Laminators Association) www.lma.org	(201) 664-2700
LPI	Lightning Protection Institute www.lightning.org	(800) 4c 5864 77-, 0
LSGA	Laminated Safety Glass Association (See GANA)	
MBMA	Metal Building Manufacturers Association www.mbma.com	(216) 241-7333
MFMA	Maple Flooring Manufacturers Association www.maplefloor.org	(847) 480-9138
MFMA	Metal Framing Manufacturers Associa	(312) 644-6610
MHIA	Material Handling Industry America www.mhia.org	(800) 345-1815 (704) 676-1190
MIA	Marble Institute of Ame. www.marble-ir com	(614) 228-6194
ML/SFA	Metal Lath/, el Frami Association (See S / IA)	
MSS	M. fa rers Standardization Society of The Valve and Fittin, industry, Inc. www.m. q.com	(703) 281-6613
NA vi	National Association of Architectural Metal Manufacturers www.naamm.org	(312) 332-0405
NAA M	North American Association of Mirror Manufacturers (See GANA)	
J₫.	NACE International (National Association of Corrosion Engineers International) www.nace.org	(281) 228-6200
NAIMA	North American Insulation Manufacturers Association (The) www.naima.org	(703) 684-0084

NAMI	National Accreditation and Management Institute, Inc.	(304) 258-5100
NAPM	National Association of Photographic Manufacturers (See PIMA)	
NBGQA	National Building Granite Quarries Association, Inc. www.nbgqa.com	(800) 557-2848
NCMA	National Concrete Masonry Association www.ncma.org	(703) 3-19
NCPI	National Clay Pipe Institute www.ncpi.org	(414) 2 -90>
NCTA	National Cable Television Association www.ncta.com	(2. 75-3669
NEBB	National Environmental Balancing Bureau www.nebb.org	(301) 977-3698
NECA	National Electrical Contractors Assessation www.necanet.org	(301) 657-3110
NeLMA	Northeastern Lumber Map turers' Association www.nelma.org	(207) 829-6901
NEMA	National Electrical Man. durers Association www.nema.orc	(703) 841-3200
NETA	Internationa lectrical sting Association www ctric com/ ca	(303) 697-8441
NFPA	Na 12' are Protection Association www. 12.org	(800) 344-3555 (617) 770-3000
NFRC	National Fenestration Rating Council www.nfrc.org	(301) 589-6372
	ational Glass Association www.glass.org	(703) 442-4890
NHI	National Hardwood Lumber Association www.natlhardwood.org	(901) 377-1818
NLGA	National Lumber Grades Authority www.nlga.org	(604) 524-2393
NOFMA	National Oak Flooring Manufacturers Association www.nofma.org	(901) 526-5016

NPA	National Particleboard Association (See CPA)	
NRCA	National Roofing Contractors Association www.nrca.net	(800) 323-9545 (847) 299-9070
NRMCA	National Ready Mixed Concrete Association www.nrmca.org	(301) 587-1400
NSA	National Stone Association www.aggregates.org	(800) 2-14 (202) 3-, 100
NSF	NSF International (National Sanitation Foundation International) www.nsf.org	(800) 6 -62 x (734) 76 8010
NTMA	National Terrazzo & Mosaic Association (The) www.ntma.com	(800) 323-9736 (703) 779-1022
NWWDA	National Wood Window and Door Association (See WDMA)	
PCI	Precast/Prestressed Concrete Institute www.pci.org	(312) 786-0300
PDCA	Painting and Decorating Contectors of America www.pdca.com	(800) 332-7322 (703) 359-0826
PDI	Plumbing & Day Instrument www.pdionlee.org	(800) 589-8956 (508) 230-3516
PGI	PVC Comes one Institute/Technology Program Upinsity of Illian Orbana Champaign //p. p. uiuc.edu	(217) 333-3929
PIMA	Photogramic & Imaging Manufacturers Association (Formerly: NAPM - National Association of Photographic Manufacturers) www.pima.net	(914) 698-7603
RCS	Research Council on Structural Connections c/o AISC www.boltcouncil.org	
RFCI	Resilient Floor Covering Institute	(Contact by mail only)
RIS	Redwood Inspection Service Division of the California Redwood Association www.calredwood.org	(888) 225-7339 (415) 382-0662

RMA	Rubber Manufacturers Association www.rma.org	(800) 220-7620 (202) 682-4800
SAE	SAE International www.sae.org	(724) 776-4841 (724) 776-4960 (publications)
SDI	Steel Deck Institute www.sdi.org	(847) 462-1930
SDI	Steel Door Institute www.steeldoor.org	(440) 85 7010
SEFA	Scientific Equipment and Furniture Association www.sefalabfurn.com	(843) 68 6878
SGCC	Safety Glazing Certification Council www.sgcc.org	(315) 938-7444
SIGMA	Sealed Insulating Glass Manufacturers A ciatio www.sigmaonline.org/sigma	(312) 644-6610
SJI	Steel Joist Institute www.steeljoist.org	(843) 626-1995
SMA	Screen Manufacturers / Joch on	(561) 533-0991
SMACNA	Sheet Metal and Air Contractors' National Association www.smacn org	(703) 803-2980
SPI	The Solety to be Places Industry, Inc. www.plasticsing	(202) 974-5200
SPIB	South. Pine Inspection Bureau (The) www.sp. rg	(850) 434-2611
SPI A	The Society of the Plastics Industry, Inc. Spray Polyurethane Foam Division See SPI)	
SPRI	SPRI (Single Ply Roofing Institute) www.spri.org	(781) 444-0242
SSINA	Specialty Steel Industry of North America www.ssina.com	(800) 982-0355 (202) 342-8630
SSMA	Steel Stud Manufacturers Association (Formerly: ML/SFA - Metal Lath/Steel Framing Association) www.ssma.com	(312) 456-5590

SSPC	SSPC: The Society for Protective Coatings www.sspc.org	(800) 837-8303 (412) 281-2331
STI	Steel Tank Institute www.steeltank.com	(847) 438-8265
SWI	Steel Window Institute www.steelwindows.com	(216) 241-7333
SWRI	Sealant, Waterproofing & Restoration Institute www.swrionline.org	(816) 47 1974
TCA	Tile Council of America, Inc. www.tileusa.com	(864) 64 8453
TPI	Truss Plate Institute	(608) 833-5900
TPI	Turfgrass Producers International www.turfgrasssod.org	(800) 405-8873 (847) 705-9898
UFAC	Upholstered Furniture Action Counwww.ufac.org	(336) 885-5065
UL	Underwriters Laboratories www.ul.com	(800) 704-4050 (847) 272-8800
UNI	Uni-Bell PVC Pipe Asse don //members.aol bell	(972) 243-3902
USG	United State Gypsum mpany A Submary USG reporation www.usg.com	(800) 874-4968 (312) 606-4000
USITT	Unite tates Institute for Theatre Technology, Inc. www.cu. enet.ca/usitt	(800) 938-7488 (315) 463-6463
USF	U.S. Pharmacopeia www.usp.org	(800) 822-8772 (301) 881-0666
WA. C	Waste Equipment Technology Association www.wastec.org	(800) 424-2869 (202) 244-4700
⊿ıB	West Coast Lumber Inspection Bureau www.wclib.org	(800) 283-1486 (503) 639-0651
WCMA	Window Covering Manufacturers Association (Formerly: AWCMA - American Window Covering Manufacturers Association) www.windowcoverings.org	(212) 661-4261

WDMA	Window & Door Manufacturers Association	(800) 223-2301
	(Formerly: NWWDA - National Wood Window and Door Association)	(847) 299-5200
	www.wdma.com	
WIC	Woodwork Institute of California www.wicnet.org	(916) 372-9943
WMMPA	Wood Molding & Millwork Producers Association www.wmmpa.com	(800) 550- (530) 1-95
WWPA	Western Wood Products Association www.wwpa.org	24-, 0
in S _I entiti chan	reviations and Acronyms for Code Agencies: Where abbreviation pecifications or other Contract Documents, they shall be used its in the following list. Names, telephone numbers of Web's ge and are believed to be accurate and up-to-date of the date of the contract of the	rec azed name of the addresses are subject to
	OCA International, Inc.	(708) 799-2300
	ouncil of American Building Officials See ICC)	
	nternational Association of June g and Mechanical Officials (The)	(909) 595-8449
	nternational Concence of hilding Officials	(800) 284-4406
W	ww.icbo.org	(562) 699-0541

ICC	International Code Country	(703) 931-4533
	(Form) G. Council of American Building Officials)	

(Forme Bo - Council of American Building Officials) www.intle org

SBCC' Southern Building Code Congress International, Inc. (205) 591-1853 www.sbcci.org

Abbrevations and Acronyms for Federal Government Agencies: Where abbreviations and cronyms are used in Specifications or other Contract Documents, they shall mean the cognized name of the entities in the following list. Names, telephone numbers, and Web site ddresses are subject to change and are believed to be accurate and up-to-date as of the date of the Contract Documents.

PRIVATE tbl3@dom1

CE	Army Corps of Engineers	(601) 634-2355
	CRD Standards	

CFR	Code of Federal Regulations	(202) 512-1800
	www.access.gpo.gov/nara/cfr	

CPSC	Consumer Product Safety Commission www.cpsc.gov	(800) 638-2772 (301) 504-0990
DOC	Department of Commerce www.doc.gov	(202) 482-2000
DOD	Department of Defense DOD Specifications and Standards //astimage.daps.dla.mil/online	(215) 697-6257
EPA	Environmental Protection Agency www.epa.gov	(202) 26 1090
FAA	Federal Aviation Administration Department of Transportation www.faa.gov	202) 36 4000
FCC	Federal Communications Commission www.fcc.gov	(202) 418-0190
FDA	Food and Drug Administration www.fda.gov	(888) 463-6332
FED-STD	Federal Standard (See FS)	
FS	Federal Specification (Available from DOD, and NrBS)	
FTMS	Federal Test (ethod S) dard (See FS)	
GSA	Ger al Services	(202) 708-5082 (202) 619-8925 (Federal Specifications)
НСР	Department of Housing and Urban Development www.hud.gov	(202) 401-0388
LBL	Lawrence Berkeley Laboratory (See LBNL)	
,L	Lawrence Berkeley National Laboratory www.lbl.gov	(510) 486-5605
MILSPEC	Military Specification and Standards (See DOD)	
NCHRP	National Cooperative Highway Research Program (See TRB)	

NIST	National Institute of Standards and Technology www.nist.gov	(301) 975-2000
OSHA	Occupational Safety & Health Administration (See CFR 29) www.osha.gov	(202) 219-5000
RUS	Rural Utilities Service (See USDA)	(202) 720-
TRB	Transportation Research Board www.nas.edu/trb	734-1 3
USDA	Department of Agriculture www.usda.gov	¹ 2) 7 J-8732
USPS	Postal Service www.usps.gov	(202) 268-2000

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION 014200

SECTION 015000 - TEMPORARY FACILITIES & CONTROLS

PART 1 - General

PART 1 GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplement Conditions and other Division-0 Specification Sections, apply to this Section

1.2 SUMMARY

A. This Section specifies requirements for temporary construction, which can be controls required to support the successful construction of the capect and controls required to support the successful construction of the capect and controls are complete. They shall be installed, maintained, and removed subject to the Construction Markets apply to the construction Markets apply to the construction of the capect and controls are complete.

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	3.21	Barricades, Warning Signs, and Lights
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	3.23	Building Security, Enclosure, and Lockup
	3.24	Environmental Protection, NPDES, and PPC
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- 3.31 Deliveries
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1.3 QUALITY ASSURANCE

A. Regulations: Comply with industry standards and applicable laws and regular ons cauthorities having jurisdiction, including but not limited to:

Municipal and Labor & Industry Building Code requirements
Health and safety regulations
Utility company regulations
Police, Fire Department and Rescue Squad rules
Environmental protection regulations

B. Inspections: Arrange for authorities, having sidicity to inspect and test each temporary utility before use. Obtain required certification to per als.

1.4 PROJECT CONDITIONS

A. Conditions of Use: Keep ter y services and facilities clean and neat in appearance. Operate in a safe and efficient modern. Take necessary fire prevention measures. Do not overload facilities, or per the prefere with progress. Do not allow hazardous, dangerous or unsanitary contrions, or public nuisances to develop or persist on the site. They shall be recovered as required by the progress of the work, or directed by the Construction No fager.

1.5 EXISTING UTY TIES. TEMS

- A. Precautive fust be taken to protect existing sanitary sewer, electrical, water and gas lines that cross site. All existing building utility systems such as electrical, water, gas will be demolished direconstructed during this project.
- . Trade Contractors interrupting services due to their construction operations shall provide porary utility lines, as required, to maintain services.

PART 2 PRODUCTS

2.1 MATERIALS

- A. General: Provide new materials; if acceptable to the Construction Manager, undamaged, previously used materials in serviceable condition may be used. Provide materials itable for the use intended.
- B. Lumber and Plywood: Comply with requirements in Division-6 Section "Rou Carpentry."
- C. Tarpaulins: Provide waterproof, fire-resistant, UL-labeled tarpauling of 15 or less. For temporary enclosures, provide translucing, nylon-inforced, laminated polyethylene or polyvinyl chloride fire retardant tarpains.
- D. Water: Provide potable water approved by local healthathor.
- E. Open-Mesh Fencing: Provide 11-gauge, galvania 1 two lines chain link fabric fencing, six (6) feet high with galvanized steel pipe posts, 2" 1. line posts and 2-1/2" I.D. for corner posts. Drive posts 30" into the condition of at horses than 15' spacing.

2.2 EQUIPMENT

- A. General: Provide new equipment; if acceptate the Construction Manager, undamaged, previously used equipment; iceable condition may be used. Provide equipment suitable for use intended
- B. Water Hoses: Provide 3/4" a vy-duty, abrasion-resistant, flexible rubber hoses 100 ft. long, with pressy transfer than the maximum pressure of the water distribution system; provide djustable hut-off nozzles at hose discharge.
- C. Electric Outlets provide properly configured NEMA polarized outlets to prevent insert in of 19-120 volt plugs into higher voltage outlets. Provide receptacle outlets equipped in ground-fault circuit interrupters, reset button, and pilot light, for connection of power als, equipment, and GFI breakers.
- Electrical Power Cords: Provide grounded extension cords; use "hard-service" cords where xposed to abrasion and traffic. Provide waterproof connectors to connect separate lengths lectric cords if single lengths will not reach areas where construction activities are in progress.
- E. Electrical Welding Outlets: These will not be provided. Each Trade Contractor will be responsible for his own welding power.
- F. Lamps and Light Fixtures: Provide general service incandescent lamps of wattage required for adequate illumination. Provide guard cages or tempered glass enclosures where exposed to breakage. Provide exterior fixtures where exposed to moisture.

- G. Heating Units: Provide temporary heating units that have been tested and labeled by UL, FM or another recognized trade association related to the type of fuel being consumed.
- H. Temporary Offices: Provide prefabricated or mobile units or similar job-built construction with lockable entrances, operable windows and serviceable finishes. Provide heated and air-conditioned units on foundations adequate for normal loading.
- I. Temporary Toilet Units: Provide self-contained, single-occupant toilet units of the chemical, aerated recirculation, or combustion type, properly vented and fully prolosed with a glass fiber, reinforced polyester shell or similar nonabsorbent material.
- J. First Aid Supplies: Comply with governing regulations.
- K. Fire Extinguishers: Provide hand-carried, portable UL-rated, class "A" fire extinguishers for temporary offices and similar spaces. In other locations, proper hand-carried, portable, UL-rated, class "ABC" dry chemical extinguishers, or a continuation of a finguishers of NFPA recommended classes for the exposures.

Comply with NFPA 10 classification, exangus, g age and size required by location and class of fire exposure.

PART 3 EXECUTIONS

3.1 INSTALLATION

- A. Use qualified personnel formstalition of temporary facilities. Locate facilities where they will serve the Project ade and more facilities as required.
- B. Provide each facility read, for use when needed to avoid delay. Maintain and modify as required. Po no emove valid facilities are no longer needed, or are replaced by authorized use of completed are at facilities.

3.2 TEMPORAR . ZITY INSTALLATION

- A. General: Engge the appropriate local utility company to install temporary service or connect to existing service. Where the company provides only part of the service, provide the remainder with matching, compatible materials and equipment; comply with the apany's recommendations.
 - 1. Arrange with the company and existing users for a time when service can be interrupted, where necessary, to make connections for temporary services.
 - 2. Provide adequate capacity at each stage of construction. Prior to temporary utility availability, provide trucked-in services.
 - 3. Obtain easements to bring temporary utilities to the site, where the Owner's easements cannot be used for that purpose.

3.3 USE CHARGES

A. Cost for temporary facilities are to be paid by the Trade Contractor requiring or providing

the temporary facility unless noted otherwise.

B. Owner will pay utility consumption costs during construction.

3.4 WATER SERVICE

- A. The Plumbing Contractor shall install water service and distribution piping of sizes and pressures adequate for construction. As a minimum, provide a manifold pipe with to 3/4 hose bibs at the building water riser point of entrance until portions of the personent pressurement construction activities. Water service may be a temporary or permanent source. Coordinate needs with Construction Manager.
 - 1. Sterilization: Sterilize temporary water piping prior to use.
 - 2. Protect system from freezing.
 - 3. Utilize City water pressure.

3.5 ELECTRICAL POWER

- After start of work at project site, when requested by Construction Manager, the A. Electrical Contractor shall provide a temporary actric ower stribution system sufficient to accommodate temporary lighting and rstru operations, including the ipment which must be tested. use of power tools, and start-up of specified ding started or placed into use prior to completon of the period lent power connections. Provide weatherproof, grounded wiring with one particular, with direct wired connections, where feasible, and for voltages up to 22c. 8 vol. Locate multiple outlets for 120 volt periodent power connections. Provide power, not less than 4 gang, at each story of cruction, spaced so that the entire area of wer tools on a single extension cord of 100' maximum construction can be reached length. Maximum 20 Am arcu breaker, four (4) receptacles per circuit breaker.
- B. The Electrical Trade Contrager shall provide and pay for all maintenance, servicing, operation, and symptomic of her installed.
- C. Provide service with grown fault circuit interrupter feature, as per NEC and OSHA requirements. The short all Trade Contractor shall have a cord inspection program in place the short maintain the inspection records on site.
- D. As permany power distribution system is accepted as substantially complete, either entire system or use le portions thereof, the Electrical Trade Contractor shall make suitable provisions for temporary use thereof, and remove unused portions of temporary system.
- E. quired, provide meters for electrical power.
- When temporary electrical lines are no longer required, they shall be removed by the Electrical Trade Contractor and any part, or parts, of the grounds or buildings disturbed or damaged shall be brought back to their original condition.
- G. Electricity from existing lines may be used at no charge to the Trade Contractor, except for heating units, temporary offices, or storage. Each trade shall provide extension cords from the existing facilities, as required, for the execution of the Work. Electrical power for welding equipment will not be available.
- H. The Electrical Trade Contractor shall maintain and operate permanent electrical supply and distribution system until time of final acceptance and transfer of operation to Owner's

personnel.

- I. The Electrical Trade Contractor shall install switching controls for all lighting which will enable turning off temporary lighting during off-construction hours. The Electrical Trade Contractor shall provide manpower to control light switching and be responsible for it.
- J. Temporary power supplies to the Construction Manager's Office Conference/Office Complex shall be installed with service connection by the Electrical Trade Contract.
- K. The Electrical Trade Contractor will provide power for oil or gas fired tempor required by the Construction Manager. It will be connected so that it can main ve" when the lighting has been turned off.
- L. The Electrical Trade Contractor will provide 24-hour temporar lower to y heat tape (installed by others) on temporary water and/or fire line. All tendary heat work will comply with existing OSHA requirements.
- M. Construction circuits shall be separate and independ from ten prary lighting.
- N. The Electrical Trade Contractor will extend a tem, try extends a service and provide a termination box in the Trade Contractor's contractor's trailers. Cost for individual rade track trailer hook-up will be born by the Trade Contractor requiring this service at trailer hook-up will be born by the Trade Contractor requiring this service at trailer hook-up will be born by the Trade Contractor requiring this service at trailer hook-up of the Trade Shanties will not be permitted.

3.6 LIGHTING

- A. Whenever overhead floor remains been installed, the Electrical Trade Contractor shall provide temporary light of with local switching.

 The Electrical Trace action hall provide sufficient temporary lighting to ensure proper workmanship corywhere by combined use of daylight and general lighting as stated below:
 - 1. Provide uniformly spaced general lighting utilizing one (1) 150 watt incandescent prequivalent to 1.0 watts/sq. ft. of floor areas, and one (1) 100 watt lamp per 50' contridor or per flight of stairs. General lighting to have a minimum of 5' candles mean red at floor level.
 - Limit lighting installations to intensities which will accommodate normal access and workmanship requirements, recognizing that each entity performing work requiring higher intensity lighting will provide supplementary plug in temporary lighting and localized areas where such work is in progress.
 - 3. As permanent lighting system is substantially complete for each story or usable portion thereof, the Electrical Trade Contractor shall make suitable provisions for temporary use thereof and remove unused portions of temporary lighting system.
 - 4. The Electrical Trade Contractor shall maintain and operate permanent lighting system until time of final acceptance and transfer of operation to Owner's personnel, including turning off lighting during off-construction hours.
 - 5. The Electrical Trade Contractor shall replace bulbs that are burned out or

substantially dimmed by substantial hours of use.

- 6. Special lighting required for construction activities shall be provided by contractor requiring it.
- 7. The Electrical Trade Contractor shall provide safety lighting in the stairways, hallways, and exterior security lighting on a 24-hour basis.
- 8. Furnish and install dusk to dawn type security lights on poles as show on the construction staging plan.
- 9. If more lighting is necessary to install finishes, drywall, painting, extremely contractor needing the extra lighting will provide.

3.7 TELEPHONES

- A. The Construction Manager shall be responsible to protected, and so wice to a demarcation point in the Trade Contractor office train area. Teleorary phone service must support 10 office trailers that require phone and/or a service. Cost for individual hook ups, telephones, and use fees, shall be the respective each Trade Contractor.
- B. The Construction Manager shall make goinge for the (1) public telephone to be installed on the site and include month. error e conform the duration of the project.

3.8 SANITARY FACILITIES

- A. The Construction Manage shall rovide temporary toilets. Comply with regulations and health codes for the type, which is not on, operation and maintenance of fixtures and facilities. Install where fact, as will best serve the Project's needs.
 - Provide toilet t ue for ea facility.
- B. Toilets stall so ont led toilet units. Shield toilets to ensure privacy. Use of pit-type privit will r be permitted. Provide means of locking facilities when construction is not in pro-
 - Provide one ait for use of Construction Manager=s office/conference meeting complex.
- rinking Water Facilities: Each trade contractor shall provide drinking water for it=s own onnel.

9 S RM SEWERS

- If storm sewers are available, the Sitework Trade Contractor shall provide temporary connections to remove effluent that can be discharged lawfully. If sewers are not available, or cannot be used, the Sitework Trade Contractor shall provide drainage ditches, dry wells, stabilization ponds and similar facilities. If neither sewers nor drainage facilities can be lawfully used for discharge of effluent, provide containers to remove and dispose of effluent off the site in a lawful manner.
- B. Filter out excessive amounts of soil, construction debris, chemicals, oils and similar contaminants that might clog sewers or pollute waterways before discharge.

C. Comply with the soil erosion and sedimentation control plan and local authorities having jurisdiction.

3.10 DEWATERING FACILITIES

- A. For temporary drainage and dewatering facilities, and operations not directly associated with construction activities included under individual Sections, comply with dewate requirements of applicable Division-2 Sections. Where feasible, utilize the same facility. The Sitework Trade Contractor shall be responsible to maintain the site, excausing construction free of water.
- B. In the event that storm drain piping is not completed when needed to find the in, then the Plumbing Trade Contractor shall provide temporary storm the drain of from the building, and the Sitework Trade Contractor shall control roof a page from building onto the site.
- C. Sitework Trade Contractor shall be responsible to do or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris from the site so as not to delay his continuous ways or pump atter and remove debris fro
- D. Sitework Trade Contractor shall excave in a secret prevents all surface water from flowing into the building area. Sitework Trade Contractor shall be responsible to remove any runoff water or debris which enters the fullding area.
- E. Sitework Trade Contractor of continue to drain site and remove debris until designed grades are obtained.
- F. Once building excavation g. as are complete, the Concrete Work Contractor shall be responsible to rever vate. In debris to install and backfill the building foundations.
- G. Upon completing of building foundations, each Trade Contractor shall be responsible to remove after an object quired to complete his work.

3.11 HEATING AN ANTILATION

- A. Temporary Liting shall be provided and maintained by the Trade Contractor performing the work if the outside temperature falls below 40E F at anytime during the day or night for ll exterior work or work performed prior to the building being enclosed by walls and roof.
 - The Trade Contractor shall furnish temporary heat by acceptable means to provide sufficient heat to maintain a temperature of 55E F, 24 hours a day throughout the entire area of the work for which the Trade Contractor is responsible prior to the building being enclosed by walls and roof.
- C. Except where use of the permanent system is authorized, provide vented, self-contained LP gas or fuel oil heaters with individual space thermostatic control. Use of gasoline-burning space heaters, open flame, or salamander type heating units is prohibited. Temporary heating may not be provided using electrical heating equipment if using electrical power supplied by the Owner.
- D. As soon as the building, or portions thereof, is generally enclosed with walls and roof and

temporary heat is required for scheduled work, or required to facilitate proper workmanship, and permanent heating system is not yet operable or authorized for use, the HVAC Contractor shall arrange and provide temporary heat service for every entity authorized to do work at the project site. The HVAC Contractor shall maintain temperatures as indicated

by other Specification Sections for each type of work to be performed. The Constructio Manager shall be the sole arbiter of when the building is considered generally enclosed.

- E. Refer to paragraph 3.14 in section 01500 for responsibilities to install, maintain and remove temporary enclosure of windows and doors until the permanent materials.
- F. After the conditions of construction require continuous 24 hour heat in the ding e HVAC Contractor shall provide, operate, and maintain temporary and or of theaters to provide required temperatures (minimum 55E F) for the correct of wor. This service shall be continued until the permanent heating system has been a poletely installed and is in operation. The HVAC Contractor shall furnish and particular to as quired for providing temporary heat after the building is generally enclos
- G. As permanent heating/cooling system is substantally cooling lete d operational for each story or usable portion thereof, the HVAC Trade tract al make suitable provisions VAC Trade Contractor shall for use thereof in temporary heating and co The maintain and operate permanent system of ter ry hading/cooling purposes, including ceptance or transfer of operation to service to occupied areas, if any, until Owner's personnel, for major parts of system if no for entire heating system and air conditioning. The Owner shall pay for all fu sts incurred by the permanent HVAC systems after acceptance of
- H. Warranty: The warranty and the contract specifications will not begin until final acceptance of the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system. The warranty period the system has been given by the architect for all or part of a system.
- I. All perment he are air conditioning equipment used to supply temporary heat and air contioning shall be completely cleaned and reconditioned by the HVAC Trade Contral prior to final acceptance. Radiator traps and valves used in the heating system during the priod of its operation to supply temporary heat shall not be reinstalled in the permanent speem. Install new disposable filters and clean non-disposable filters prior to final acceptance. Replace significantly worn parts and parts that have been subject to unusual operating conditions.

PARAGRAPH OMITTED

- K Temporary Ventilation: A Trade Contractor requiring ventilation for work shall provide fans or other necessary equipment to condition air, provided prior approval has been obtained from the Construction Manager.
- L. Humidification: Where control of ambient humidity is required for proper performance of the work, or for curing/drying of installed work or for protection of installed work from deterioration due to variations in ambient conditions, each Trade Contractor shall provide his own temporary humidification or dehumidification equipment to maintain the required conditions. Coordinate the use of the equipment with temporary heating to produce the required conditions with a minimum overall use of energy.

- M. Permanent electrical power needed to operate permanent heating system must be provided by the Electrical Trade Contractor in conjunction with building enclosure, or the Electrical Trade Contractor shall furnish adequate temporary power to operate permanent heating system.
- N. In the event of permanent installed equipment failure, repairs or alternate equipmer mus be in place within 24 hours of failure or the Construction Manager will take action necessary to restore the heat to the design temperature and will deduct any ar 1-11 chargement from the HVAC Contractor.
- O. If additional heating above 55 degrees F or cooling below 80 degrees F is it is contractor to properly install and maintain his work, he shall be required the additional heating and cooling.
- P. Connections for temporary electric to the temporary heat with be provided by the Electrical Contractor.

3.12 FIELD OFFICES

- A. Trade Contractors shall provide offices for own sonnel. All type and location of jobsite offices and equipment will be arroved to be construction Manager.
- B. Storage and Fabrication Sheds: Each Traction ontrolor shall provide storage and fabrication sheds, sized, furnished and equipped to account date materials and equipment involved, including temporary utility storage. Sheds may be open shelters or fully enclosed spaces. All steps and platforms connected to shelters must be per OSHA regulations.
- C. All offices and sheds must have the Trade Contractor's identification on them.

3.13 ROADS AND PAKING

- A. Siteward ade Contractor shall construct and maintain temporary roads, construction parking a paving to adequately support the indicated loading and to withstand exposure to traffic duage the construction period, in conjunction with the site logistics plan bound into this specification. Locate temporary paving for roads, storage areas and parking where he same permanent facilities will be located.
 - Shework Trade Contractor shall be responsible for providing stable parking area for all construction personnel on the jobsite by use of crushed stone/binder paving, including permanent parking areas.
- C. The Sitework Trade Contractor shall maintain truck tire wash facility at the construction entrance.
- D. Snow removal will be performed by the Sitework Contractor.

3.14 ENCLOSURES

A. All temporary enclosures required for protection of exterior construction in progress and

completed from exposure, bad weather, other construction operations, and similar activities and to maintain the progress schedule, shall be provided by each contractor as necessary to protect their work.

- B. General Trades Contractor shall provide temporary building enclosure for protection of construction in progress, and completed, from exposure, foul weather, other construction operations, and similar activities. The extent of temporary enclosures will be as necessary to maintain the progress schedule.
- C. Where heat is needed and the permanent building enclosure is not comp. the neral Trades Contractor shall provide temporary enclosures where there is no other over a for containment of heat. Coordinate enclosure with ventilating and more ving curing requirements to avoid dangerous conditions and effects.

The Aluminum, Storefront, Windows, Canopies, Glass ar loging rad contractor shall be responsible to remove the temporary entrance enclosures at a state of permanent entrances or reinstall parts of the temporary enclosure in such a sunner that the building security is maintained at the end of each workday shift.

The Aluminum, Storefront, Windows, Cap Gla and Glazing Trade Contractor shall be responsible to provide temporar wind problemes, in the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are fully preparate of the event that aluminum window rough openings are f

The General Trade Contract ll furnish and install temporary entrance doors and maintain them until such the bermanent entrances are installed.

- D. Install tarpaulins securely wononcombustible wood framing and other materials. Close openings of 25 sections we plywood or similar materials.
- E. Dust partitions and encloses if indicated on the drawings shall be constructed, maintain at and according by the General Trades Contractor.
- F. Each Contractor is required to construct, maintain, and remove dust partitions required revent dust from entering occupied areas due to the performance of his work.

3.15 L'S AND HOISTS

- A. Sing and hoisting of all materials and equipment will be the responsibility of each Trade Contractor.
- B. Truck cranes and similar devices used for hoisting materials are considered "tools and equipment" and shall be provided by contractor requiring same.
- C. Each Trade Contractor shall be responsible to provide all site and subsurface modification preparation and replacement required to use his lifting and hoisting equipment.

3.16 ELEVATORS

A. Existing Elevator to be demolished.

3.17 PROJECT IDENTIFICATION

- A. The Construction Manager shall prepare project identification and other signs, as approved by the Owner, of the size indicated; install signs where indicated to inform the public and persons seeking entrance to the Project. Support on posts or framing of preservative treat wood or steel. See attached sketches at end of this section.
- B. The Construction Manager shall provide one (1) sign erected on the site, when directed identify the project. Sign shall include Project name, Owner's name, Architected Construction Manager's name. Size shall be 4' x 8'; color and lettering standard shall be a designed by the Architect.

 See attached sketches at end of this section.
- C. Engage an experienced sign painter to apply graphics.
- D. Temporary Signs: The Construction Manager shall provide sign to provide directional information to construction personnel and visitors as ruired by the Construction Manager. See attached sketches at end of this section.
- E. No other signs allowed on site unless appropriately the construction Manager.

3.18 WASTE DISPOSAL AND CLEANUP

A. The construction manager shall provide trast election containers for construction debris, exclusive of roofing tear off constructions, rock, earth, site work demolition waste, masonry and concrete debris and pay fould derived its disposal cost for them. Each trade contractor on the project will be required to be a leposit in the dumpster, all debris generated by his trade contract work on a data basis. Roofing contractor, Site work contractor, Masonry contractor and Contract contract must pay their own solid waste removal costs. All other contractors will be provided with collection containers for their use at no cost to the contractor.

This duire and shan be enforced by the Construction Manager and will result in cost assess. It gainst a Trade Contractor who fails to perform daily clean-up within 48 hours of verbar veritten notice from the Construction Manager. Each Trade Contractor will be responsible aflattening or crushing all trash as necessary when placed into the dumpster. Hazardous material shall not be placed in the collection container.

- B. tractors may be required to place salvageable and recyclable materials and debris in separate designated dumpsters or dispose of properly for their own salvage value.
- C. All Contractors are to participate in a monthly eight (8) hour general clean up which will be coordinated by the Construction Manager. Each Contractor shall provide a minimum of on (1) clean-up person for every 15 or less people on the Contractor's average work force for the month with the appropriate brooms, shovels, and wheel barrows. Clean up will be supervised by the Construction Manager.
- D. The Trades Contractors shall be responsible for weekly broom cleaning of all floor surfaces, for dust, dirt and general trash.
- E. The Construction Manger will be responsible for providing trash receptacles, "55 gallon

- capacity". Emptying them with weekly cleanup or when filled to capacity, shall be done by the Contractors performing the work in that area.
- F. The General Trades Contractor shall determine with the Construction Manager, a location for an enclosed trash chute to control dust for debris from second floor levels to the dumpster container. General Trades Contractor shall also erect a dimensional lumber gurailing around the trash chute to prevent jobsite personnel from exposure to falling lebris

3.19 CONSTRUCTION AIDS AND PROTECTION

- A. The General Trades Contractor shall provide wood handrails and barrication and landings, according to OSHA regulations. Provide barricades at all elements.
- B. The Steel Work Trades Contractor shall furnish, install and rere we at concetion, all perimeter guard rails for elevated surfaces.
- C. The General Trades Contractor shall install safety coverings, it is a sound all recessed areas and openings on all floors. Building perimeter pof, wall or shaft openings shall have perimeter protection as required by OSHA. This was shall comply with all OSHA requirements and remain in place until permanent.
- D. The Roofing Trades Contractor shall in all roof openings.
- E. he areas named in the above paragraph, Each Trade Contractor, upon working in any nd handrail to perform his work. Upon completion of his shall remove the safety cover work for the day, lunch, or any time when the individual Trade Contractor is not ∫real working in that opening, ring and handrail must be replaced by the Trade Contractor removing it At a and of each day, the General Trades Contractor will inspect the site and instal ings and handrails. He shall report to the Construction Manager if covings and ndrails are not being reinstalled by other contractors.
 - At the export the relief of in order to install permanent construction, the General Trades Contactor shall remove all coverings and handrails.
- F. The Trade contractors requiring access to above grade work are responsible for providing ladders, scale iding and appropriate methods to access their work. Trade Contractor desiring use of in place above grade work platforms must arrange directly with the party hat owns the equipment and make all rental and insurance arrangements directly with that ty.
- All work platforms, scaffolding, etc., on the project shall be available for access by the Owner, Architect, Municipal Authority, Testing Agency and/or Construction Manager.

3.20 FIRE SAFETY

A. Existing fire protection shall be maintained in place until permanent sprinklered fire protection system is available for use. The Sprinkler System Trades Contractor shall provide the permanent sprinkler fire protection system for use at the earliest possible date after building enclosure and 55° F temperatures are maintained to protect the building structure.

- B. The Construction Manager shall provide fire extinguishers, as required by OSHA standards or other codes.
- C. Each Contractor shall store combustible materials in containers in fire-safe locations.
- D. Each Contractor shall maintain unobstructed access to fire extinguishers, fire hydrants, temporary fire protection facilities, stairways and other access routes for fighting fires. Prohibit smoking in hazardous fire exposure areas.
- E. Each Contractor shall provide supervision of welding operations, combustion temporary heating units, and similar sources of fire ignition.
- F. The Construction Manager shall provide the local fire company who are of so and floor plans. He shall invite the local fire company to visit the project the and property response.

3.21 BARRICADES, WARNING SIGNS, AND LIGHTS

A. All trade contractors requiring barricades, warning sign, and light a shall comply with standards and code requirements for erection of succuraing quate barricades. Paint with appropriate colors, graphics, and warning of to interpretation of the hazard being protected against.

3.22 SITE ENCLOSURE FENCE

- A. The Construction Manager of the erform all temporary fencing work as indicated on the site logistics drawing. The work shall be done immediately upon mobilizing for Work at the beginning of the Projection.
- B. The Sitework Contract half intain permanent chain link fencing and fabric fencing throughout the fration of e Project, particularly maintaining security function of gate devices.

3.23 BUILDING & CUR'Y, ENCLOSURE, AND LOCKUP

- A. The Gene Trades Contractor shall install substantial temporary enclosure of partially completed a us of construction. Provide and maintain locking entrances to prevent unauthorized entrance, vandalism, theft and similar violations of security.
- B. h Trade Contractor is responsible for the secure storage of their own material and equipment on and off the site.

24 EN IRONMENTAL PROTECTION, NPDES, AND PPC

A. To the fullest extent permitted by law, the Trade Contractor shall indemnify and hold harmless the Owner and Construction Manager, their employees and agents, from claims, losses, damage, and expenses including, but not limited to, attorney's fees arising out of performance of the work as it relates to any type of pollution related situations. This would apply to bodily injury, sickness, disease or death, or to damages or destruction or contamination of tangible property arising out of the acts or omission of the Trade Contractor or the joint negligent acts of the Owner or Construction Manager, or anyone for whose acts the Trade Contractor may be liable.

- B. Each Trade Contractor, prior to construction, must comply with the National Pollution Discharge Elimination System (NPDES) and submit and State and Local Preparedness, Prevention and Contingency Plans (PPC) to the Construction Manager before the start of work
 - Each Trade Contractor must construct, operate and maintain storage of materials to prove protection for each individual worker, as well as the protection of property or real estates to the construction site and environment.
- C. Each Trade Contractor shall provide protection, operate temporary facility and induct construction in ways and methods that comply with all environmental regulations, a minimize the possibility that air, water, and soil from becoming contains the polluted as a result of work or storage of supplies and materials, or equipment usage.
- D. Each Trade Contractor will designate and train a responsible mple in a nvironmental contamination procedures, including, but not limited the emerging yield onses, material and waste inventories, spills and leak precautions and reconses, inspections, housekeeping, security, and external factors.
- E. Open burning will not be permitted.

3.25 WORKDAY

- A. The workdays for the project are defined as a.m. to 3:30 p.m., Monday through Friday, with lunch period free 1:00B12:30 p.m. The progress schedule may require contractors to perform which than the normal workday and in addition to the normal workday to meet mileston in the ess schedule for the project, or to make up time previously lost to regain the essential requirements or to prevent interruption of the Owner's ongoing of the tion. The additional cost to the Owner.
- B. Working times ther than a normal workday or in addition to the normal work day, must be arranged in account of the Construction Manager.
- C. Trade actors who require additional workday hours to regain work time previously lost to me the requirements of the project schedule shall be assessed for all costs including Construction Manager Supervision and other Trade Contractor cost necessary for the performance of their work.

3.26 LUNCH AGON

- A Lunch wagons, catered events or other non-construction related functions shall not be permitted on the project site, except by the written permission of the Owner and Construction Manager.
- B. No alcoholic beverages or controlled substances shall be allowed on the project at any time.

3.27 EROSION CONTROL

A. The Sitework Trade Contractor shall employ all methods required to comply with local regulatory authorities requirements to control erosion from the project site, including drainage control ditches, sediment basins, straw bale dikes, silt fencing and whatever

procedure necessary to comply with requirements.

B. The Sitework Trade Contractor shall maintain these controls throughout the duration of the project.

3.28 EXCAVATION

- A. Any Trade Contractor performing excavation shall protect all excavated materials in moisture, freezing and drying, so that the same materials excavated can be utilized for backfill.
- B. Any Trade Contractor performing excavation shall have an OSHA trained points and during all excavation operations. This person shall evaluate soil to be consisted determine the required shoring and excavation methods.

3.29 BLASTING

A. Blasting is not permitted.

3.30 MATERIAL INVENTORIES

- A. Contractors shall coordinate the deliver and some jobsite of all significant materials.
- B. Each Trade Contractor shall be responsible to e proper location, secure, and weather resistant storage as required materials. This includes placement of materials not to obstruct passage on site of within building structures or in any way which causes impediment or obstruction of the Contractors.
- C. All material investing list by tored by the Trade Contractor to avoid excessive loads on building struct.
- D. When directed by a struction Manager, a Trade Contractor shall remove or relocate mater involving as required for the progress of the project.

3.31 DELIVERIES

- All contractors are required to properly instruct material suppliers and vendors to address deliveries to them specifically by named responsible party at the jobsite and require ance notice.
- All deliveries addressed to the project in general, the Owner, Architect or Construction Manager, will be refused and returned to shipper.
- C. The Owner will not be responsible for receipt, handling, or loss of any materials which are shipped to the Owner in error and received unknowing of relationship to the project.
- D. Contractor receiving materials at the jobsite shall be responsible for prevention of any mud or other deposits on public roadways or other areas outside project limit lines, which may result due to methods of material delivery. Trade Contractor shall instruct delivery conveyor to take appropriate measures to prevent depositing mud or other construction deposits outside of contract limit lines. Total responsibility of cleanup of mud or other

- construction deposit outside of contract limit lines will be the responsibility of the Trade Contractor receiving the delivery.
- E. Each Contractor shall provide his superintendent with a telephone pager to enable locating the superintendent on and off site.

3.32 OPERATION, TERMINATION AND REMOVAL

- A. Supervision: Enforce strict discipline in use of temporary facilities. Limit ava. temporary facilities to essential and intended uses to minimize waste and use.
- B. Maintenance: Maintain facilities in good operating condition until ... Proct from damage by freezing temperatures and similar elements.
 - 1. Maintain operation of temporary enclosures, heating on headily control, ventilation and similar facilities on a 24-hour phase, here quired to achieve indicated results and to avoid possibility of targe.
 - 2. Protection: Prevent water filled piping from free ag. Montain markers for underground lines. Protect from damage damage and extraord on operations.
- C. Termination and Removal: Unless the Construction Manager requests that it be maintained longer, remove each temporary facility, here are not has ended, or when replaced by authorized use of a permanent facility, or a later can Substantial Completion. Complete or, if necessary restore, permanent construction at may have been delayed because of interference with the temporary cility. Repair damaged work, clean exposed surfaces, and replace construction that a mot satisfactorily repaired.
 - 1. Materials and faciling that constitute temporary facilities are property of the Trade Contract of the Serves the right to take possession of Project identifaction sign
 - 2. The Site of The Contractor shall remove temporary paving that is not intended for a acceptable for integration into permanent paving. Where the area is intended and and analysis and education in the area and aggregate fill that does not comply be requirements for fill or subsoil in the area. Remove materials contaminated with and oil, asphalt, and other petrochemical compounds, and other substances which might impair growth of plant materials or lawns. Repair or replace street paving, curbs and sidewalks at the temporary entrances, as required by the governing authority.

33 S. W REMOVAL

- Snow removal for roads, building exterior, contractor parking, contractor office, staging, and Construction Manager's office area access will be performed by the Sitework Contractor.
- B. The General Trades Contractor shall be responsible for snow removal from within the building, maintaining safe walkway, stair traffic areas and building corridors, using antiskid methods for snow, mud and/or ice removal, to provide safe usage.
- C. All snow and ice removal required to perform contractor specific tasks on floors, roof,

work stages, etc., shall be performed by each Contractor.

END OF SECTION 015000



SECTION 016000 - PRODUCT REQUIREMENTS

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements governing the trace selection of products for use in the Project.
 - 1. Multiple Prime Contracts: Provisions of this Section apply to constant activities of each prime contractor.
- B. Related Sections: The following Sections contain requirements to this Section:
 - 1. Division 1 Section "Reference Standards and F tions ecities the applicability of industry standards to products specified.
 - 2. Division 1 Section "Submittals" specifie or mem is for submittal of the Contractor's Construction Schedule and the Submittal Schedule.
 - 3. Division 1 Section "Substitutions" specifies adm. Crative procedures for handling requests for substitutions made after award.

1.3 DEFINITIONS

- A. Definitions used in this cucie not tended to change the meaning of other terms used in the Contract Documents, su as "spec ties," "systems," "structure," "finishes," "accessories," and similar terms. Such term are elf-expl atory and have well-recognized meanings in the construction industry.
 - 1. "Products tems purchased for incorporation in the Work, whether purchased for the Project or taken from policy purchased stock. The term "product" includes the terms "material," quipment," "sy tem," and terms of similar intent.
 - a. 'Named Products" are items identified by the manufacturer's product name, including make or 'el number or other designation, shown or listed in the manufacturer's published product literature, which is current as of the date of the Contract Documents.
 - b. "Foreign Products," as distinguished from "domestic products," are items substantially manufactured (50 percent or more of value) outside the United States and its possessions. Products produced or supplied by entities substantially owned (more than 50 percent) by persons who are not citizens of, nor living within, the United States and its possessions are also considered to be foreign products.
 - 2. "Materials" are products substantially shaped, cut, worked, mixed, finished, refined or otherwise fabricated, processed, or installed to form a part of the Work.

3. "Equipment" is a product with operational parts, whether motorized or manually operated, that requires service connections, such as wiring or piping.

1.4 SUBMITTALS

- A. Product List: A list of products required is included at the end of this Section. Prepare a soluble tabular form showing each product listed. Include the manufacturer's name and proprietary and the manufacturer's name and the manufacturer's name and the manufacturer's name and the manufacturer's name and the manufacturer's na
- B. Product List: Prepare a list showing products specified in tabular form acceptate to the rehitect. Include generic names of products required. Include the manufacturer's name and provietary oduct names for each item listed.
 - 1. Coordinate product list with the Contractor's Construction School e and le Schedule of Submittals.
 - 2. Form: Prepare product list with information on each item solute and decide following column headings:
 - a. Related Specification Section number.
 - b. Generic name used in Contract Document
 - c. Proprietary name, model number, and signar after sales.
 - d. Manufacturer's name and address.
 - e. Supplier's name and address.
 - f. Installer's name and address.
 - g. Projected delivery date or time on of delivery period.
 - 3. Initial Submittal: Within 30 c. of commencement of the Work, submit 3 copies of an initial product list. Provide a winnexplanation for omissions of data and for known variations from Contract requirements.
 - a. At the Contract 's option the initial submittal may be limited to product selections and designations that the stablished early in the Contract period.
 - 4. Completed Within 60 days after date of commencement of the Work, submit 3 copies of the completed proceed in the completed process. Provide a written explanation for omissions of data and for known nations from intract requirements.
 - A itect's Action: The Architect will respond in writing to Contractor within 2 weeks of receipt of the ampleted product list. No response within this period constitutes no objection to listed manufacturers or products but does not constitute a waiver of the requirement that products comply with Contract Documents. The Architect's response will include a list of unacceptable product selections, containing a brief explanation of reasons for this action.

1.5 QUALITY ASSURANCE

A. Source Limitations: To the fullest extent possible, provide products of the same kind from a single source.

- 1. When specified products are available only from sources that do not, or cannot, produce a quantity adequate to complete project requirements in a timely manner, consult with the Architect to determine the most important product qualities before proceeding. Qualities may include attributes, such as visual appearance, strength, durability, or compatibility. When a determination has been made, select products from sources producing products that possess these qualities, to fullest extent possible.
- B. Compatibility of Options: When the Contractor is given the option of selecting between 2 products for use on the Project, the product selected shall be compatible with product selected, even if previously selected products were also options.
 - 1. Each prime contractor is responsible for providing products and construction hods at are compatible with products and construction methods of other prime or construction tors.
 - 2. If a dispute arises between prime contractors over concurrently dectable, at incompatible products, the Architect will determine which products shall be retained dwhich re incompatible and must be replaced.
- C. Foreign Product Limitations: Except under one or more of the Vowing conditions, provide domestic products, not foreign products, for inclusion in the Work
 - 1. No available domestic product complies with the ntrac ocuments
 - 2. Domestic products that comply with the Corract I comply at prices or terms substantially higher than foreign products to comply the Contract Documents.
- D. Nameplates: Except for required labels and operating a, do not attach or imprint manufacturer's or producer's nameplates or trademarks posed surfaces of products that will be exposed to view in occupied spaces or on the exterior
 - 1. Labels: Locate required product bels and stamps on concealed surfaces or, where required for observation after instruction and sible surfaces that are not conspicuous.
 - 2. Equipment Namep es: Pro e a permanent nameplate on each item of service-connected or power-operated equipment. Cate on an easily accessible surface that is inconspicuous in occupied services. The cate shall contain the following information and other essential operating ata:
 - a. Name duct and manufacturer.
 - b. Model an prial number.
 - Capacity.
 - Speed.
 - e. Patings.

UCT DELIVERY, STORAGE, AND HANDLING

- A. Dever, store, and handle products according to the manufacturer's recommendations, using means and thods that will prevent damage, deterioration, and loss, including theft.
 - 1. Schedule delivery to minimize long-term storage at the site and to prevent overcrowding of construction spaces.
 - 2. Coordinate delivery with installation time to assure minimum holding time for items that are flammable, hazardous, easily damaged, or sensitive to deterioration, theft, and other losses.
 - 3. Deliver products to the site in an undamaged condition in the manufacturer's original sealed container or other packaging system, complete with labels and instructions for handling, storing,

- unpacking, protecting, and installing.
- 4. Inspect products upon delivery to ensure compliance with the Contract Documents and to ensure that products are undamaged and properly protected.
- 5. Store products at the site in a manner that will facilitate inspection and measurement of quantity or counting of units.
- 6. Store heavy materials away from the Project structure in a manner that will not endanger supporting construction.
- 7. Store products subject to damage by the elements above ground, under cover in a weather tight enclosure, with ventilation adequate to prevent condensation. Maintain temperature and hum, within range required by manufacturer's instructions.

PART 2 - PRODUCTS

2.1 PRODUCT SELECTION

- A. General Product Requirements: Provide products that comply with Control of cuments, that are undamaged and, unless otherwise indicated, new at the time of installar.
 - 1. Provide products complete with accessories, trim, for ish, so ty goods, and other devices and details needed for a complete installation and the intendicuse of a ffect.
 - 2. Standard Products: Where available, provide standard produced and used successfully in similar situations of other facts.
- B. Product Selection Procedures: The Contract Doc ents of governing regulations govern product selection. Procedures governing product selection in the ethe following:
 - 1. Proprietary Specification Regiments: Where Specifications name only a single product or manufacturer, provide the project of No substitutions will be permitted.
 - 2. Semi proprietary Specification is uirements: Where Specifications name 2 or more products or manufacturers, provide a product strainfinite strain
 - a. Where Specific ons spec products or manufacturers by name, accompanied by the term "or equal" or apply add, "comply with the Contract Document provisions concerning "substantial to obtain approval for use of an unnamed product.
 - 3. Nonproprieta. Specifications: When Specifications list products or manufacturers that are allable and man be incorporated in the Work, but do not restrict the Contractor to use of these oducts only, the Contractor may propose any available product that complies with Contract recirements. Comply with Contract Document provisions concerning "substitutions" to obtain apply of for use of an unnamed product.
 - Descriptive Specification Requirements: Where Specifications describe a product or assembly, isting exact characteristics required, with or without use of a brand or trade name, provide a product or assembly that provides the characteristics and otherwise complies with Contract requirements.
 - 5. Performance Specification Requirements: Where Specifications require compliance with performance requirements, provide products that comply with these requirements and are recommended by the manufacturer for the application indicated.
 - a. Manufacturer's recommendations may be contained in published product literature or by the manufacturer's certification of performance.
 - 6. Compliance with Standards, Codes, and Regulations: Where Specifications only require compliance with an imposed code, standard, or regulation, select a product that complies with the

standards, codes, or regulations specified.

- 7. Visual Matching: Where Specifications require matching an established Sample, the Architect's decision will be final on whether a proposed product matches satisfactorily.
 - a. Where no product available within the specified category matches satisfactorily and complete with other specified requirements, comply with provisions of the Contract Docum concerning "substitutions" for selection of a matching product in another product of egon
- 8. Visual Selection: Where specified product requirements include the phrase "... a plected in manufacturer's standard colors, patterns, textures ..." or a similar phrase, select manufacturer that complies with other specified requirements. The Architect is selected, pattern, and texture from the product line selected.
- 9. Allowances: Refer to individual Specification Sections and "Allow e" proving as in Division 1 for allowances that control product selection and for procedures it is red for rocessing such selections.

PART 3 - EXECUTION

3.1 INSTALLATION OF PRODUCTS

- A. Comply with manufacturer's instructions and your strong for installation of products in the applications indicated. Anchor each product strong in piece, accurately located and aligned with other Work.
 - 1. Clean exposed surfaces and protestic necessary to ensure freedom from damage and deterioration at time of Substantial Completion.

END OF SECTION 016000

SECTION 017000 - EXECUTION AND CLOSEOUT REQUIREMENTS

1.1 RELATED SECTIONS

- A. General and Supplementary Conditions.
- B. Section 013300 Submittal Procedures for closeout documents submittals.
- C. Section 015000 Construction Facilities and Temporary Controls: Progress cleaning
- D. Section 017500 Starting of Systems: System start-up, testing, adjusting, an all lancing

1.2 CLOSEOUT PROCEDURES

- A. Completion of the Work specified herein is a condition precedent ce ce ce be Final Certificate of Payment by Construction Manager and Architect
- B. Submit written certification that Contract Documents have the work has been inspected, and that Work is complete in accordance with Contract Documents and ready for Architect review.
- C. Provide submittals to Architect through Construct. Man unat is required by governing or other authorities.
- D. Submit final Application for Payment 1, titing to ladjusted Contract Sum, previous payments, and sum remaining due.
- E. Owner will occupy portions site as specified in Section 013100.

1.3 HAZARDOUS-FREE MATERIA CATION

- A. Upon completic of uncojec the Contractor shall deliver to the Architect three (3) copies of a not fixed letter addressed to the Owner certifying that to the best of the Contractor's kindledge all roducts provided by them for incorporation into this project do not contract any hand a materials exceeding current EPA guidelines.
- B. It is the consibility of the Contractor to review "Manufacturer's Safety Data Sheets" (MSDS) all products to ascertain compliance with EPA guidelines prior to shop drawing submission to the Architect. Incorporation of products into the project without the submission of shop drawings or samples to the Architect will indicate that the Contractor as ascertained that the products meet EPA limits.
 - It is the responsibility of the Contractor to notify the Architect in writing of the lack of compliance of a product with EPA guidelines prior to ordering or incorporating any products into this project.

1.4 OPERATION AND MAINTENANCE DATA

- A. Submit data on 8-1/2 x 11 inch text pages, bound in three D side ring binders with durable plastic covers.
- B. Prepare binder cover with printed title "OPERATION AND MAINTENANCE INSTRUCTIONS" and title of Project.

- C. Internally subdivide the binder contents with permanent page dividers, logically organized as described below; with tab titling clearly printed under reinforced laminated plastic tabs.
- D. Contents: Prepare a Table of Contents for each volume, with each Product or system description identified, typed on white paper, in three parts as follows:
 - 1. Part 1: Directory, listing names, addresses, and telephone numbers of Architect/Engineer, Contractor, Subcontractors, and major equipment supph Include for all mechanical and electrical equipment a compilation of the name data for equipment; name, address and phone number of nearest distribution, address and phone number of nearest service organization.
 - 2. Part 2: Operation and maintenance instructions arranged by specification section. For each category, identify notes, address, and telephone numbers of Subcontractors and suppliers. Identify the following:
 - a. Significant design criteria.
 - b. List of equipment.
 - c. Parts list for each component.
 - d. Operating instructions.
 - e. Maintenance instructions cuipn, and systems.
 - f. Maintenance instruction for the s, houding recommended cleaning methods and materials decia ecautions identifying detrimental agents. Include videotape for training sessions.
 - g. (1) 8x10 photograph of each e of equipment.
 - h. Name and to ne number of service representative.
 - i. Test resp rep s
 - j. Certified rf arves.
 - k. Re-order in nation.
 - 1. care, ode erial number.
 - m. Viring d. rams.
 - n, ssembly rawings.
 - ~du¹
 - p. Charts
 - Nameplate data.
 - 3. Part Project documents and certificates, including the following:
 - a. Shop drawings and product data.
 - b. Air and water balance reports.
 - c. Certificates.
 - d. Photocopies of warranties and bonds.
- E. Submit 1 draft copy of completed volumes 15 days prior to final inspection. This copy will be reviewed and returned after final inspection, with Architect/Engineer comments. Revise content of all document sets as required prior to final submission.
- F. Submit three copies of revised final volumes, within 10 days after final inspection.

1.5 WARRANTIES

- A. Provide triplicate notarized copies.
- B. Execute and assemble transferable warranty documents from Subcontractors, suppliers, a manufacturers.
- C. Provide Table of Contents and assemble in three D side ring binder with durable placover.
- D. Submit prior to final Application for Payment.
- E. For items of Work delayed beyond date of Substantial Completion and educate of Substantial Completion and educate of submittal within 10 days after acceptance, listing date of acceptance as stands warranty period.

1.6 FINAL SUBMISSIONS

- A. Submit Consent of Surety to Final Payment.
- B. Submit evidence of final, continuing insurger complying with insurance requirements.
- C. Submit a certified copy of the Architect's all insection list of items to be completed or corrected, stating that each item has been contacted or otherwise resolved for acceptance and the list has been endorsed all dated by the Architect.
- D. Affidavit of payment of a laist the work.

1.7 PROJECT RECORD DC JVI. TS

- A. Trade contracte shall me tain on site, one set of the following record documents; record actual resions to the following record documents; record
 - 1. wings.
 - 2. ifications.
 - 3 Ada da
 - 4. Change Orders and other modifications to the Contract.
 - Reviewed Shop Drawings, Product Data, and Samples.
 - Manufacturer's instruction for assembly, installation, and adjusting.
- Ensure entries are complete and accurate, enabling future reference by Construction Manager and Owner.
 - Store record documents separate from documents used for construction.
- D. Record information concurrent with construction progress.
- E. Specifications: Legibly mark and record at each Product section description of actual Products installed, including the following:
 - 1. Manufacturer's name and product model and number.
 - 2. Product substitutions or alternates utilized.
 - 3. Changes made by Addenda and modifications.

- F. Record Documents and Shop Drawings: Legibly mark each item to record actual construction including:
 - 1. Measured depths of foundations in relation to finish floor.
 - 2. Measured horizontal and vertical locations of underground utilities and appurtenances, referenced to permanent surface improvements.
 - 3. Measured locations of internal utilities and appurtenances concealed in construction, referenced to visible and accessible features of the Work.
 - 4. Field changes of dimension and detail.
 - 5. Details not on original Contract Drawings.
- G. Remove Architect seal from all documents.
- H. Submit documents to Architect with final Application for Payr A
- I. Submit a final liquidated damages settlement statement.

1.8 SPARE PARTS AND MAINTENANCE MATERIALS

- A. Provide products, spare parts, maintenance and extra mater and quantities specified in individual specification sections.
- B. Deliver to Project site and place in local nature of extra materials and parts as indicated within the respective specification sections; obtain receipt from Owner upon delivery and placement and prior to final pay.

END OF SECTION 017000

SECTION 01 73 29 – CUTTING & PATCHING

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes procedural requirements for cutting patch.
- B. Related Sections include the following:
 - 1. Divisions 02 through 07 Sections for specifical requirements and limitations applicable to cutting and patching individual parts of the V

1.3 DEFINITIONS

- A. Cutting: Removal of in-place onstration necessary to permit installation or performance of other Work.
- B. Patching: Fitting an experimental vortex equired to restore surfaces to original conditions after installation of other pork.

1.4 QUALITY SSUPANCE

- A. Structural Electris: Do not cut and patch structural elements in a manner that could change the load-carryn apacity or load-deflection ratio.
- B. On actional Elements: Do not cut and patch operating elements and related components in a man, what results in reducing their capacity to perform as intended or that result in increased maintentage or decreased operational life or safety. Operating elements include the following: ist below is an example only. Revise to suit Project's operating systems. With advice of unsel, delete below if Architect's approval is not required. If list is deleted, delete option in aragraph above.
 - 1. Fire-suppression systems.
 - 2. Mechanical systems piping and ducts.
 - 3. Control systems.
 - 4. Communication systems.
 - 5. Conveying systems.
 - 6. Electrical wiring systems.

- C. Visual Requirements: Do not cut and patch construction in a manner that results in visual evidence of cutting and patching. Do not cut and patch construction exposed on the exterior or in occupied spaces in a manner that would, in Architect's opinion, reduce the building's aesthetic qualities. Remove and replace construction that has been cut and patched in a visual unsatisfactory manner.
- D. Cutting and Patching Conference: Before proceeding, meet at Project site with parties in twee in cutting and patching, including mechanical and electrical trades. Review areas of potential interference and conflict. Coordinate procedures and resolve potential comproceeding.

PART 2 - PRODUCTS

2.1 MATERIALS

- A. General: Comply with requirements specified in other Sec. s.
- B. In-Place Materials: Use materials identical to in-place otern. For exposed surfaces, use materials that visually match in-place adjacent are set to be fullest extent possible.
 - 1. If identical materials are unavailable of the ed, use materials that, when installed, will match the visual and functional performance of in-place materials.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Examine surfaces to cut and atched and conditions under which cutting and patching are to be performed
 - 1. Compatibility with and suitability of substrates, including empatibility with in-place finishes or primers.
 - 2 Proceed was installation only after unsafe or unsatisfactory conditions have been corrected.

PREPA. ATION

- A. Emporary Support: Provide temporary support of Work to be cut.
 - Protection: Protect in-place construction during cutting and patching to prevent damage. Provide protection from adverse weather conditions for portions of Project that might be exposed during cutting and patching operations.
- C. Adjoining Areas: Avoid interference with use of adjoining areas or interruption of free passage to adjoining areas.

D. Existing Utility Services and Mechanical/Electrical Systems: Where existing services/systems are required to be removed, relocated, or abandoned, bypass such services/systems before cutting to prevent interruption to occupied areas.

3.3 PERFORMANCE

- A. General: Employ skilled workers to perform cutting and patching. Proceed with cutting patching at the earliest feasible time, and complete without delay.
 - 1. Cut in-place construction to provide for installation of other components, per mance of other construction, and subsequently patch as required to result in their original condition.
- B. Cutting: Cut in-place construction by sawing, drilling, breaking, chipper griping, and similar operations, including excavation, using methods least likely to page thems retained or adjoining construction. If possible, review proposed programs with riginal Installer; comply with original Installer's written recommendations.
 - 1. In general, use hand or small power tools degreed sawing and grinding, not hammering and chopping. Cut holes and lots a small as possible, neatly to size required, and with minimum disturnate lots are surfaces. Temporarily cover openings when not in use.
 - 2. Finished Surfaces: Cut or drill from the early or finished side into concealed surfaces.
 - 3. Concrete or Masonry: Cut using a cutth, machine, such as an abrasive saw or a diamond-core drill.
 - 4. Mechanical and Electric Serves: Cut off pipe or conduit in walls or partitions to be removed. Cap, valve, or the area all remaining portion of pipe or conduit to prevent entrance of moistrance of
 - 5. Proceed with prehing a reconduction operations requiring cutting are complete.
- C. Patching: Patch on action be illing, repairing, refinishing, closing up, and similar operations following prormance are Work. Patch with durable seams that are as invisible as possible. Four materials and comply with installation requirements specified in other Sections.
 - 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 toration into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
 - a. Clean piping, conduit, and similar features before applying paint or other finishing materials.
 - b. Restore damaged pipe covering to its original condition.
 - 3. Floors and Walls: Where walls or partitions that are removed extend one finished area into another, patch and repair floor and wall surfaces in the new space. Provide an even surface of uniform finish, color, texture, and appearance. Remove in-place floor and wall coverings and replace with new materials, if necessary, to achieve uniform color and appearance.

- a. Where patching occurs in a painted surface, apply primer and intermediate paint coats over the patch and apply final paint coat over entire unbroken surface containing the patch. Provide additional coats until patch blends with adjacent surfaces.
- 4. Ceilings: Patch, repair, or rehang in-place ceilings as necessary to provide an even-pla surface of uniform appearance.
- 5. Exterior Building Enclosure: Patch components in a manner that restores enclosure weathertight condition.
- D. Cleaning: Clean areas and spaces where cutting and patching are perform. Co. letely remove paint, mortar, oils, putty, and similar materials.

END OF SECTION 01 73 29

SECTION 01 74 19 - CONSTRUCTION WASTE MANAGEMENT AND DISPOSAL

PART 1 – GENERAL

1.1 SUMMARY

A. Section includes: Administrative and procedural requirements for construction waste management activities.

1.2 DEFINITIONS

- A. Construction, Demolition, and Land clearing (CDL) Waste: Include all not zare as solid wastes resulting from construction, remodeling, alterations, i. ir, demo ion and land clearing. Includes material that is recycled, reused, salvaged or cosed garbage.
- B. Salvage: Recovery of materials for on-site reuse, sale or unation to third party.
- C. Reuse: Making use of a material without altering its sm. https://can be reused on-site or reused on other projects off-site. Examples include, but the notion attend to the following: Crushing or grinding of concrete for use as some material. Chipping of land clearing debris for use as mulch.
- D. Recycling: The process of sorting, cleaning, a ting and reconstituting materials for the purpose of using the material in the manufacture at new product.
- E. Source-Separated CDL Rectumg: Le process of separating recyclable materials in separate containers as they as the job-site. The separated materials are hauled directly to a recycling facility or transfer station.
- F. Co-mingled CDL ccycling. he process of collecting mixed recyclable materials in one container on-site. e contain is taken to a material recovery facility where materials are separated for recycling.
- G. Approve cling Facility: Any of the following:
 - A facility t can legally accept CDL waste materials for the purpose of processing the materials into an altered form for the manufacture of a new product.
 - 2. Material Recovery Facility: A general term used to describe a waste-sorting facility. Chanical, hand-separation, or a combination of both procedures, are used to recover recyclable materials.

3 S BMITTALS

- A. Contractor shall develop a Waste Management Plan: Submit 3 copies of plan within 14 days of date established for the **Notice to Proceed**.
- B. Contractor shall provide Waste Management Report: Concurrent with each Application for Payment, submit **3** copies of report.

1.4 PERFORMANCE REQUIREMENTS

- A. General: Divert a minimum of **75%** CDL waste, by weight, from the landfill by one, or a combination of the following activities:
 - 1. Salvage
 - 2. Reuse
 - 3. Source-Separated CDL Recycling
 - 4. Co-mingled CDL Recycling
- B. CDL waste materials that can be salvaged, reused or recycled include an not ited to, the following:
 - 1. Acoustical ceiling tiles
 - 2. Asphalt
 - 3. Asphalt shingles
 - 4. Cardboard packaging
 - 5. Carpet and carpet pad
 - 6. Concrete
 - 7. Drywall
 - 8. Fluorescent lights and ballasts
 - 9. Land clearing debris (vegetation, stump dirt)
 - 10. Metals
 - 11. Paint (through hazardous was outlets)
 - 12. Wood
 - 13. Plastic film (sheeting, so nk w hackaging)
 - 14. Window glass
 - 15. Wood
 - 16. Field office was c, including on the paper, aluminum cans, glass, plastic, and office cardboard.

1.4 OUAL

ASSURAY 6

- A. Waste Mana, ment Coordinator Qualifications: Experienced firm, with a record of accessful waste management coordination of projects with similar requirements, that mploys a LEED Accredited Professional, certified by the USGBC as waste management adinator.
 - Regulatory Requirements: Conduct construction waste management activities in accordance with hauling and disposal regulations of all authorities having jurisdiction and all other applicable laws and ordinances.
- C. Preconstruction Conference: Schedule and conduct meeting at Project site prior to construction activities.
 - 1. Attendees: Inform the following individuals, whose presence is required, of date and time of meeting.
 - a. Owner
 - b. Architect
 - c. Contractor's superintendent

- d. Major subcontractors
- e. Waste Management Coordinator
- f. Other concerned parties.
- 2. Agenda Items: Review methods and procedures related to waste management including, but not limited to, the following:
 - a. Review and discuss waste management plan including responsibilities of Management Coordinator.
 - b. Review requirements for documenting quantities of each type of was. and its disposition.
 - c. Review and finalize procedures for materials separation and crify a lab. of containers and bins needed to avoid delays.
 - d. Review procedures for periodic waste collection and transposition to ccycling and disposal facilities.
 - e. Review waste management requirements for each ade.
- 3. Minutes: Record discussion. Distribute meeting inute all reticipants. Note: If there is a Project Architect, they will per an the
- 1.5 WASTE MANAGEMENT PLAN Contact of shadever, and document the following:
 - A. Develop a plan to meet the requirements listed of section at a minimum. Plan shall consist of waste identification, we reduction plan and cost/revenue analysis. Distinguish between demolition and construction waste. Indicate quantities by weight throughout the plan.
 - B. Indicate anticipated to a different differe
 - C. List each type of wave and yare ther it will be salvaged, recycled, or disposed of in an landfill. The plant sald includes following information:
 - 1. Types estimated quantities, by weight, of CDL waste expected to be generated during de lition and construction.
 - Proposed methods for CDL waste salvage, reuse, recycling and disposal during lemolition including, but not limited to, one or more of the following:
 - a. Contracting with a deconstruction specialist to salvage materials generated,
 - b. Selective salvage as part of demolition contractor's work,
 - c. Reuse of materials on-site or sale or donation to a third party.
 - 3. Proposed methods for salvage, reuse, recycling and disposal during construction including, but not limited to, one or more of the following:
 - a. Requiring subcontractors to take their CDL waste to a recycling facility;
 - b. Contracting with a recycling hauler to haul recyclable CDL waste to an approved recycling or material recovery facility;
 - c. Processing and reusing materials on-site;
 - d. Self-hauling to a recycling or material recovery facility.

- 4. Name of recycling or material recovery facility receiving the CDL wastes.
- 5. Handling and Transportation Procedures: Include method that will be used for separating recyclable waste including sizes of containers, container labeling, and designated location on project site where materials separation will be located.
- D. Cost/Revenue Analysis: Indicate total cost of waste disposal as if there was no waste management plan and net additional cost or net savings resulting from implement waste management plan. Include the following:
 - 1. Total quantity of waste.
 - 2. Estimated cost of disposal (cost per unit). Include hauling and cost of collection containers for each type of waste.
 - 3. Total cost of disposal (with no waste management).
 - 4. Revenue from salvaged materials.
 - 5. Revenue from recycled materials.
 - 6. Savings in hauling and tipping fees by don. materia
 - 7. Savings in hauling and tipping fees that re av red
 - 8. Handling and transportation costs. Include costs. Mection containers for each type of waste.
 - 9. Net additional cost or net saviration waste has agement plan.

PART 2 - PRODUCTS (Not Used)

PART 3 – EXECUTION

3.1 CONSTRUCTION WASTE M. AC GENERAL

- A. Provide containers for a vast bat is to be recycled clearly labeled as such with a list of acceptable and une teptable atternats. The list of acceptable materials must be the same as the materials recycled clearly labeled as such with a list of acceptable materials must be the same as the materials recycled clearly labeled as such with a list of acceptable materials must be the same as
- B. The collegion contains of recyclable CDL waste must contain no more than 10% non-recyclable value.
- C. Povide contains for CDL waste that is disposed in a landfill clearly labeled as such.
- Se detailed material estimates to reduce risk of unplanned and potentially wasteful cuts.
- E. To a greatest extent possible, include in material purchasing agreements a waste reduction provision requesting that materials and equipment be delivered in packaging made of recyclable material, that they reduce the amount of packaging, that packaging be taken back for reuse or recycling, and to take back all unused product. Insure that subcontractors require the same provisions in their purchase agreements.
- F. Conduct regular visual inspections of dumpsters and recycling bins to remove contaminants.

3.2 SOURCE SEPARATION

A. General: Contractor shall separate recyclable materials from CDL waste to the maximum extent possible.

Separate recyclable materials by type.

- 1. Provide containers, clearly labeled, by type of separated materials or provide other storage method for managing recyclable materials until they are removed from Project site
- 2. Stockpile processed materials on-site without intermixing with other materials. Place grade, and shape stockpiles to drain surface water and to minimize pest attraction. Conto prevent windblown dust.
- 3. Stockpile materials away from demolition area. Do not store within drip the or remaining trees.
- 4. Store components off the ground and protect from weather.

3.3 CO-MINGLED RECYCLING

A. General: Do not put CDL waste that will be disposed in a lange to a singled CDL waste recycling container.

REMOVAL OF CONSTRUCTION WASTE MATERIALS

- A. Remove CDL waste materials from project site of the project sit
- B. Transport CDL waste materials off Owner's perty and legally dispose of them.
- C. Burning of CDL waste is not pe

O OF SECTION

WASTE MAN	AGEME	NT PROGI	RESS REPORT			
	DISPOS MUNIC SOLID LANDE	CIPAL WASTE	DIVERTED FROM LANDFILL BY RECYCLING, SALVAGE OR REUSE			
MATERIAL CATEGORY			Recycled	Salvag	R d	
1. Acoustical Ceiling Tiles						
2. Asphalt						
3. Asphalt Shingles						
4. Cardboard Packaging						
5. Carpet and Carpet Pad						
6. Concrete						
7. Drywall						
8. Fluorescent Lights and Ballasts						
9. Land Clearing Debris						
(vegetation, stumpage, dirt) 10. Metals		-				
11. Paint (through hazardous		Y	<u> </u>			
waste outlets)						
12. Wood						
13. Plastic Film (sheeting thrin wrap, packaging)						
wrap, packaging) 14. Window Glass						
15. Field Office Waste (ce paper, al inum cans, glass stic, and coffee						
16. Other (ins description)						
17 (insert e scription)						
Total (In Weight)			(TOTAL OF WEIGHT)	(TOTAL OF ALL ABOVE VALUES – IN WEIGHT)		
					AL WASTE DIVIDED OTAL DIVERTED)	

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 correctlos t, 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 Applications for Payment for Substantial and Final Completion.
 - 2. Division 1 Section "Executary quirements" for progress cleaning of Project site.
 - 3. Divisions 2 through 33 ction for specific closeout and special cleaning requirements for products of those Sec

1.3 SUBSTANTIAL CO' LEI

- A. Preliminary Procedure Before equesting inspection for determining date of Substantial Completion, implete wing. List items below that are incomplete in request.
 - 1. Preparation of items to be completed and corrected (punch list), the value of items on the list, a reasons why the Work is not complete.
 - Advise Owar of pending insurance changeover requirements.

 Submit specific warranties, workmanship bonds, maintenance service agreements, final certifications, and similar documents.
 - 4. tain and submit releases permitting Owner unrestricted use of the Work and access to services and utilities. Include occupancy permits, operating certificates, and similar releases.
 - Deliver tools, spare parts, extra materials, and similar items to location designated by Owner. Label with manufacturer's name and model number where applicable.
 - 6. Make final changeover of permanent locks and deliver keys to Owner. Advise Owner's personnel of changeover in security provisions.
 - 7. Complete startup testing of systems.
 - 8. Submit test/adjust/balance records.
 - 9. Terminate and remove temporary facilities from Project site, along with mockups, 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 to eliminate visual defects.
- B. Inspection: Submit a written request for inspection for Substantial Completion. On rece, of request, Architect will either proceed with inspection or notify Contractor of unfulfilled requirements. Architect will prepare the Certificate of Substantial Completion after or will notify Contractor of items, either on Contractor's list or on additional items is in iffied by Architect, that must be completed or corrected before certificate will be issued.
 - 1. Reinspection: Request reinspection when the Work identified previous has incomplete is completed or corrected.
 - 2. Results of completed inspection will form the basis of requireme. for F half Completion.

1.4 FINAL COMPLETION

- A. Preliminary Procedures: Before requesting final inspects for a rmining date of Final Completion, complete the following:
 - 1. Submit a final Application for Payment Procedures." Division 1 Section "Payment Procedures."
 - 2. Submit certified copy of Architect's Substant. Completion inspection list of items to be completed or corrected (p cn t), endorsed and dated by Architect. The certified copy of the list shall state the ach is made been completed or otherwise resolved for acceptance.
 - 3. Submit evidence 1, co. ruing insurance coverage complying with insurance requirements.
 - 4. Submit pest-c trol final spection report and warranty.
 - 5. Instruct over person in operation, adjustment, and maintenance of products, equip ont, and s
- B. Inspection: A mit a written request for final inspection for acceptance. On receipt of request, Architect will expressed with inspection or notify Contractor of unfulfilled requirements.

 A mitect will prepare a final Certificate for Payment after inspection or will notify Contractor postruction that must be completed or corrected before certificate will be issued.
 - 1. inspection: Request reinspection when the Work identified in previous inspections as incomplete is completed or corrected.

5 ST 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 first and proceeding from lowest floor to highest floor.

- 2. Organize items applying to each space by major element, including categories 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.
- 4. Include space for sign off and acceptance of each item.

1.6 PROJECT RECORD DOCUMENTS

- A. General: Do not use Project Record Documents for construction purpo. Project Record Documents from deterioration and loss. Provide according icclored Documents for Architect and Owner's reference during normal working nours.
- B. Record Drawings: Maintain and submit one set of bluer blacking white prints of Contract Drawings and Shop Drawings.
 - 1. Mark Record Prints to show the actual astal where installation varies from that shown originally. Require individual of the actual obtained record data, whether individual or entity is Installer, subcontraction and are milar entity, to prepare the marked-up Record Prints.
 - a. Give particular a ution sinformation on concealed elements that cannot be readily identified a corque ater.
 - b. Accurately dink pation in an understandable drawing technique.
 - c. Record a as so as possible after obtaining it. Record and check the markup before closing c cealed installations.
 d. Mak C ract Dr ings or Shop Drawings, whichever is most capable of showing
 - d. M k C ract Dr ings or Shop Drawings, whichever is most capable of showing tual phy. Inditions, completely and accurately. Where Shop Drawings are narial, show cross-reference on Contract Drawings.
 - 2. Mark reconsets 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.
 - 4. Le Construction Change Directive numbers, Change Order numbers, alternate numbers, and similar identification where applicable.

 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 installation varies from that indicated in Specifications, addenda, and contract modifications.
 - 1. 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. Note related Change Orders, Record Drawings, and Product Data, where applicable.
- D. Record Product Data: Submit one copy of each Product Data submittal. Mark one (1) set to indicate the actual product installation where installation varies substantially from that indicate in Product Data.
 - 1. Give particular attention to information on concealed products and installation cannot be readily identified and recorded later.
 - 2. Include significant changes in the product delivered to Project site and changes in manufacturer's written instructions for installation.
 - 3. Note related Change Orders, Record Drawings, and Record Spring fication who applicable.
- E. Miscellaneous Record Submittals: Assemble miscellaneous core quite y other Specification Sections for miscellaneous record keeping a submittal a connection with actual performance of the Work. Bind or file miscellaneous recorded and idea of the each, ready for continued use and reference.

1.7 OPERATION AND MAINTENANCE MANV

- A. Assemble a complete set of operation and manning and a indicating the operation and maintenance of each system, subsystem, and pie of adipment not part of a system. Include operation and maintenance data required in individual Specification Sections and as follows:
 - 1. Operation Data:
 - a. Emergency ctic, and procedures.
 - b. System, osyste and quipment descriptions, including operating standards.
 - c. Operation procedures, including startup, shutdown, seasonal, and weekend operation
 - d. escriptic arrols and sequence of operations.
 - e. Pipi diagrams.

2. Mainten. Data:

- a. Manufacturer's information, including list of spare parts.
- b. Name, address, and telephone number of Installer or supplier.
 - 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. Partial Occupancy: Submit properly executed warranties within 15 days of completion of designated portions of the Work that are completed and occupied or used by Owner during construction period by separate agreement with Contractor.
- C. Organize warranty documents into an orderly sequence based on the table of co. ts of Project Manual.
 - 1. Bind warranties and bonds in heavy-duty, 3-ring, vinyl-cover loose-lead binders, thickness as necessary to accommodate contents, and sized to receive 8-1 y-by-11-inch (115-by-280-mm) paper.
 - 2. Provide heavy paper dividers with plastic-covered to a for each eparate warranty. Mark tab to identify the product or installation. Provide a condition of the product or installation, including the name of the product at the hour. I dress, and telephone number of Installer.
 - 3. Identify each binder on the front and spi which the type or printed title "WARRANTIES," Project name, and time ractor.
- D. Provide additional copies of each warranty to include operation and maintenance manuals.

PART 2 - PRODUCTS

2.1 MATERIALS

A. Cleaning Agents: U cleaning aterials and agents recommended by manufacturer or fabricator of the surf to be connect. Do not use cleaning agents that are potentially hazardous to salth or contact that might damage finished surfaces.

PART 3 - EXECUTION

3.1 MONSTRATION AND TRAINING

- A Instruction: Instruct Owner's personnel to adjust, operate, and maintain systems, subsystems, and equipment not part of a system.
 - Provide instructors experienced in operation and maintenance procedures.
 - 2. Provide instruction at mutually agreed-on times. For equipment that requires seasonal operation, provide similar instruction at the start of each season.
 - 3. Schedule training with Owner, through Architect, with at least seven days' advance notice
 - 4. Coordinate instructors, including providing notification of dates, times, length of instruction, and course content.

- B. Program Structure: Develop an instruction program that includes individual training modules for each system and equipment not part of a system, as required by individual Specification Sections. For each training module, develop a learning objective and teaching outline. Include instruction for the following:
 - 1. System design and operational philosophy.
 - 2. Review of documentation.
 - 3. Operations.
 - 4. Adjustments.
 - 5. Troubleshooting.
 - 6. Maintenance.
 - 7. Repair.

3.2 FINAL CLEANING

- A. General: Provide final cleaning. Conduct cleaning and wast control operators to comply with local laws and ordinances and Federal and local environmental a antipollution regulations.
- B. Cleaning: Employ experienced workers or professional and the personal cleaning. Clean each surface or unit to condition expected in an average and maintenance program. Comply with manufacturer an instructions.
 - 1. Complete the following cleaning operation before requesting inspection for certification of Substantial Completion for entire Project for a portion of Project:
 - a. Clean Project site yard, and grounds, in areas disturbed by construction activities, including landscape the eroph. In areas, of rubbish, waste material, litter, and other foreign subsections.
 - b. Sweep red are brook clean. Remove petrochemical spills, stains, and other foreign eposits.
 - c. Region ds that we neither planted nor paved to a smooth, even-textured arface.
 - d. Reprie tools, construction equipment, machinery, and surplus material from ect site.
 - e. Re ve snow and ice to provide safe access to building.
 - f. Clear exposed exterior and interior hard-surfaced finishes to a dirt-free condition, free of stains, films, and similar foreign substances. Avoid disturbing natural weathering of exterior surfaces. Restore reflective surfaces to their original condition.
 - g. Remove debris and surface dust from limited access spaces, including roofs, plenums, shafts, trenches, equipment vaults, manholes, attics, and similar spaces.
 - h. Sweep concrete floors broom clean in unoccupied spaces.
 - i. Vacuum carpet and similar soft surfaces, removing debris and excess nap; shampoo if visible soil or stains remain.
 - j. Clean transparent materials, including mirrors and glass in doors and windows.
 Remove glazing compounds and other noticeable, vision-obscuring materials.
 Replace chipped or broken glass and other damaged transparent materials. Polish mirrors and glass, taking care not to scratch surfaces.
 - k. Remove labels that are not permanent.

- 1. Touch up and otherwise repair and restore marred, exposed finishes and surfaces. Replace finishes and surfaces that cannot be satisfactorily repaired or restored or that already show evidence of repair or restoration.
 - 1) Do not paint over "UL" and similar labels, including mechanical and electrical nameplates.
- m. Wipe surfaces of mechanical and electrical equipment, elevator equipment, and similar equipment. Remove excess lubrication, paint and mortar dropother foreign substances.
- n. Replace parts subject to unusual operating conditions.
- o. Clean plumbing fixtures to a sanitary condition, free of stair and trains resulting from water exposure.
- p. Replace disposable air filters and clean permanent air h. s. Clear xposed surfaces of diffusers, registers, and grills.
- q. Clean ducts, blowers, and coils if units were op the hour are during construction.
- r. Clean light fixtures, lamps, globes, and reflects to function with full efficiency. Replace burned-out bulbs, and those noticably as the soy hours of use, and defective and noisy starters in fluorescent an exercity vapor fixtures to comply with requirements for new fixture
- s. Leave Project clean and ready occ an
- C. Pest Control: Engage an experienced, licensed experienced and rid Project of rodents, insects, and other pests. Prepare report.
- D. Comply with safety standards or 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 of the control of the co

END OF SECTION 0' /00

SECTION 017836 - WARRANTIES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for which is the Contract Documents, including manufacturer's standard warranties on products and special warranties.
 - 1. Refer to the General Conditions for terms of the Contract opens. Or conception of the Work.
- B. Related Sections: The following Sections contain requirements of related to this Section:
 - 1. Division 1 Section "Submittals" specifies process for mitting warranties.
 - 2. Division 1 Section "Contract Closeout" specifies and the security contract Closeout specifies and the security specifies and the security specifies are security specifies.
 - 3. Divisions 2 through 16 Sections for specific quir ents for warranties on products and installations specified to be warranted.
 - 4. Certifications and other commitments and agree onts for continuing services to Owner are specified elsewhere in the Continuous ocuments.
- C. Disclaimers and Limitations: Ma. So and Claimers and limitations on product warranties do not relieve the Contractor of the warrant on the work that incorporates the products. Manufacturer's disclaimers and limitations on oduc warranties do not relieve suppliers, manufacturers, and subcontractors require to counter an special warranties with the Contractor.
- D. Separate Prime contractor is responsible for warranties related to its own contract.

1.3 DEFINITIONS

- A. A ard product warranties are preprinted written warranties published by individual manufacturers for purpose and are specifically endorsed by the manufacturer to the Owner.
- B. ecial warranties are written warranties required by or incorporated in the Contract Documents, e er to extend time limits provided by standard warranties or to provide greater rights for the Owner.

- A. Related Damages and Losses: When correcting failed or damaged warranted construction, remove and replace construction that has been damaged as a result of such failure or must be removed and replaced to provide access for correction of warranted construction.
- B. Reinstatement of Warranty: When Work covered by a warranty has failed and been corrected by replacement or rebuilding, reinstate the warranty by written endorsement. The reinstated warranty

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shall be equal to the original warranty with an equitable adjustment for depreciation.

- C. Replacement Cost: Upon determination that Work covered by a warranty has failed, replace or rebuild the Work to an acceptable condition complying with requirements of the Contract Documents. The Contractor is responsible for the cost of replacing or rebuilding defective Work regardless of whether the Owner has benefited from use of the Work through a portion of it anticipated useful service life.
- D. Owner's Recourse: Expressed warranties made to the Owner are in addition to implie and shall not limit the duties, obligations, rights, and remedies otherwise availability and law. Expressed warranty periods shall not be interpreted as limitations on the time in which the can enforce such other duties, obligations, rights, or remedies.
 - 1. Rejection of Warranties: The Owner reserves the right to reject war ties and a limit selection to products with warranties not in conflict with requirements.
- E. Where the Contract Documents require a special warrant or so that commitment on the Work or part of the Work, the Owner reserves the right to refuse the acception of the Work, until the Contractor presents evidence that entities required to counter that commitments are willing to do so.

1.5 SUBMITTALS

- A. Submit written warranties to the Architect prior to the Architect for Substantial Completion. If the Architect's Certificate of Substantial Completion designates a commencement date for warranties other than the date of Substantial Completion or the Work, or a designated portion of the Work, submit written warranties upon request contents.
 - 1. When a designated auton, the ark is completed and occupied or used by the Owner, by separate agreement with the antractor during the construction period, submit properly executed war anticap the Araitect within 15 days of completion of that designated portion of the Wor
- B. When the Constructor Documents require the Contractor, or the Contractor and a subcontractor, supplier or manufacturer to recute a special warranty, prepare a written document that contains appropriate term and identification, ready for execution by the required parties. Submit a draft to the Owner, which the Architect, for approval prior to final execution.
- Forms a pecial warranties are included at the end of this Section. Prepare a written document lizing the appropriate form, ready for execution by the Contractor, or by the Contractor, s contractor, supplier, or manufacturer. Submit a draft to the Owner, through the Architect, for a royal prior to final execution.
 - 1. Refer to Divisions 2 through 16 Sections for specific content requirements and particular requirements for submitting special warranties.
- D. Form of Submittal: At Final Completion compile 2 copies of each required warranty properly executed by the Contractor, or by the Contractor, subcontractor, supplier, or manufacturer. Organize the warranty documents into an orderly sequence based on the table of contents of the Project Manual.

WARRANTIES 017836-2

- E. Bind warranties and bonds in heavy-duty, commercial-quality, durable 3-ring, vinyl-covered loose-leaf binders, thickness as necessary to accommodate contents, and sized to receive 8-1/2-by-11-inch (115-by-280-mm) paper.
 - 1. Provide heavy paper dividers with celluloid covered tabs for each separate warranty. Mark the tab to identify the product or installation. Provide a typed description of the product or installation, including the name of the product, and the name, address, and telephone number of the Installer.
 - 2. Identify each binder on the front and spine with the typed or printed title "W RA. ES," Project title or name, and name of the Contractor.
 - 3. When warranted construction requires operation and maintenance anuals, p. ide additional copies of each required warranty, as necessary, for inclusion in each required req

PART 2 - PRODUCTS (Not Applicable)

PART 3 - EXECUTION

3.1 LIST OF WARRANTIES

A. Schedule: Provide warranties on products and in vatic as specified in individual specification sections.

END OF SECTION 017836

WARRANTIES 017836-3

SECTION 017839 - PROJECT RECORD DOCUMENTS

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Contract, including General Andrew Contract, including General Andrew Contract, including General Andrew Contract, inc

1.2 SUMMARY

- A. Section includes administrative and procedural requirements for project recording the following:
 - 1. Record Drawings.
 - 2. Record submittals.
- B. Related Requirements:
 - 1. Section 017300 "Execution" for final property.
 - 2. Section 017700 "Closeout Procedures" for get all closust procedures.
 - 3. Section 017823 "Operation and Maintenance at for operation and maintenance manual requirements.

1.3 CLOSEOUT SUBMITTALS

- A. Record Drawings: Com / with the folloting:
 - 1. Number c Cop Submit pies of record Drawings as follows:
 - a. (niti2' abmittal:
 - Submit one paper-copy set(s) of original marked-up record prints.
 - 2) Architect will indicate whether general scope of changes, additional information recorded, and quality of drafting are acceptable.

Final Submittal:

- 1) Submit one paper-copy set of original marked-up record prints.
- 2) Submit PDF electronic files of scanned record prints.
- 3) Print each drawing, whether or not changes and additional information were recorded.
- B. Record Submittals: Submit annotated PDF electronic files of each submittal on thumb drive.
 - 1. See other Specification Sections for miscellaneous record-keeping requirements and submittals in connection with various construction activities.

C. Reports: Submit written report weekly indicating items incorporated into project record documents concurrent with progress of the Work, including revisions, concealed conditions, field changes, product selections, and other notations incorporated.

1.4 RECORD DRAWINGS

- A. Record Prints: Maintain one set of marked-up paper copies of the Contract Drawings and Shop Draincorporating new and revised drawings as modifications are issued.
 - 1. Preparation: Mark record prints to show the actual installation where installate varied from that shown originally. Require individual or entity who obtained record data, where individual or entity is Installer, subcontractor, or similar entity, to provide inform for a paration of corresponding marked-up record prints.
 - a. Give particular attention to information on concealed element, at world be difficult to identify or measure and record later.
 - b. Accurately record information in an acceptable draing technice.
 - c. Record data as soon as possible after obtaining it.
 - d. Record and check the markup before enclosity once thing that instructions.
 - e. Cross-reference record prints to corresponding togra, documentation.
 - 2. Content: Types of items requiring marking clud have a limited to, the following:
 - a. Dimensional changes to Drawings.
 - b. Revisions to details shown on Drawing.
 - c. Depths of foundations.
 - d. Locations and depths un ground utilities.
 - e. Revisions to routing of pip and conduits.
 - f. Revisions to electric analy.
 - g. Actual equip local
 - h. Duct size a rou
 - i. Location of concea internal utilities.
 - j. Change ade by Clarge Order or Construction Change Directive.
 - k. Conges 1 's folloing Architect's written orders.
 - 1. Jetail not on original Contract Drawings.
 - m. "ie' ecords for variable and concealed conditions.
 - n. Prd information on the Work that is shown only schematically.
 - Mark the Contract Drawings and Shop Drawings completely and accurately. Use personnel proficient at recording graphic information in production of marked-up record prints.
 - 4. Mark record sets with erasable, red-colored pencil. Use other colors to distinguish between nges for different categories of the Work at same location.
 - 5. Mark important additional information that was either shown schematically or omitted from original Drawings.
 - Note Construction Change Directive numbers, alternate numbers, Change Order numbers, and similar identification, where applicable.
- B. Record Digital Data Files: Immediately before inspection for Certificate of Substantial Completion, review marked-up record prints with Architect. When authorized, prepare a full set of corrected digital data files of the Contract Drawings, as follows:
 - 1. Format: Annotated PDF electronic file with comment function enabled.
 - 2. Incorporate changes and additional information previously marked on record prints. Delete, redraw, and add details and notations where applicable.

- 3. Refer instances of uncertainty to Architect for resolution.
- 4. Architect will furnish Contractor with one set of PDF files of the Contract Drawings for use in recording information.
- C. Format: Identify and date each record Drawing; include the designation "PROJECT RECOFDRAWING" in a prominent location.
 - 1. Record Prints: Organize record prints into manageable sets. Bind each set with durable per cover sheets. Include identification on cover sheets.
 - 2. Format: Annotated PDF electronic file with comment function enabled.
 - 3. Record Digital Data Files: Organize digital data information into separate atron. Gles that correspond to each sheet of the Contract Drawings. Name each file with the sharident ation. Include identification in each digital data file.
 - 4. Identification: As follows:
 - a. Project name.
 - b. Date.
 - c. Designation "PROJECT RECORD DRAWINGS."
 - d. Name of Architect.
 - e. Name of Contractor.

1.5 RECORD SUBMITTALS

- A. General: Assemble all approved action submitted and all approved and rejected or returned for revision shall approved and rejected items, include entire submittal.
- B. Assemble miscellaneous record equivalent other Specification Sections for miscellaneous record keeping and submittal in connect an accordance of the Work. Bind or file miscellaneous records and identify each, residently of the section of the Work.
- C. Format: Submit record abmittals. PDF electronic file.

1.6 MAINTEN CE C RECOND DOCUMENTS

A. Maintenance of cord Documents: Store record documents in the field office apart from the Contract Documents used construction. Do not use project record documents for construction purposes.

Intain record documents in good order and in a clean, dry, legible condition, protected from a contraction and loss. Provide access to project record documents for Architect's reference during normal work hours.

PART 2 - ODUCTS

PAN - EXECUTION

END OF SECTION 017839

SECTION 017900 - DEMONSTRATION AND TRAINING

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. Section includes administrative and procedural requirements for instructing O r's p connel, including the following:
 - 1. Instruction in operation and maintenance of systems, substants, and uipment.
 - 2. Demonstration and training video recordings.

1.3 INFORMATIONAL SUBMITTALS

- A. Instruction Program: Submit outline of instructional organic or demonstration and training, including a list of training modules and a schedule of proposition, times, length of instruction time, and instructors' names for each training module. Include learning objective and outline for each training module.
 - 1. Indicate proposed training vales using manufacturer-produced demonstration and training video recordings tems, quipment, and products in lieu of video recording of live instructional mode.
- B. Qualification Day Followtructor videographer.
- C. Attendance cord or each training module, submit list of participants and length of instruction time.
- D. Evaluations: For ch participant and for each training module, submit results and documentation of per mance-based t.

1.4 CLO. OUT SUBMITTALS

- A. emonstration and Training Video Recordings: Submit two copies within seven days of end of each ining module.
 - Identification: On each copy, provide an applied label with the following information:
 - a. Name of Project.
 - b. Name and address of videographer.
 - c. Name of Architect.
 - d. Name of Construction Manager.
 - e. Name of Contractor.
 - f. Date of video recording.

- 2. Transcript: Prepared in PDF electronic format. Include a cover sheet with same label information as the corresponding video recording and a table of contents with links to corresponding training components. Include name of Project and date of video recording on each page.
- 3. At completion of training, submit complete training manual(s) for Owner's use prepared in same PDF file format required for operation and maintenance manuals specified in Section 0178 "Operation and Maintenance Data."

1.5 QUALITY ASSURANCE

- A. Instructor Qualifications: A factory-authorized service representative, complying variety requirements in Section 014000 "Quality Requirements," experienced in operation and maintenance occar and training.
- B. Videographer Qualifications: A professional videographer who is perience photographing demonstration and training events similar to those required.
- C. Preinstruction Conference: Conduct conference at Project e to comply with requirements in Section 013100 "Project Management and Coordination." Revenue and procedures related to demonstration and training including, but not limited to, the llow.
 - 1. Inspect and discuss locations and other facilities uired instruction.
 - 2. Review and finalize instruction schedy and reify a dability of educational materials, instructors' personnel, audiovisual equip. A grace is needed to avoid delays.
 - 3. Review required content of instruction.
 - 4. For instruction that must occur outside, review ther and forecasted weather conditions and procedures to follow if conditions are unfavorable.

1.6 COORDINATION

- A. Coordinate instruction medus ith ner's operations. Adjust schedule as required to minimize disrupting Owner's operations and ensure availability of Owner's personnel.
- B. Coordinate insectors, adding roviding notification of dates, times, length of instruction time, and course control.
- C. Coordinate control of training modules with content of approved emergency, operation, and maintenance manuals. Do not the pit instruction program until operation and maintenance data have been reviewed approved by Architect.

1,7 INSTR TION PROGRAM

- A. ogram Structure: Develop an instruction program that includes individual training modules for each stem and for equipment not part of a system, as required by individual Specification Sections.
- Training Modules: Develop a learning objective and teaching outline for each module. Include a description of specific skills and knowledge that participant is expected to master. For each module, include instruction for the following as applicable to the system, equipment, or component:
 - 1. Basis of System Design, Operational Requirements, and Criteria: Include the following:
 - a. System, subsystem, and equipment descriptions.
 - b. Performance and design criteria if Contractor is delegated design responsibility.

- c. Operating standards.
- d. Regulatory requirements.
- e. Equipment function.
- f. Operating characteristics.
- g. Limiting conditions.
- h. Performance curves.
- 2. Documentation: Review the following items in detail:
 - a. Emergency manuals.
 - b. Systems and equipment operation manuals.
 - c. Systems and equipment maintenance manuals.
 - d. Product maintenance manuals.
 - e. Project Record Documents.
 - f. Identification systems.
 - g. Warranties and bonds.
 - h. Maintenance service agreements and similar continuity itm.
- 3. Emergencies: Include the following, as applicable:
 - a. Instructions on meaning of warnings, trouble in action error messages.
 - b. Instructions on stopping.
 - c. Shutdown instructions for each type fem rency.
 - d. Operating instructions for condition out the control operating limits.
 - e. Sequences for electric or electronic ins.
 - f. Special operating instructions and processor
- 4. Operations: Include the following, applicable:
 - a. Startup procedures.
 - b. Equipment or tem by 't-in procedures.
 - c. Routine a norm pera instructions.
 - d. Regulati and cont procedures.
 - e. Cortrol uences.
 - f. Stypre tures
 - g. Astructions c. pping.
 - h. Yor a shutdown instructions.
 - i. rating procedures for emergencies.
 - j. Op ing procedures for system, subsystem, or equipment failure.
 - k. Seaso al and weekend operating instructions.
 - 1. Required sequences for electric or electronic systems.
 - m. Special operating instructions and procedures.
- 5. Adjustments: Include the following:
 - a. Alignments.
 - b. Checking adjustments.
 - c. Noise and vibration adjustments.
 - d. Economy and efficiency adjustments.
- 6. Troubleshooting: Include the following:
 - a. Diagnostic instructions.
 - b. Test and inspection procedures.

- 7. Maintenance: Include the following:
 - a. Inspection procedures.
 - b. Types of cleaning agents to be used and methods of cleaning.
 - c. List of cleaning agents and methods of cleaning detrimental to product.
 - d. Procedures for routine cleaning.
 - e. Procedures for preventive maintenance.
 - f. Procedures for routine maintenance.
 - g. Instruction on use of special tools.
- 8. Repairs: Include the following:
 - a. Diagnosis instructions.
 - b. Repair instructions.
 - c. Disassembly; component removal, repair, and replacement; a reassemb instructions.
 - d. Instructions for identifying parts and components.
 - e. Review of spare parts needed for operation and main

1.8 PREPARATION

- A. Assemble educational materials necessary for instruction included documentation and training module. Assemble training modules into a training module of the coordination with requirements in Section 017823 "Operation and Maintenance Data"
- B. Set up instructional equipment at instruction location.

1.9 INSTRUCTION

- A. Engage qualified instructor instructors instructors of a company of a stem.

 Owner's personnel to adjust, operate, and maintain systems, subsystems, and equipment not proof a stem.
 - 1. Architect fill it sish an ir fuctor to describe basis of system design, operational requirements, criteria and regular are frements.
 - 2. Owr will for hish contractor with names and positions of participants.
- B. Scheduling: Provide instruction at mutually agreed-on times. For equipment that requires seasonal operation, provide illar instruction at start of each season.
 - Schedule training with Owner, through Architect, with at least seven days' advance notice.
 - Training ocation and Reference Material: Conduct training on-site in the completed and fully perational facility using the actual equipment in-place. Conduct training using final operation and aintenance data submittals.
- Evaluation: At conclusion of each training module, assess and document each participant's mastery of module by use of an oral, written, or a demonstration performance-based test.
- E. Cleanup: Collect used and leftover educational materials and give to Owner. Remove instructional equipment. Restore systems and equipment to condition existing before initial training use.

1.10 DEMONSTRATION AND TRAINING VIDEO RECORDINGS

- A. General: Engage a qualified commercial videographer to record demonstration and training video recordings. Record each training module separately. Include classroom instructions and demonstrations board diagrams, and other visual aids, but not student practice.
 - At beginning of each training module, record each chart containing learning objective a lesso outline.
- B. Digital Video Recordings: Provide high-resolution, digital video in MPEG format, produced by a camera with minimum sensor resolution of 12 megapixels and capable of recording in VIHD and with vibration reduction technology.
 - 1. Submit video recordings on thumb drive.
 - 2. File Hierarchy: Organize folder structure and file locations accordate to Project Manual table of contents. Provide complete screen-based menu.
 - 3. File Names: Utilize file names based on name of equipment description in video segment, as identified in Project specifications.
 - 4. Contractor and Installer Contact File: Using appropriate a vare, cre a file for inclusion on the equipment demonstration and training recording the lesch the lowing for each Contractor involved on the Project, arranged according to Project qual of contents:
 - a. Name of Contractor/Installer.
 - b. Business address.
 - c. Business phone number.
 - d. Point of contact.
 - e. Email address.
- C. Recording: Mount camera on trief before starting recording, unless otherwise necessary to adequately cover area of demonstration and trief continuous running time.
 - 1. Film training ses n(s) a gme not to exceed 15 minutes.
 - a. Produce gments to resent a single significant piece of equipment per segment.
 - b. Chanize ment with multiple pieces of equipment to follow order of Project Manual able of contents.
 - c. When a training session on a particular piece of equipment exceeds 15 minutes, stoping and pause training session. Begin training session again upon commencement of new ming segment.
- D. Levels: Verify light levels are adequate to properly light equipment. Verify equipment markings are clear visible prior to recording.
 - 1. Furnish additional portable lighting as required.
- E. prration: Describe scenes on video recording by audio narration by microphone while video recording is ecorded. Include description of items being viewed.
- F. Transcript: Provide a transcript of the narration. Display images and running time captured from videotape opposite the corresponding narration segment.
- G. Preproduced Video Recordings: Provide video recordings used as a component of training modules in same format as recordings of live training.

PART 2 - PRODUCTS

PART 3 - EXECUTION

END OF SECTION 017900



SECTION 019113 - GENERAL COMMISSIONING REQUIREMENTS

PART 1 - GENERAL

1.1. RELATED DOCUMENTS

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

1.2. SUMMARY

- A. This Section includes general requirements that apply to implementation compositioning without regard to systems, subsystems, and equipment being committee.
- B. Related Sections include the following:
 - 1. Division 01 Section "HVAC Commissioning". uiren s' for specific requirements for commissioning HVAC systems.
 - 2. Division 01 Section "Electrical Commission Requirements" for specific requirements for commissioning electrical systems.
 - 3. Division 01 Section "Plumbing em mmissioning Requirements" for specific requirements for commissioning Plum, stems.
 - 4. Division 01 Section antract Closeout" for specific requirements for closeout at substantial and fing some tion.
 - 5. Division 01 Section "Contract Closeout" for Specific Requirements for training and demonstration of section as to owner.
 - 6. Division Contract Closeout" for Specific Requirements related to the Preparation of Specific and maintenance manuals.

1.3. DEFINITIONS

- A. CxA. Assioning Authority.
- B. OPR: Own Project Requirements.
- Systems, Subsystems, and Equipment: Where these terms are used together or separately, they shall pean "as-built" systems, subsystems, and equipment.
 - TAB: Testing, Adjusting, and Balancing.

OMMISSIONING TEAM

- A. Members Appointed by Contractor(s): Individuals, each having authority to act on behalf of the entity he or she represents, explicitly organized to implement the commissioning process through coordinated actions. The commissioning team shall consist of, but not be limited to, representatives of Contractor, including Project superintendent and subcontractors, installers, suppliers, and specialists deemed appropriate by the CxA.
- B. Members Appointed by Owner:

- 1. CxA: The designated person, company, or entity that plans, schedules, and coordinates the commissioning team to implement the commissioning process. Owner will engage the CxA under a separate contract.
- 2. All contractor commissioning requirements and costs associated with commissioning the project shall be included in the base bid.
- 3. Representatives of the facility user and operation and maintenance personnel.
- 4. Architect and Engineering design professionals.

1.5. OWNER'S RESPONSIBILITIES

- A. Assign operation and maintenance personnel and schedule them to participate a pmm. oning team activities including, but not limited to, the following:
 - 1. Coordination meetings.
 - 2. Training in operation and maintenance of systems, subsystems, dequiment.
 - 3. Testing meetings.
 - 4. Demonstration of operation of systems, subsystems, and equation of operation of systems.

1.6. CONTRACTOR'S RESPONSIBILITIES

- A. Provide utility services required for the conclusion process
- B. Contractor shall assign representatives with a rtise a authority to act on behalf of the Contractor and schedule them to participate in and perform missioning team activities including, but not limited to, the following:
 - 1. Participate in consission and construction-phase coordination meetings.
 - 2. Participate in main the one ation and inspection.
 - 3. Participate ratio and maintenance training sessions.
 - 4. Particip in fin. evie t acceptance meeting.
 - 5. Certify hat Work complete and systems are operational according to the Contract Documents, including calibration of instrumentation and controls.
 - 6. Valuate formuce deficiencies identified in test reports and, in collaboration with entity responsible 10. System and equipment installation, recommend corrective action.
 - 7. Review and approve final commissioning documentation.
 - 8. rtify that all pre-test work and pre-testing of functional performance tests are complete as operational prior to scheduling performed testing by CxA. Submit completed functional performance test forms with data from pre-testing.
 - 9. During functional performance testing, a representative from the mechanical contractor, controls contractor, and test/balance engineer must be present and participate in testing.

Subcontractors shall assign representatives with expertise and authority to act on behalf of subcontractors and schedule them to participate in and perform commissioning team activities including, but not limited to, the following:

- 1. Pre-test all systems/equipment prior to engaging CxA for Functional Performance Testing.
- 2. Participate in commissioning and construction-phase coordination meetings.
- 3. Participate in maintenance orientation and inspection.
- 4. Participate in procedures meeting for testing.
- 5. Participate in final review at acceptance meeting.

- 6. Provide schedule for operation and maintenance data submittals, equipment startup, and testing to CxA for incorporation into the commissioning plan. Update schedule on a weekly basis throughout the construction period.
- 7. Provide information to the CxA for developing construction-phase commissioning plan
- 8. Participate in training sessions for Owner's operation and maintenance personnel
- 9. Provide updated Project Record Documents to the CxA on a daily basis.
- 10. Gather and submit operation and maintenance data for systems, subsystems, and uipment to the CxA, as specified in Division 01 Section "Operation and Maintena Data"
- 11. Provide technicians who are familiar with the construction and option of installed systems and who shall develop specific test procedures of participle in testing of installed systems, subsystems, and equipment.
- 12. The test/balance subcontractor, mechanical contents or, and a matter temperature controls subcontractor must be on-site and provide assisting the during all functional performance testing.

1.7. CXA'S RESPONSIBILITIES

- A. Organize and lead the commissioning team.
- B. Prepare a construction-phase ammissioning plan. Collaborate with Contractor and with subcontractors to develop to an espection procedures. Include design changes and scheduled commissioning activities ordine design devith overall Project schedule. Identify commissioning team member responsibilities, by the firm, and trade specialty, for performance of each commissioning task.
- C. Convene compositioning to a meetings for the purpose of coordination, communication, and conflict resolution discuss rogress of the commissioning processes. Responsibilities include arranging for factors aring agenda and attendance lists, and notifying participants. The CxA shall epare and distribute minutes to commissioning team members and attendees within five work the commissioning meeting.
- D. At a mutual egreed upon time, conduct an initial construction-phase coordination meeting for the purpose of reviewing the commissioning activities and establishing tentative schedules for operation and maintenance submittals; operation and maintenance training sessions; TAB Work; and Project ompletion.
 - Observe and inspect construction and report progress and deficiencies. In addition to compliance with the Contract Documents, inspect systems and equipment installation for adequate accessibility for maintenance and component replacement or repair.
- F. Prepare Project-specific test and inspection procedures and checklists.
- G. Schedule, direct, witness, and document tests, inspections, and systems startup.
- H. Compile test data, inspection reports, and certificates and include them in the systems manual and commissioning report.
- I. Certify date of acceptance and startup for each item of equipment for start of warranty periods.

- J. Review Project Record Documents for accuracy. Request revisions from Contractor to achieve accuracy. Project Record Documents requirements are specified in Division 01 Section "Project Record Documents."
- K. Review and comment on operation and maintenance documentation and systems manual outline compliance with the Contract Documents. Operation and maintenance documentation requireme are specified in Division 01 Section "Operation and Maintenance Data."
- L. Assemble the final commissioning documentation, including the commissioning representation and Pro-

1.8. COMMISSIONING DOCUMENTATION

- A. Commissioning Plan: A document, prepared by CxA, that outling the schedule, allocation of resources, and documentation requirements of the commissioning procurants and stall include, but is not limited to the following:
 - 1. Plan for delivery and review of submittals, systems manual and other documents and reports. Identification of the relationship of the documents to other functions and a detailed description of submittals that are received to provide commissioning processes. Submittal dates shall include the latest date approved at a latest must be received without adversely affecting commissioning processes.
 - 2. Description of the organization was an ontent of commissioning documentation (including systems manual) and a good description of documents to be provided along with identification of responsible part.
 - 3. Identification of sy ans all equipment to be commissioned.
 - 4. Description of school for the grocedures along with identification of parties involved in performing tests.
 - 5. Identify ation of it is that must be completed before the next operation can proceed.
 - 6. escript of rounsibilities of commissioning team members.
 - 7. Peription of observations to be made.
 - 8. Description of requirements for operation and maintenance training, including required training materials.
 - Description of expected performance for systems, subsystems, equipment, and controls.
 - 10. Schedule for commissioning activities with specific dates coordinated with overall construction schedule.
 - 11. Identification of installed systems, subsystems, and equipment, including design changes that occurred during the construction phase.
 - 12. Process and schedule for documenting changes on a continuous basis to appear in Project Record Documents.
 - 13. Process and schedule for completing prestart and startup checklists for systems, subsystems, and equipment to be verified and tested.

- 14. Step-by-step procedures for testing systems, subsystems, and equipment with descriptions for methods of verifying relevant data, recording the results obtained, and listing parties involved in performing and verifying tests.
- B. Test Checklists: CxA, with assistance of Contractor and Subcontractors, shall develop to checklists for each system, subsystem, or equipment including interfaces and interlocks, and include a separate entry, with space for comments, for each item to be tested. Prepare separate oxklist for each mode of operation and provide space to indicate whether the mode under test respond as required. Provide space for testing personnel to sign off on each checklist. Space content requirements are specified in Division 01 Section "HVAC Commissioning Requirements" and "Plumbing System Commission Requirements". Test checklists will be jointly developed as the project progresses. Each checklists will be jointly developed as the project progresses. Each checklists will be jointly developed as the project progresses.
 - Name and identification code of tested item.
 - Test number.
 - 3. Time and date of test.
 - 4. Indication of whether the record is for a first of or a triple ving correction of a problem or issue.
 - 5. Dated signatures of the person per min test and the witness, if applicable.
 - 6. Individuals present for test.
 - 7. Deficiencies.
 - 8. Issue number, if \(\sqrt{\text{, ger}} \) at the result of test.
- C. Certificate of Reading Certificate of Readiness shall be signed by Contractor, Subcontractor(s), Installer(s), and A certificate systems, subsystems, equipment, and associated controls are ready for testing Complete test checklists signed by the responsible parties shall accompany this certificate
- D. Test d Instriction reports: CxA shall record test data, observations, and measurements on test check as notographs, forms, and other means appropriate for the application shall be included with dat CxA shall compile test and inspection reports and test and inspection certificates and include the assystems manual and commissioning report.

Corrective Action Documents: CxA shall document corrective action taken for systems and quipment that fail tests. Include required modifications to systems and equipment and revisions to procedures, if any. Retest systems and equipment requiring corrective action and document retest results.

- Issues Log: CxA shall prepare and maintain an issues log that describes design, installation, and performance issues that are at variance with the Contract Documents. Identify and track issues as they are encountered, documenting the status of unresolved and resolved issues.
 - 1. Creating an Issues Log Entry:
 - a. Identify the issue with unique numeric or alphanumeric identifier by which the issue may be tracked.
 - b. Assign a descriptive title of the issue.
 - c. Identify date and time of the issue.
 - d. Identify test number of test being performed at the time of the observation, if

- applicable, for cross-reference.
- e. Identify system, subsystem, and equipment to which the issue applies.
- f. Identify location of system, subsystem, and equipment.
- g. Include information that may be helpful in diagnosing or evaluating the issue.
- h. Note recommended corrective action.
- i. Identify commissioning team member responsible for corrective action.
- j. Identify expected date of correction.
- k. Identify person documenting the issue.
- 2. Documenting Issue Resolution:
 - a. Log date correction is completed or the issue is resolved.
 - b. Describe corrective action or resolution taken. Including intio. I diagnostic steps taken to determine root cause of the issue, if
 - c. Identify changes to the Contract Documents that he require a on.
 - d. State that correction was completed and system, so stem and equipment is ready for retest, if applicable.
 - e. Identify person(s) who corrected or research the is
 - f. Identify person(s) documenting the issues solution.
- 3. Issues Log Report: On a periodic basis, but tess for each commissioning team meeting, CxA shall prepare a written tive to view of outstanding issues and a status update of the issues log. As a minimum the issues log and expand it in the large of the issues log and expand it in the large of the issues log and expand it in the large of the issues log and expand it in the large of the large of the issues log and expand it in the large of the l
 - a. Issue number and title.
 - b. Date of the identification of the sue.
 - c. Name of the concissioning team member assigned responsibility for resolution.
 - d. Expecte tate of orrection.
- G. Commissioning Reports Cx. hall document results of the commissioning process including unresolved issue and part and of systems, subsystems, and equipment. The commissioning report shall independent at whether systems, subsystems, and equipment have been completed and are performing according to the contract Documents. The commissioning report shall include, but is not limit to, the lower
 - 1. Lists and panations of substitutions; compromises; variances in the Contract Doments; record of conditions; and, if appropriate, recommendations for resolution. It is report shall be used to evaluate systems, subsystems, and equipment and shall serve a future reference document during Owner occupancy and operation. It shall describe components and performance that exceed requirements of the Contract Documents and those that do not meet requirements of the Contract Documents. It may also include a recommendation for accepting or rejecting systems, subsystems, and equipment.
 - Commissioning plan.
 - 3. Testing plans and reports.
 - 4. Corrective modification documentation.
 - 5. Issues log.
 - 6. Completed test checklists.
 - 7. Listing of off-season test(s) not performed and a schedule for their completion.

- 8. All commissioning documents must be submitted to the building Owner within 90 days of the date of receipt of the Certificate of Occupancy.
- H. Systems Manual: CxA shall gather required information and compile systems manual. System manual shall include, but is not limited to, the following:
 - 1. Project Record Documents as specified in Division 01 Section "Project Record Documents."
 - 2. Final commissioning plan.
 - 3. Commissioning report.
 - 4. Operation and maintenance data as specified in Division 0. n ration and Maintenance Data."

1.9. SUBMITTALS

- A. Test Checklists and Report Forms: CxA shall submit say be checkled and forms to Contractor quality-control manager and subcontractors for reversional mer Submit two copies of each checklist and report form.
- B. Test and Inspection Reports: CxA shall sy and te inspection reports.
- C. Corrective Action Documents: CxA shall start corrective action documents.

1.10. OUALITY ASSURANCE

- A. Instructor Qualifications: ory-aum fized service representatives, experienced in training, operation, and major produces for installed systems, subsystems, and equipment.
- B. Test Equipmer Calibration Comply with test equipment manufacturer's calibration procedures and interve's. I calibrate at instruments immediately whenever instruments have been repaired following damage and ang. Affix calibration tags to test instruments. Instruments shall have been gibrat within six months prior to use.

1.11. COC DINATION

- Coordinating Meetings: CxA shall conduct coordination meetings of the commissioning team to view progress on the commissioning plan, to discuss scheduling conflicts, and to discuss bring commissioning process activities.
- Pretesting Meetings: CxA shall conduct pretest meetings of the commissioning team to review startup reports, pretest inspection results, testing procedures, testing personnel and instrumentation requirements, and manufacturers' authorized service representative services for each system, subsystem, equipment, and component to be tested.
- C. Testing Coordination: CxA shall coordinate sequence of testing activities to accommodate required quality-assurance and -control services with a minimum of delay and to avoid necessity of removing and replacing construction to accommodate testing and inspecting.
 - 1. Schedule times for tests, inspections, obtaining samples, and similar activities.

D. Manufacturers' Field Services: CxA and Contractor shall coordinate services of manufacturers' field services.

1.12. ALTERNATES

A. Refer to Division 01 Section, "Alternates" for description of work under this section aftered to alternates.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.1. OPERATION AND MAINTENANCE TRAINING REQUIREMEN

- A. Training Preparation Conference: Before operation and a tenance aining, CxA shall convene a training preparation conference to include Over 's operation and maintenance personnel, Contractor, and subcontractors. In addition to requested in Division 01 Section "Demonstration and Training," perform the forms:
 - 1. Review installed systems, subsystems, and equipment.
 - 2. Review instructor qualifications.
 - 3. Review instructional methods and pros.
 - 4. Review training mody tlines and contents.
 - 5. Review course materials cluding operation and maintenance manuals).
 - 6. Inspect and disc location and other facilities required for instruction.
 - 7. Review and final ming schedule and verify availability of educational materials, instructors visus uipment, and facilities needed to avoid delays.
 - 8. For instantian must cur outside, review weather and forecasted weather conditions and preduces to low if conditions are unfavorable.
- B. Training violules are p an instruction program that includes individual training modules for each stem obsystem, and equipment as specified in Division 01 Section "Demonstration and Train."

END SECTION 019113