

SPECIAL PLATINUM ROADS PANEL MEETING

December 08, 2022; 5:30 PM Woodcreek, Texas

MEETING NOTICE

The Platinum Roads Panel of the City of Woodcreek, Texas will conduct a special meeting at City Hall, 41 Champions Circle, Woodcreek, TX. The meeting will be held on December 8, 2022 at 5:30PM.

All attendees are encouraged to wear face coverings when a minimum of six-foot social distancing cannot be maintained. Smoking is not allowed anywhere on the property of City Hall.

The public may watch this meeting live at the following link:

https://meetings.ipvideotalk.com/280728844. The public may listen to this meeting by dialing one of the following numbers: 1(617) 315-8088 or toll free at 1(866) 948-0772. When prompted enter Meeting ID:280728844.

A recording of the meeting will be made and will be available to the public in accordance with the Texas Public Information Act upon written request. This notice, as amended, is posted pursuant to the Texas Open Meetings Act (Vernon's Texas Codes Ann. Gov. Code Chapter 551).

AGENDA

CALL TO ORDER ROLL CALL AND ESTABLISH QUORUM PUBLIC COMMENTS

Any citizen shall have a reasonable opportunity to be heard at any and all meetings of the Platinum Roads Panel in regard to: (1) any and all matters to be considered at any such meeting, or (2) any matter a citizen may wish to bring to the Panel's attention. No member of the Governing Body may discuss or comment on any citizen public comment, except to make: (1) a statement of specific factual information given in response to the inquiry, or (2) a recitation of existing policy in response to the inquiry. Any deliberation of or decision about the subject of the inquiry shall be limited to a proposal to place the subject on the agenda for a subsequent meeting per Texas Local Government code Sec. 551.042.

Citizen comments will be allowed at the beginning of every meeting, or alternatively, before an item on the agenda on which the citizen wishes to speak is to be considered. All citizens will be allowed to comment for three (3) minutes per person and shall be allowed more time at the Chairperson's discretion. In addition, citizens may pool their allotted speaking time. To pool time, a speaker must present the names of three (3) individuals present in the audience who wish to yield their three minutes. Citizens may present materials regarding any agenda item to the City Secretary at or before a meeting, citizens attending any meeting are requested to complete a form providing their name, address, and agenda item/concern, but are not required to do so before speaking and presenting it to the City Secretary prior to the beginning of such meeting. Comments may only be disallowed and/or limited as per Government Code § 551.007(e).

Submit written comments by email to woodcreek@woodcreektx.gov by noon on the day prior to the meeting. Please include your full name, home or work address, and agenda item number. Written comments will be part of the official written record only. A recording of the meeting will be made and will be available to the public in accordance with the Texas Public Information Act upon written request

CONSENT AGENDA

All the following items are considered self-explanatory by the Panel and may be acted upon with one motion. There will be no separate discussion of these items unless a member or Citizen so requests. For a Citizen to request removal of an item from the Consent Agenda, a written request must be completed and submitted to the City Manager.

1. Approval of Platinum Panel Meeting Minutes from October 20, 2022

REGULAR AGENDA

- Presentation and Discussion with Mr. Aaron Jones, Maintenance Supervisor at Hays County Roads Department
- 3. Election of Chairperson and Possibly Vice-Chairperson
- 4. Review and Recap of Nov. 9, 2022 Preliminary Report with K Friese Reps Abe Salinas and Vanessa Molina on Analysis of Drainage Issues
- Discuss and Take Appropriate Action for the Drainage Improvements to be Funded by the Coronavirus Local Fiscal Recovery Funds (2021CLFRF) Awarded to the City Under the American Rescue Act Plan of 2021 (ARPA)
- 6. Discuss and Take Appropriate Action on Presentation by City Staff on Rescinding Motions from Prior Meetings Regarding City Streets For Repair Covered by \$227,000 Budget Item
- 7. Discuss and Take Appropriate Action on Report from K Friese Rep Ryan Thomas, on Analysis and Options for the Low-Volume Streets to be Funded from the General Reserve Budget
- 8. Review, Discuss and Take Appropriate Action on Future Plans for Road Improvements to be Funded by Bond Package

ADJOURN

This agenda has been reviewed and approved by the City's legal counsel and the presence of any subject in any Executive Session portion of the agenda constitutes a written interpretation of Texas Government Code Chapter 551 by legal counsel for the governmental body and constitutes an opinion by the attorney that the items discussed therein may be legally discussed in the closed portion of the meeting considering available opinions of a court of record and opinions of the Texas Attorney General known to the attorney. This provision has been added to this agenda with the intent to meet all elements necessary to satisfy Texas Government Code Chapter 551.144(c) and the meeting is conducted by all participants in reliance on this opinion.

Attendance by Other Elected or Appointed Officials:

It is anticipated that members of other city board, commissions and/or committees may attend the meeting in numbers that may constitute a quorum of the other city boards, commissions and/or committees. Notice is hereby given that the meeting, to the extent required by law, is also noticed as a meeting of the other boards, commissions and/or committees of the City, whose members may be in attendance. The members of the boards, commissions and/or committees may participate in discussions on the same items listed on the agenda, which occur at the meeting, but no action will be taken by such in attendance unless such item and action is specifically provided for on an agenda for that board, commission or committee subject to the Texas Open Meetings Act.

The City of Woodcreek is committed to compliance with the Americans with Disabilities Act. Reasonable modifications and equal access to communications will be provided upon request. Please call the City Secretary's Office at 512-847-9390 for information. Hearing-impaired or speech disabled persons equipped with telecommunications devices for the deaf may call 7-1-1 or may utilize the statewide Relay Texas program at 1-800-735-2988.

Pursuant to Section 30.07, Penal Code (trespass by license holder with an openly carried handgun), a person licensed under Subchapter H, Chapter 411, Government Code (handgun licensing law), may not enter this property with a handgun that is carried openly.

I certify that the above notice was posted on the 2nd day of December, 2022 at 2:30PM.

By: Stamen peterses

Suzanne J. MacKenzie, City Secretary

PLATINUM ROADS PANEL MEETING October 20, 2022; 5:30 PM Woodcreek, Texas

MINUTES

CALL TO ORDER

Chairperson Bailey called the meeting to order at 5:30PM.

ROLL CALL AND ESTABLISH QUORUM

PRESENT
Chairperson Linnea Bailey
Vice-Chair Cody Abney
Panelist Jill Bloom
Council Liaison Aurora LeBrun

ABSENT
Panelist Ed Fleming
Panelist Joe Green

STAFF PRESENT Administrative Assistant Maureen Mele

PUBLIC COMMENTS

No public comments were offered.

CONSENT AGENDA

- 1. Approval of Platinum Roads Panel Meeting Minutes from August 18, 2022.
- 2. Approval of Platinum Roads Panel Meeting Minutes from September 22, 2022.

A motion was made by Vice-Chair Abney to approve the consent agenda. The motion was seconded by Panelist Bloom.

A roll call vote was held.

Voting Yea: Panelist Bloom, Vice-Chair Cody Abney, Chairperson Bailey The motion carried with a 3-0-0 vote.

REGULAR AGENDA

3. Discuss and Take Appropriate Action on the Compliance Responsibilities and Procurement Rules for the Drainage Improvement Project Approved by Council and Funded by the APRA.

A report was given by Council Liaison LeBrun on the Texas Division of Emergency Management requirements that will be expected for this funding by APRA.

4. Review, Discuss, and Take Appropriate Action on the Draft Request for Proposals for the Small Streets Improvement Project Approved by Council to be Funded From the 2022-23 General Revenue Budget.

A discussion of the proposal with Ryan Thomas of K Friese on the cost and options on how to repair the small street and which streets to address was held. Utilizing \$227,000 of the General Revenue Budget, various scenarios were evaluated.

Council Liaison reported that pursuing grants as funding alternatives is already being addressed.

A motion was made by Vice-Chair Abney to approve the Request for Proposal wording submitted by K Friese after withdrawing the mention of budget and the GMP requirement. The motion was seconded by Panelist Bloom.

A roll call vote was held.

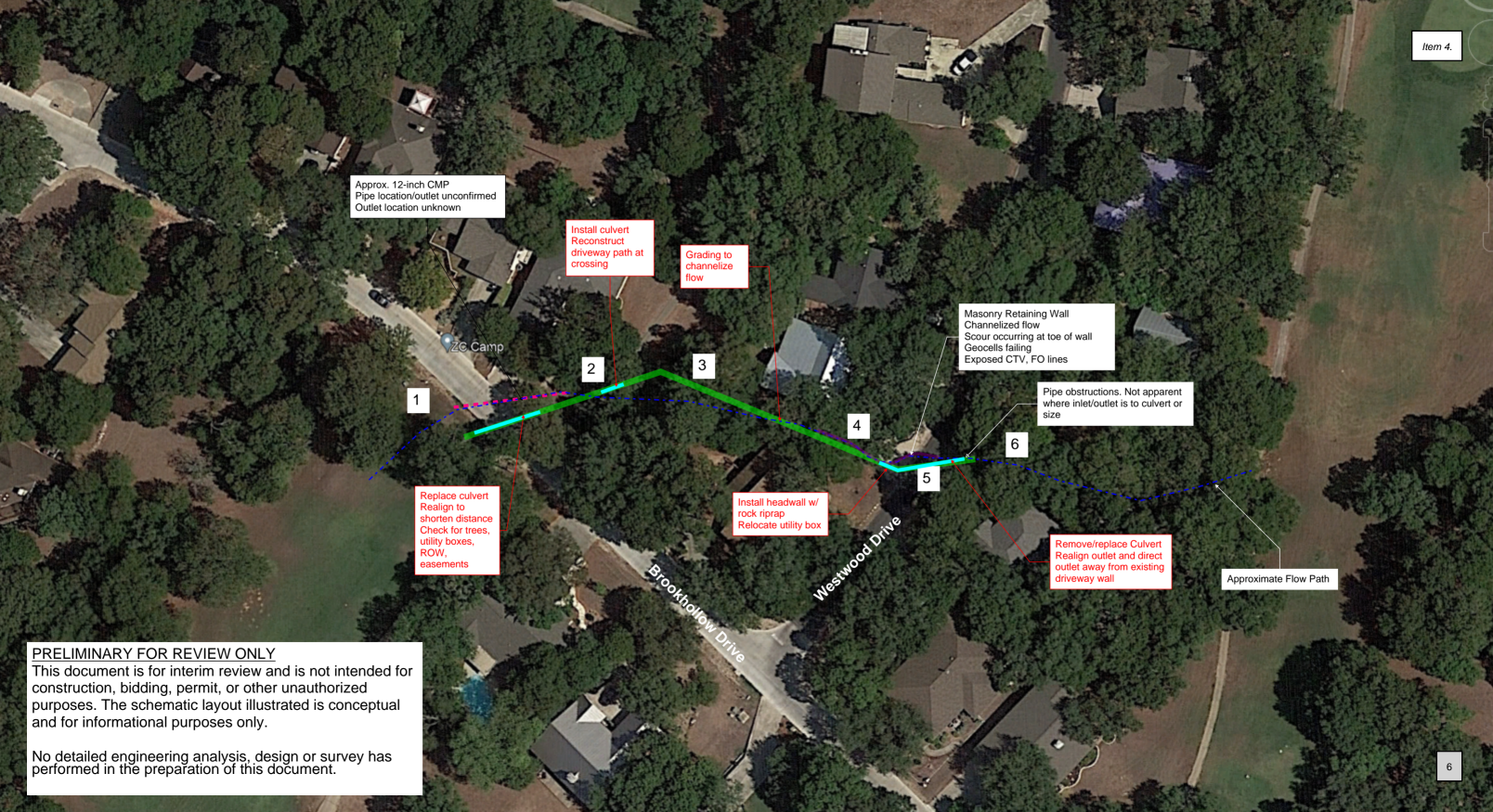
Voting Yea: Chairperson Bailey, Vice-Chair Abney, Panelist Bloom The motion carried with a 3-0-0 vote.

5. Report by Council Liaison/Mayor Pro Tem Aurora LeBrun on the Adoption of the Comprehensive Plan and the Next Steps for the Platinum Roads Panel Including Developing a Master Transportation Plan.

Council Liaison LeBrun reported that the Comprehensive Plan for the City of Woodcreek has been accepted by the City Council and that it will be the responsibility of the Platinum Roads Panel to create a Master Transportation Plan but that this is not a priority at this time.

It was also explained that citizens want the Panel to address drainage and traffic calming.

ADJOURN	
Chairperson Bailey adjourned the meeting at 6:18PM.	
Linnea Bailey, Chairperson	Suzanne Mac Kenzie, City Secretary



PLATINUM ROADS PANEL September 22, 2022; 5:30 PM Woodcreek, Texas

MINUTES

CALL TO ORDER

Chairperson Bailey called the meeting to order at 5:30PM

ROLL CALL AND ESTABLISH QUORUM

PRESENT
Chairperson Linnea Bailey
Vice-Chair Cody Abney
Panelist Jill Bloom
Panelist Ed Fleming
Panelist Joe Green
Council Liaison, Aurora F. LeBrun

STAFF PRESENT City Secretary, Suzanne Mac Kenzie

CONSENT AGENDA

1. Approval of Platinum Roads Panel Meeting Minutes from August 18, 2022.

A motion was made by Chair Bailey to approve the Platinum Roads Panel Meeting Minutes from August 18, 2022. The motion was not seconded.

2. Approval of Platinum Roads Panel Meeting Minutes from September 1, 2022.

A motion was made by Panelist Fleming to approve the Platinum Roads Panel Meeting Minutes from September 1, 2022. The motion was seconded by Vice-Chair Abney.

A roll call vote was held.

Voting Yea: Panelist Bloom, Panelist Fleming, Panelist Green, Chair Bailey, Vice-Chair Abney,

Motion carried with a 5-0-0 vote.

PUBLIC COMMENTS

No Public Comments were offered.

REGULAR AGENDA

3. Report from Council Liaison on Road and Drainage Funding Sources and Their Proper Uses.

Report was given by Council Liaison, Aurora LeBrun on the road and drainage funding sources and their proper uses.

Woodcreek received two grants that were related to the COVID-19 Event.

Grant #1: The \$425,000 grant awarded to the City of Woodcreek issued through the Coronavirus State and Local Fiscal Recovery Funds was actually unclaimed funds distributed to previously non-eligible cities by the U.S. Department of Treasury. The monies can be used by cities to: (1) replace lost public sector revenue due to COVID-19; (2) respond to public health and negative economic impacts of the pandemic; (3) provide payment to essential workers during the pandemic; or (4) invest in water, sewer and broadband infrastructure projects.

This grant does not require a match and reporting the expenditure of funds is required once the project(s) begin. Monies must be obligated to projects by the end of 2024.

Grant #2: Monies were received for the Respite Center for COVID Workers that was operated in conjunction with Camp Young Judaea during the COVID event.

Other sources of income can be used in conjunction with Grant #1 from the Treasury, as long as the project is related to one of the items listed under the Grant, for example Reserve Funds, the Community Development Block Grant or potentially the Bond.

Discussion was held on the creation of a flowchart of funding sources.

4. Report on Low-Traffic Side Street Audit from K Friese.

A report of four interim street repair options was provided by K.Friese and Associates.

5. Report and Take Appropriate Action on K Friese Priority Low-Traffic Streets Recommendation For Repair to be Covered by the \$227,000 Budget Item.

Items 5 and 6 were combined into discussion regarding the streets with drainage issues within the City of Woodcreek and their potential funding sources to address those issues.

Discussion was held that the \$227,000 in Reserve Funds would be used to address the drainage on low traffic streets and the \$425,000 grant awarded to the City of Woodcreek issued through the Coronavirus State and Local Fiscal Recovery Funds would be used to address the drainage issues on Westwood Drive.

No official action was taken.

Discussion was to accept Option #3 on the report provided by K.Friese with revisions, adding GMP (Guaranteed Maximum Pricing) and not allowing Change Orders.

Motion was made by Vice-Chair Abney to recommend that an RFP is to be prepared by K.Friese to use Option #3, removing Wilson Circle, McGregor Circle and Spalding Circle; adding Country Lane, Country Court, Wildwood Circle, Overbrook Court, and Tremont Trace, with "Add Alternates" as Wilson Circle and Canyon Creek Drive to get a price using GMP (Guaranteed Maximum Pricing) with no Change Orders and bring the RFP to Council to vote. Motion was seconded by Panelist Fleming.

A roll call vote was held.

Voting Yea: Panelist Green, Chair Bailey, Vice-Chair Abney, Panelist Bloom, Panelist Fleming Motion carried with a 5-0-0 vote.

6. Discuss and Take Appropriate Action on the Recommendation to City Council of the Priority List of Projects to be Covered by the \$227,000 Grant.

Items #5 and #6 were combined (above) into discussion regarding the streets with drainage issues within the City of Woodcreek and their potential funding sources to address those issues.

7. Discuss and Take Appropriate Action on Recommending to City Council that K Friese & Associates, Inc. Formulate a Request For Proposal (RFP) for a Grant.

Item #7 was rolled into the motion made under Item #5.

ADJOURN

Chairperson Bailey adjourned the meeting at 6:25PM.

Linnea Bailey, Chairperson

Suzanne Mac Kenzie, City Secretary



MEMORANDUM

TO: City of Woodcreek Platinum Roads Panel

FROM: Ryan S. Thomas, PE, K Friese + Associates

SUBJECT: City of Woodcreek – Interim Street Repair Project / Options

DATE: November 11, 2022

Background:

K Friese + Associates (KFA) has been requested to develop an Invitation for Bids / Project Manual for applying a double chip seal treatment to certain high priority side streets within the City of Woodcreek with \$227,000 in Reserve Funds that was set-aside for this purpose. Following discussion and direction at the October 20, 2022 Platinum Roads Panel Meeting, final revisions have been made to the Invitation for Bids / Project Manual, which has been provided with this Memorandum.

Project Considerations:

It was also discussed during the October 20, 2022 Platinum Roads Panel Meeting that the City Council will need to consider its options relative to project funding, as the streets currently identified 1) do not include all locations originally specified by the City Council and 2) are estimated to exceed the current project budget (see attached Cost Estimate and Breakdown by Street Location).

One additional item of note is that Proposition A recently passed as a ballot measure at the November 8, 2022 Election, which will provide an additional \$3,495,000 in transportation bond funding. This additional funding is intended to be used to provide for additional street improvements throughout the City.

Options:

Considering the projected costs and other potential funding, the following options are offered for the Panel's consideration prior to making its recommendation to the City Council:

Option 1: Issue the Invitation for Bids as prepared and request additional funding from the City Council.

Option 2: Selectively remove certain streets to reduce the cost estimate to within the current budget or another proposed amount and modify the Invitation for Bids / Project Manual accordingly.

Option 3: Defer completion of the interim project and incorporate the improvements into the larger bond project.

I will be available for any comments, questions, or further direction at the November 17, 2022 Platinum Roads Panel Meeting.

RST

City of Woodcreek Residential Streets Chipseal Project Preliminary Cost Estimate

	CITY OF WOODCREEK								
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	U	INIT PRICE	TC	OTAL PRICE		
1006002	PREPARING ROW	STA	46.5	\$	800.00	\$	37,200.00		
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	839	\$	95.00	\$	79,705.00		
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	7168	\$	15.00	\$	107,520.00		
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	345	\$	160.00	\$	55,200.00		
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	209	\$	80.00	\$	16,720.00		
5006001	MOBILIZATION	LSUM	1	\$	30,000.00	\$	30,000.00		
5026001	BARRICADES, SIGNS AND TRAFFIC HANLING	MO	1	\$	5,000.00	\$	5,000.00		
6666042	REFL PAV MRK TY 1 (W)12"(SLD)(100MIL)	LF	9	\$	10.00	\$	90.00		
6726009	REFL PAV MRKR TY II-C-R *	EA	6	\$	10.00	\$	60.00		
N/A	CONSTRUCTION PHOTOGRAPHY	LSUM	1	\$	2,000.00	\$	2,000.00		

^{*} COLORS TO BE BLUE TO INDICATE FIRE HYDRANT

 SUBTOTAL
 \$ 333,495.00

 TOTAL ESTIMATED CONSTRUCTION COST
 \$ 333,495.00

STREET	PRICE	% OF LSUM ITEMS	то	TAL PRICE
COUNTRY LANE	\$ 84,900.00	\$ 4,117.78	\$	89,017.78
COUNTRY COURT	\$ 10,265.00	\$ 4,117.78	\$	14,382.78
OVERBROOK COURT	\$ 37,160.00	\$ 4,117.78	\$	41,277.78
TREMONT TRACE	\$ 63,230.00	\$ 4,117.78	\$	67,347.78
GARRISON TRAIL	\$ 9,735.00	\$ 4,117.78	\$	13,852.78
WOODVIEW COURT	\$ 17,370.00	\$ 4,117.78	\$	21,487.78
WOODRIDGE CIRCLE	\$ 17,500.00	\$ 4,117.78	\$	21,617.78
CANYON CIRCLE	\$ 13,295.00	\$ 4,117.78	\$	17,412.78
WILDWOOD CIRCLE	\$ 42,980.00	\$ 4,117.78	\$	47,097.78
	E	STIMATED ALL PROJECT PRICE	\$	333,495.00



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City of Woodcreek Residential Streets Chipseal Project Residential Street Cost Breakdown

	COUNTRY LANE							
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	тот	AL PRICE		
1006002	PREPARING ROW	STA	12.9	\$ 800.00	\$	10,320.00		
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	215	\$ 95.00	\$	20,425.00		
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	1845	\$ 15.00	\$	27,675.00		
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	87	\$ 160.00	\$	13,920.00		
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	157.0	\$ 80.00	\$	12,560.00		
% OF LSUM	6 OF LSUM ITEMS					4,117.78		
	STREET TOTAL					89,017.78		

	COUNTRY COURT							
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	TO	TAL PRICE		
1006002	PREPARING ROW	STA	1.4	\$ 800.00	\$	1,120.00		
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	31	\$ 95.00	\$	2,945.00		
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	264	\$ 15.00	\$	3,960.00		
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	14	\$ 160.00	\$	2,240.00		
% OF LSUM	% OF LSUM ITEMS					4,117.78		
	STREET TOTAL					14,382.78		

	OVERBROOK COURT						
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	TC	TAL PRICE	
1006002	PREPARING ROW	STA	7.5	\$ 800.00	\$	6,000.00	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	108	\$ 95.00	\$	10,260.00	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	924	\$ 15.00	\$	13,860.00	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	44	\$ 160.00	\$	7,040.00	
% OF LSUM I	6 OF LSUM ITEMS					4,117.78	
	STREET TOTAL				\$	41,277.78	

	TREMONT TRACE							
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE TOTAL PR		TAL PRICE		
1006002	PREPARING ROW	STA	7.5	\$ 800.00	\$	6,000.00		
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	183	\$ 95.00	\$	17,385.00		
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	1573	\$ 15.00	\$	23,595.00		
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	75	\$ 160.00	\$	12,000.00		
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	52.0	\$ 80.00	\$	4,160.00		
6666042	REFL PAV MRK TY 1 (W)12"(SLD)(100MIL)	LF	9	\$ 10.00	\$	90.00		
% OF LSUM	% OF LSUM ITEMS					4,117.78		
	STREET TOTAL					67,347.78		

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	GARRISON TRAIL							
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	TO	TAL PRICE		
1006002	PREPARING ROW	STA	1.3	\$ 800.00	\$	1,040.00		
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	30	\$ 95.00	\$	2,850.00		
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	251	\$ 15.00	\$	3,765.00		
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	13	\$ 160.00	\$	2,080.00		
% OF LSUM	6 OF LSUM ITEMS					4,117.78		
	STREET TOTAL					13,852.78		

ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE		TO	TAL PRICE
1006002	PREPARING ROW	STA	2.6	\$	800.00	\$	2,080.00
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	53	\$	95.00	\$	5,035.00
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	449	\$	15.00	\$	6,735.00
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	22	\$	160.00	\$	3,520.00
% OF LSUM ITEMS						\$	4,117.78
STREET TOTAL				\$	21,487.78		

WOODRIDGE CIRCLE						
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	то	TAL PRICE
1006002	PREPARING ROW	STA	2.4	\$ 800.00	\$	1,920.00
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	54	\$ 95.00	\$	5,130.00
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	462	\$ 15.00	\$	6,930.00
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	22	\$ 160.00	\$	3,520.00
% OF LSUM I	% OF LSUM ITEMS					4,117.78
	STREET TOTAL					21,617.78

CANYON CIR	1	1				
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	то	TAL PRICE
1006002	PREPARING ROW	STA	1.9	\$ 800.00	\$	1,520.00
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	41	\$ 95.00	\$	3,895.00
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	344	\$ 15.00	\$	5,160.00
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	17	\$ 160.00	\$	2,720.00
% OF LSUM ITEMS						4,117.78
STREET TOTAL					\$	17,412.78

WILDWOOD CIRCLE							
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE	то	TAL PRICE	
1006002	PREPARING ROW	STA	9.0	\$ 800.00	\$	7,200.00	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	124	\$ 95.00	\$	11,780.00	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	1056	\$ 15.00	\$	15,840.00	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	51	\$ 160.00	\$	8,160.00	
% OF LSUM ITEMS						4,117.78	
STREET TOTAL					\$	47,097.78	

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Assessment Results



PRIORITY PROJECTS

Project Priority	Road Name	Project Limits	Proposed Solutions	Estimated Cost	ted
٠	Woodcreek Dr	E. of Cypress Point to Champions		s.	29.611
2	Brookside Dr	Begin to Brookmeadow Dr	Patch Repairs & Overlay	❖	25,431
3	Deerfield Dr	Begin to Woodcreek Dr	Overlay	\$	51,911
4	Garrison Trl	Canyon Creek Dr to End	Overlay	\$	16,900
5	Doolittle Dr	Wildwood Cir to Doolittle Dr	Overlay	\$	10,133
6	Tremont Trce	Begin to Champions Cir	Patch Repairs & Overlay	Ş	31,875
7	Wilson Cir	Being to Spalding Cir	Patch Repairs & Overlay	\$	20,600
∞	Overbrook Ct	Begin to Brookhollow Dr	Patch Repairs & Overlay	\$	45,300
9	Champions Cir	Overlook Ct to Woodcreek Dr	Patch Repairs & Overlay	\$	106,667
10	Mcgregor Cir	Begin to Spalding Cir	Patch Repairs & Overlay	\$	35,383
Ľ	Wildwood Cir	Doolittle Dr to Doolittle Dr	Overlay	4	37,763
12	Woodcreek Dr	Stonehouse Cir to Par View Dr	Patch Repairs & Overlay	φ	29,333
13	Doolittle Dr	Private Rd to Jack Miller Dr	Patch Repairs & Overlay	ş	73,556
14	Overlook Cir	Palmer Ln to DRVW	Overlay	\$	59,356
			Subtotal	\$	573,819
	χ.		Contingency (25%)	\$	143,455
			Total Cost	\$	717,274



General Repair Strategies WoodcreekIN THE MIDST OF THE TEXAS HILL COUNTRY

Asphalt Overlay



Cost - ~ \$25/SY

Typ. Lifespan – About 20 years with proper maintenance

3.18 A

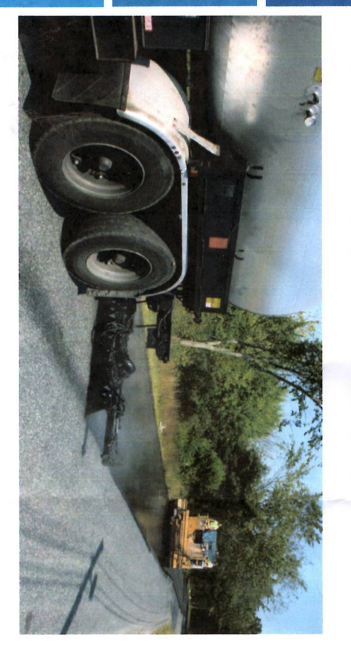
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General Repair Strategies Woodcreek

IN THE MIDST OF THE TEXAS HILL COUNTRY

16

Chip Seal (Not Considered)



Typ. Lifespan -Cost - ~ \$5-8/SY About 7 years



City of Woodcreek Residential Streets Chipseal Project **Preliminary Cost Estimate**

CITY OF WOODCREEK									
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	UNIT PRICE		TC	TOTAL PRICE		
1006002	PREPARING ROW	STA	46.5	\$	800.00	\$	37,200.00		
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	839	\$	95.00	\$	79,705.00		
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	7168	\$	15.00	\$	107,520.00		
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	345	\$	160.00	\$	55,200.00		
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	209	\$	80.00	\$	16,720.00		
5006001	MOBILIZATION	LSUM	1	\$	30,000.00	\$	30,000.00		
5026001	BARRICADES, SIGNS AND TRAFFIC HANLING	МО	1	\$	5,000.00	\$	5,000.00		
6666042	REFL PAV MRK TY 1 (W)12"(SLD)(100MIL)	LF	9	\$	10.00	\$	90.00		
6726009	REFL PAV MRKR TY II-C-R *	EA	6	\$	10.00	\$	60.00		
N/A	CONSTRUCTION PHOTOGRAPHY	LSUM	1	\$	2,000.00	\$	2,000.00		

^{*} COLORS TO BE BLUE TO INDICATE FIRE HYDRANT

SUBTOTAL \$

333,495.00

TOTAL ESTIMATED CONSTRUCTION COST \$

333,495.00

STREET	PRICE	% OF LSUM ITEMS	TOTAL PRICE
COUNTRY LANE	\$ 84,900.00	\$ 4,117.78	\$ 89,017.78
COUNTRY COURT	\$ 10,265.00	\$ 4,117.78	\$ 14,382.78
OVERBROOK COURT	\$ 37,160.00	\$ 4,117.78	\$ 41,277.78
TREMONT TRACE	\$ 63,230.00	\$ 4,117.78	\$ 67,347.78
GARRISON TRAIL	\$ 9,735.00	\$ 4,117.78	\$ 13,852.78
WOODVIEW COURT	\$ 17,370.00	\$ 4,117.78	\$ 21,487.78
WOODRIDGE CIRCLE	\$ 17,500.00	\$ 4,117.78	\$ 21,617.78
CANYON CIRCLE	\$ 13,295.00	\$ 4,117.78	\$ 17,412.78
WILDWOOD CIRCLE	\$ 42,980.00	\$ 4,117.78	\$ 47,097.78
	E	STIMATED ALL PROJECT PRICE	\$ 333,495.00



11/9/2022 Page 1 of 3

	K Friese \$ Nov-22						K Friese Feb-21						
	Chip Seal				Chip Se	al		Overlay	,				Difference
Street	Price	Length		Sq Ft	\$ PSF	\$ PSY	Price	\$ PSF	\$ PSY	•	% Diff		
Overbrook Tremont Trace	41,278 67,348			14,886 10,818			45,300 31,875			27 27	8.9% -111 3%		Overlay more Overlay less
Garrison Tr.	13,853		18	4,500			16,900			34	18.0%		Overlay more
Wildwood Cir	47,098	880 2,558	18	15,840	2.97	27	37,763	2.38		21	-24.7%	-\$9,335	Overlay less
Country Lane	89,018	1,100	18	19,800	4.50	40							

K Friese estimated that Chip Seal was \$5-8 PSY and that Asphalt Overlay was \$25 PSY

Email

From: Linnea Bailey - Fri. Nov. 11, 2022 1:38PM

To: Ryan Thomas – K Friese + Associates CC: Aurora LeBrun, Maureen Mele, Jeff Rasco

Ryan,

Thank you for completing the updated numbers in time for our meeting.

I do think the numbers are high. They seem to indicate that it will be more expensive to pave these roads with chip seal than with asphalt overlay. To give a comparison, Woodcreek was paved for \$74 per lineal and your estimate for 8/10 of a mile chip seal is \$86 per lineal foot. It comes out to \$3.50 per square foot, which is higher 50% than most of the chip seal contractors advertise on the internet.

Are the numbers based on prior contracts let my K Friese? Or discussions with contractors?

Regarding the options that you suggested, option #3 is not feasible. There will not be any money left for these low traffic roads.

A better option will be to send out the bid, if all bids come in too high send it back to the contractors and say "your prices exceeded our budget. Tighten your belt and come back with a better bid" or let them eliminate the road that puts them over the top. If we use your option #2, eliminate Country Lane and Country Court because under your numbers those total \$103,000. Subtract that from \$333,000 and you're at \$230,000. If I'm right and your numbers are too high, then we'll have left over funds, but we can't go back and just bid two streets because we lose economies of scale.

Aaron Jones, Maintenance Supervisor of Hays County Roads, will be at the meeting. He will have current information chip seal projects around Hays county.

Thanks for considering my thoughts.

Linnea

City of Woodcreek, Texas



IN THE MIDST OF THE TEXAS HILL COUNTRY

RESIDENTIAL STREETS CHIPSEAL PROJECT

This contains engineering information, and the interim submittal requires an interim revies stamp by a PE. It will need an Engineer to sign and seal the final version.

INTERIM REVIEW

THIS DOCUMENT IS RELEASED FOR THE PURPOSE OF INTERIM REVIEW UNDER THE AUTHORITY OF

AUSTIN M. MESSERLI. PE 135510 ON 11/9/2022

IT IS NOT TO BE USED FOR CONSTRUCTION PURPOSES.

Prepared By



K Friese & Associates, Inc. 1120 S. Capital of Texas Highway CityView 2 Suite 100 Austin, Texas 78746

November 9, 2022

CONTRACT DOCUMENTS AND TECHNICAL SPECIFICATIONS FOR

RESIDENTIAL STREETS CHIPSEAL PROJECT

Prepared For: City of Woodcreek

Prepared By:
K Friese & Associates, Inc.
Firm #6535
1120 S. Capital of Texas Highway
CityView 2 Suite 100
Austin, Texas 78746

November 9, 2022

CITY OF WOODCREEK **CONTRACT DOCUMENTS - TABLE OF CONTENTS**

RESIDENTIAL STREETS CHIPSEAL PROJECT

Document

Number Title

BIDDING REQUIREMENTS, CONTRACT FORMS, & CONDITIONS OF THE CONTRACT

INTRODUCTORY INFORMATION

Title Page

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C-001	Invitation to Bid
C-200	Instructions to Bidders
C-410	Bid Form
	CIQ Questionnaire
	Form 1295
C-430	Bid Bond
C-510	Notice of Award
C-520	Form of Agreement
C-550	Notice to Proceed
C-610	Performance Bond
C-615	Payment Bond
C-700	Standard General Conditions
C-800	Supplementary Conditions

SPECIAL SPECIFICATIONS

Governing Technical Specifications 01000 Construction Photographs

01380

02000 Residential Streets Chipseal Project Plans, Details and Notes

Index

Invitation to Bid – City of Woodcreek Residential Streets Chipseal

Sealed bids are invited for the **City of Woodcreek Residential Streets Chipseal**, defined in the Contract Documents. The Project is generally described as an asphalt level up and chip seal of nine (9) residential streets Canyon Circle, Woodridge Circle, Woodview Court, Garrison Trail, Tremont Trace, Overbrook Court, Country Lane, Country Court, and Wildwood Circle for approximately 1.0 mile in the City of Woodcreek.

Sealed bids in duplicate will be received at the <u>City of Woodcreek at 41 Champions Circle, Woodcreek, TX 78676 Attn: City Secretary by XXXX.</u>

Procedures for submitting bids, bidder qualifications, other pertinent information are contained in the Instructions to Bidders and corresponding Contract Documents. The owner reserves the right to reject any or all bids.

A non-mandatory pre-bid conference will be held at the <u>City of Woodcreek at 41 Champions Circle</u>, Woodcreek, TX 78676 at <u>XXXX</u>., local prevailing time, on <u>XXXX</u>. All questions should be submitted by <u>XXXX</u> via CivCast at <u>XXXX</u> or to Austin Messerli, P.E. at <u>AMesserli@KFriese.com</u>, (512) 338-1784.

Project Manual documents are available online via CivCast at XXXX or Austin Messerli, P.E. at AMesserli@KFriese.com, (512) 338-1784.

INSTRUCTIONS TO BIDDERS

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ARTICLE 1 – DEFINED TERMS

- 1.01 Terms used in these Instructions to Bidders have the meanings indicated in the General Conditions and Supplementary Conditions. Additional terms used in these Instructions to Bidders have the meanings indicated below:
 - A. *Issuing Office* The office from which the Bidding Documents are to be issued and where the bidding procedures are to be administered.
 - B. *Owner* The word "Owner" in these Specifications shall be understood as referring to the City of Woodcreek, Hays County, Texas.
 - C. *Engineer* The word "Engineer" in these Specifications shall be understood as referring to K Friese and Associates, Engineer of the Owner, or to such supervisor or representative as may be authorized by said Owner to act for Owner in any particular position.
 - D. *Inspection* The word "inspection", or other forms of the work, as used in the Contract Documents for this Project, shall be understood as having reference to the Owner or his designated representative who will observe the construction on behalf of the Owner. The Owner's representative will observe and check the construction in sufficient detail to satisfy himself/herself that the work is proceeding in general accordance with the Contract Documents, but he will not be a guarantor of the Contractor's performance.
 - E. Testing Testing and control of all materials used in the work shall be done by an approved commercial laboratory, employed and paid directly by the Owner. When the material tested does not meet Specification requirements, the cost of additional testing related to this material shall be borne by the Contractor. The Contractor shall furnish, at his own expense, all necessary specimens for testing of materials, as required by the Engineer. All test results shall be reported to the Owner or the Engineer by the laboratory. The Contractor and any subcontractor shall keep accurate records showing the names and occupations of all laborers, workmen and mechanics employed by him in connection with this Project which shall be available for inspection by the Owner; or Engineer.

ARTICLE 2 – COPIES OF BIDDING DOCUMENTS

- 2.01 Copies of the Contract Documents, Plans and Specifications are on file and may be obtained at no charge and are available online via CivCast at XXXX.
- 2.02 Complete sets of Bidding Documents shall be used in preparing Bids; neither Owner nor Engineer assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.
- 2.03 Owner and Engineer, in making copies of Bidding Documents available on the above terms, do so only for the purpose of obtaining Bids for the Work and do not authorize or confer a license for any other use.

ARTICLE 3 – QUALIFICATIONS OF BIDDERS

- 3.01 To demonstrate Bidder's qualifications to perform the Work, at Owner's request, the apparent Bidder may be asked to submit written evidence within 10 days. Bidder shall submitted evidence as financial data, previous experience, present commitments, and such other data as may be called for below.
- 3.02 Bidder is advised to carefully review those portions of the Bid Form requiring Bidder's representations and certifications.

ARTICLE 4 – EXAMINATION OF BIDDING DOCUMENTS, OTHER RELATED DATA, AND SITE

4.01 *Underground Facilities*

A. Information and data shown or indicated in the Bidding Documents with respect to existing Underground Facilities at or contiguous to the Site is based upon information and data furnished to Owner and Engineer by owners of such Underground Facilities, including Owner, or others.

4.02 Hazardous Environmental Condition

- A. The Supplementary Conditions identify any reports and drawings known to Owner relating to a Hazardous Environmental Condition identified at the Site.
- B. Copies of reports and drawings referenced in Paragraph 4.03.A will be made available by Owner to any Bidder on request. Those reports and drawings are not part of the Contract Documents, but the "technical data" contained therein upon which Bidder is entitled to rely as provided in Paragraph 4.06 of the General Conditions has been identified and established in Paragraph 4.06 of the Supplementary Conditions. Bidder is responsible for any interpretation or conclusion Bidder draws from any "technical data" or any other data, interpretations, opinions, or information contained in such reports or shown or indicated in such drawings.
- 4.03 Provisions concerning responsibilities for the adequacy of data furnished to prospective Bidders with respect to subsurface conditions, other physical conditions, and Underground Facilities, and possible changes in the Bidding Documents due to differing or unanticipated subsurface or physical conditions appear in Paragraphs 4.02, 4.03, and 4.04 of the General Conditions. Provisions concerning responsibilities for the adequacy of data furnished to prospective Bidders with respect to a Hazardous Environmental Condition at the Site, if any, and possible changes in the Contract Documents due to any Hazardous Environmental Condition uncovered or revealed at the Site which was not shown or indicated in the Drawings or Specifications or identified in the Contract Documents to be within the scope of the Work, appear in Paragraph 4.06 of the General Conditions.
- 4.05 The Bidder will have access to the Site to conduct such examinations, investigations, explorations, tests, and studies as Bidder deems necessary for submission of a Bid. Bidder shall fill all holes and clean up and restore the Site to its former condition upon completion of such

- explorations, investigations, tests, and studies. Bidder shall comply with all applicable Laws and Regulations relative to excavation and utility locates.
- 4.06 A. Reference is made to Article 7 of the Supplementary Conditions for the identification of the general nature of other work that is to be performed at the Site by Owner or others (such as utilities and other prime contractors) that relates to the Work contemplated by these Bidding Documents. On request, Owner will provide to each Bidder for examination access to or copies of contract documents (other than portions thereof related to price) for such other work.
 - B. Paragraph 6.13.C of the General Conditions indicates that if an Owner safety program exists, it will be noted in the Supplementary Conditions.
- 4.07 It is the responsibility of each Bidder before submitting a Bid to:
 - A. examine and carefully study the Bidding Documents, and the other related data identified in the Bidding Documents;
 - B. visit the Site and become familiar with and satisfy Bidder as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work;
 - C. become familiar with and satisfy Bidder as to all federal, state, and local Laws and Regulations that may affect cost, progress, and performance of the Work;
 - D. carefully study all: (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities) that have been identified in Paragraph 4.02 of the Supplementary Conditions as containing reliable "technical data," and (2) reports and drawings of Hazardous Environmental Conditions, if any, at the Site that have been identified in the Paragraph 4.06 of the Supplementary Conditions as containing reliable "technical data";
 - E. consider the information known to Bidder; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and the Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder, including applying any specific means, methods, techniques, sequences, and procedures of construction expressly required by the Bidding Documents; and (3) Bidder's safety precautions and programs;
 - F. agree at the time of submitting its Bid that no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of its Bid for performance of the Work at the price(s) bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents;

- G. become aware of the general nature of the work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents;
- H. promptly give Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder discovers in the Bidding Documents and confirm that the written resolution thereof by Engineer is acceptable to Bidder; and
- I. determine that the Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance of the Work.
- 4.08 The submission of a Bid will constitute an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article 4, that without exception the Bid is premised upon performing and furnishing the Work required by the Bidding Documents and applying any specific means, methods, techniques, sequences, and procedures of construction that may be shown or indicated or expressly required by the Bidding Documents, that Bidder has given Engineer written notice of all conflicts, errors, ambiguities, and discrepancies that Bidder has discovered in the Bidding Documents and the written resolutions thereof by Engineer are acceptable to Bidder, and that the Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performing and furnishing the Work.
- 4.09 Prevention of Accident and Damage to Work
 - A. The Contractor shall at all times during the course of construction on this Project exercise such precautions as are necessary for the prevention of accidents. The safety provisions, as outlined in the "Manual of Accident Prevention in Construction", published by the Associated General Contractors of America, shall be observed to such extent that such provisions do not conflict with existing State Laws and City Ordinances.
 - B. No public road or entrance to residential lot shall be entirely closed. It shall be the responsibility of the Contractor to build and maintain all weather bypasses and detours, if necessary, and to properly light, barricade and mark all bypasses and detours that might be required on and across the roads in the work included in this contract.
 - C. Where the work is carried on in or adjacent to any street, alley or public place the Contractor shall at his own cost and expense, furnish and erect such barricades, fences, lights, and danger signals, shall provide such watchmen, and shall provide such other precautionary measures for the protection of persons or property and of the work as are necessary. Barricades shall conform to the latest edition of the Manual on Uniform Traffic Control Devices. Sufficient numbers of barricades shall be erected to keep vehicles from being driven on or into any work under construction. The Contractor shall furnish watchmen in sufficient number to protect the work.
 - D. The Contractor will be held responsible for all damage to the work due to failure of barricades, signs, lights and watchmen to protect it and whenever evidence is found of such damage, the Contractor shall immediately remove the damaged portion and replace it at his cost and expense. The Contractor's responsibility for the maintenance of barricades, signs, and lights, and for providing watchmen shall not cease until the Project shall have been accepted by the Owner.

4.10 Reference Specifications

A. Where reference is made in the Specifications to specifications compiled by other agencies, organizations or departments, such reference is made for expediency and standardization, and such specifications referred to are hereby made a part of these Specifications.

4.11 Used Material

A. No material which has been used by the Contractor for any temporary purpose whatsoever is to be incorporated in the permanent structure without written consent of the Engineer.

4.12 Guaranty Against Defective Work

A. The Contractor shall indemnify the Owner against any repairs which may become necessary to any part of the work performed under the Contract, arising from defective workmanship or materials used therein, for a period of one (1) year from the date of final acceptance of the work required under this contract.

4.13 *Cleanup*

- A. During Construction The Contractor shall at all times keep the job site as free from excess material, debris, and rubbish as is practicable, and shall remove same from any portion of the job site, when it becomes objectionable or interferes with the progress of the Project.
- B. Final upon completion of the work, the Contractor shall remove from the site, all materials, tools and equipment belonging to him, and leave the site with an appearance acceptable to the Engineer.

4.14 *Implied Work*

A. Work specified in the Specifications but not shown on the Plans, and work drawn on the Plans but to specified are to be executed as if fully set out in both ways; and any work or material which is not directly or indirectly noted in the Specifications or Plans, but is necessary for the proper carrying out of the obvious intentions thereof, is to be understood as implied work and to be provided by the Contractor in his proposal as fully as if specifically described or delineated. Any discrepancies between Plans and Specifications must be reported to the Engineer for correction and interpretation before the work is executed.

4.15 Safety Requirements

A. The Contractor shall at all times conduct all phases of his operations in observance of the requirements of the Occupational Safety and Health Act of 1970, and the Texas Occupational Safety Law.

4.16 Damage to Work (Losses from Natural Causes)

A. All loss or damage to the Contractor arising out of the nature of the work to be done, or from the action of the elements, or from unforeseen circumstances in the prosecution of same, or

from unusual obstructions or difficulties which may be encountered in the prosecution of the work, shall be sustained and borne by the Contractor at his own cost and expense.

ARTICLE 5 – PRE-BID CONFERENCE

5.01 A pre-Bid conference will be held at X:XX p.m. local time on XXXX at City of Woodcreek at 41 Champions Circle, Woodcreek, TX 78676. Representatives of Owner and Engineer will be present to discuss the Project. Bidders are encouraged to attend and participate in the conference. Engineer will transmit to all prospective Bidders of record such Addenda as Engineer considers necessary in response to questions arising at the conference. Oral statements may not be relied upon and will not be binding or legally effective.

ARTICLE 6 - SITE AND OTHER AREAS

- 6.01 The Site is identified in the Bidding Documents. Easements for permanent structures or permanent changes in existing facilities are to be obtained and paid for by Owner unless otherwise provided in the Bidding Documents. All additional lands and access thereto required for temporary construction facilities, construction equipment, or storage of materials and equipment to be incorporated in the Work are to be obtained and paid for by Contractor.
- 6.02 The work is to be located within the City of Woodcreek as shown on the Project Location Map in the technical. Each person submitting a bid on the proposed work is required to inform himself/herself fully of the conditions relating to the construction and to the labor conditions under which the work will be performed.
- 6.03 Materials delivered to the site of the work in advance of their use shall be so stored as to cause the least inconvenience, and in a manner satisfactory to the Engineer.

ARTICLE 7 – INTERPRETATIONS AND ADDENDA

- 7.01 All questions about the meaning or intent of the Bidding Documents are to be submitted to Engineer in writing. Interpretations or clarifications considered necessary by Engineer in response to such questions will be issued by Addenda mailed or delivered to all parties recorded by Engineer as having received the Bidding Documents. Questions received less than ten days prior to the date for opening of Bids may not be answered. Only questions answered by Addenda will be binding. Oral and other interpretations or clarifications will be without legal effect.
- 7.02 Addenda may be issued to clarify, correct, or change the Bidding Documents as deemed advisable by Owner or Engineer.
- 7.03 The proposal as submitted by the Contractor must be so constructed as to be responsive to or take into account any addendum or addenda issued by the Engineer and received by the Bidder.

ARTICLE 8 – BID SECURITY

8.01 A Bid must be accompanied by Bid security made payable to Owner in an amount of <u>5</u> percent of Bidder's maximum Bid price and in the form of a certified check, bank money order, or a Bid

- bond (on the form C-430) issued by a surety meeting the requirements of Paragraphs 5.01 and 5.02 of the General Conditions.
- 8.02 Bid security of other Bidders whom Owner believes do not have a reasonable chance of receiving the award will be returned within seven days after the Bid opening.

ARTICLE 9 – CONTRACT TIMES

- 9.01 The times for Substantial Completion and readiness for final payment are to be set forth by Bidder in the Bid and will be entered into the Agreement. Substantial Completion is desired within XX calendar days. The times will be taken into consideration by Owner during the evaluation of Bids, and it will be necessary for the apparent Successful Bidder to satisfy Owner that it will be able to achieve Substantial Completion and be ready for final payment within the times designated in the Bid.
- 9.02 Work on the Project is to be fully completed within the number of consecutive calendar days set forth in the Proposal after written notice to proceed is issued. Time extensions will not be granted for rain, wind flood, or other natural phenomena of normal intensity for the locality where Work is performed. For purpose of determining the extent of a delay attributable to unusual rainfall, the number of rain days experienced during a month will be compared to the normal weather recorded and expected for Hays County, Texas. Normal rainfall compiled by the National Oceanic and Atmospheric Administration, is considered a part of the Calendar Day Contract, and is not a justification for an extension of time. Listed below as follows are the mean number of days in which there occurred 0.25 inch or more of precipitation:

January	4 days
February	2 days
March	4 days
April	2 days
May	
June	2 days
July	1 days
August	5 days
September	5 days
October	2 days
November	1 days
December	4 days

ARTICLE 10 – LIQUIDATED DAMAGES

10.01 Provisions for liquidated damages, if any, are set forth in the Agreement.

ARTICLE 11 – SUBSTITUTE AND "OR-EQUAL" ITEMS

11.01 The Contract, if awarded, will be on the basis of materials and equipment specified or described in the Bidding Documents without consideration of possible substitute or "or-equal" items. Whenever it is specified or described in the Bidding Documents that a substitute or "or-equal" item of material or equipment may be furnished or used by Contractor if acceptable to Engineer, application for such acceptance will not be considered by Engineer until after the Effective Date of the Agreement.

ARTICLE 12 – SUBCONTRACTORS, SUPPLIERS AND OTHERS

- 12.01 If the Supplementary Conditions require the identity of certain Subcontractors, Suppliers, individuals, or entities to be submitted to Owner in advance of a specified date prior to the Effective Date of the Agreement, the apparent Successful Bidder, and any other Bidder so requested, shall within five days after Bid opening, submit to Owner a list of all such Subcontractors, Suppliers, individuals, or entities proposed for those portions of the Work for which such identification is required. Such list shall be accompanied by an experience statement with pertinent information regarding similar projects and other evidence of qualification for each such Subcontractor, Supplier, individual, or entity if requested by Owner. If Owner or Engineer, after due investigation, has reasonable objection to any proposed Subcontractor, Supplier, individual, or entity, Owner may, before the Notice of Award is given, request apparent Successful Bidder to submit a substitute,
- 12.02 If apparent Successful Bidder declines to make any such substitution, Owner may award the Contract to the next lowest Bidder that proposes to use acceptable Subcontractors, Suppliers, individuals, or entities. Declining to make requested substitutions will not constitute grounds for forfeiture of the Bid security of any Bidder. Any Subcontractor, Supplier, individual, or entity so listed and against which Owner or Engineer makes no written objection prior to the giving of the Notice of Award will be deemed acceptable to Owner and Engineer subject to revocation of such acceptance after the Effective Date of the Agreement as provided in Paragraph 6.06 of the General Conditions.
- 12.03 Contractor shall not be required to employ any Subcontractor, Supplier, individual, or entity against whom Contractor has reasonable objection.

ARTICLE 13 – PREPARATION OF BID

13.01 The Bid Form is included with the Bidding Documents.

- 13.02 All blanks on the Bid Form shall be completed in ink and the Bid Form signed in ink. Erasures or alterations shall be initialed in ink by the person signing the Bid Form. A Bid price shall be indicated for each [section, Bid item, alternative, adjustment unit price item, and unit price item] listed therein. In the case of optional alternatives the words "No Bid," "No Change," or "Not Applicable" may be entered.
- 13.03 A Bid by a corporation shall be executed in the corporate name by the president or a vice-president or other corporate officer accompanied by evidence of authority to sign. The corporate seal shall be affixed and attested by the secretary or an assistant secretary. The corporate address and state of incorporation shall be shown.
- 13.04 A Bid by a partnership shall be executed in the partnership name and signed by a partner (whose title must appear under the signature), accompanied by evidence of authority to sign. The official address of the partnership shall be shown.
- 13.05 A Bid by a limited liability company shall be executed in the name of the firm by a member and accompanied by evidence of authority to sign. The state of formation of the firm and the official address of the firm shall be shown.
- 13.06 A Bid by an individual shall show the Bidder's name and official address.
- 13.07 A Bid by a joint venture shall be executed by each joint venturer in the manner indicated on the Bid Form. The official address of the joint venture shall be shown.
- 13.08 All names shall be printed in ink below the signatures.
- 13.09 The Bid shall contain an acknowledgment of receipt of all Addenda, the numbers of which shall be filled in on the Bid Form.
- 13.10 Postal and e-mail addresses and telephone number for communications regarding the Bid shall be shown.
- 13.11 The Bid shall contain evidence of Bidder's authority and qualification to do business in the state where the Project is located, or Bidder shall covenant in writing to obtain such authority and qualification prior to award of the Contract and attach such covenant to the Bid. Bidder's state contractor license number, if any, shall also be shown on the Bid Form.

ARTICLE 14 – BASIS OF BID; COMPARISON OF BIDS

14.01 Unit Price

- A. Bidders shall submit a Bid on a unit price basis for each item of Work listed in the Bid schedule.
- B. The total of all estimated prices will be the sum of the products of the estimated quantity to complete at each item's corresponding unit price up to nine (9) street projects outlined in the contract documents. The final quantities and Contract Price will be determined in accordance with Paragraph 11.03 of the General Conditions.

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

ARTICLE 15 – SUBMITTAL OF BID

- 15.01 With each copy of the Bidding Documents, a Bidder is furnished one separate unbound copy of the Bid Form, and, if required, the Bid Bond Form. The unbound copy of the Bid Form is to be completed and submitted with the Bid security and the following documents:
- 15.02 A Bid shall be submitted no later than the date and time prescribed and at the place indicated in the advertisement or invitation to bid and shall be enclosed in a plainly marked package with the Project title (and, if applicable, the designated portion of the Project for which the Bid is submitted), the name and address of Bidder, and shall be accompanied by the Bid security and other required documents. If a Bid is sent by mail or other delivery system, the sealed envelope containing the Bid shall be enclosed in a separate package plainly marked on the outside with the notation "BID ENCLOSED." A mailed Bid shall be addressed to City of Woodcreek Attn: City Secretary.
- 15.03 The bidder must have his proposal in the hands of the proper official before the advertised closing time. Bids received after the advertised closing time will not be considered and will be returned un-opened. The fact that a proposal was dispatched by mail, express, or otherwise, will not excuse failure to meet this requirement.

ARTICLE 16 – MODIFICATION AND WITHDRAWAL OF BID

- 16.01 A Bid may be modified or withdrawn by an appropriate document duly executed in the same manner that a Bid must be executed and delivered to the place where Bids are to be submitted prior to the date and time for the opening of Bids.
- 16.02 If within 24 hours after Bids are opened any Bidder files a duly signed written notice with Owner and promptly thereafter demonstrates to the reasonable satisfaction of Owner that there was a material and substantial mistake in the preparation of its Bid, that Bidder may withdraw its Bid, and the Bid security will be returned. Thereafter, if the Work is rebid, that Bidder will be disqualified from further bidding on the Work.

ARTICLE 17 – OPENING OF BIDS

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

ARTICLE 18 – BIDS TO REMAIN SUBJECT TO ACCEPTANCE

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

ARTICLE 19 – EVALUATION OF BIDS AND AWARD OF CONTRACT

- 19.01 Owner reserves the right to reject any or all Bids, including without limitation, nonconforming, nonresponsive, unbalanced, or conditional Bids. Owner further reserves the right to reject the Bid of any Bidder whom it finds, after reasonable inquiry and evaluation, to not be responsible. Owner may also reject the Bid of any Bidder if Owner believes that it would not be in the best interest of the Project to make an award to that Bidder. Owner also reserves the right to waive all informalities not involving price, time, or changes in the Work and to negotiate contract terms with the Successful Bidder.
- 19.02 More than one Bid for the same Work from an individual or entity under the same or different names will not be considered. Reasonable grounds for believing that any Bidder has an interest in more than one Bid for the Work may be cause for disqualification of that Bidder and the rejection of all Bids in which that Bidder has an interest.
- 19.03 In evaluating Bids, Owner will consider whether or not the Bids comply with the prescribed requirements, and such alternates, unit prices and other data, as may be requested in the Bid Form or prior to the Notice of Award.
- 19.04 In evaluating Bidders, Owner will consider the qualifications of Bidders and may consider the qualifications and experience of Subcontractors, Suppliers, and other individuals or entities proposed for those portions of the Work for which the identity of Subcontractors, Suppliers, and other individuals or entities must be submitted as provided in the Supplementary Conditions.
- 19.05 Owner may conduct such investigations as Owner deems necessary to establish the responsibility, qualifications, and financial ability of Bidders, proposed Subcontractors, Suppliers, individuals, or entities proposed for those portions of the Work in accordance with the Contract Documents.
- 19.06 If the Contract is to be awarded, Owner will award the Contract to the Bidder whose Bid is in the best interests of the Project.
- 19.07 The Owner, or the Engineer on the Owner's behalf, will notify the successful bidder in writing, within sixty (60) days after the date of receiving bids, of its acceptance of his proposal. The Contractor shall complete the execution of the required Bonds and Contract Documents within ten (10) days of such notice.

ARTICLE 20 – SIGNING OF AGREEMENT

20.01 When Owner issues a Notice of Award to the Successful Bidder, it shall be accompanied by the required number of unsigned counterparts of the Agreement along with the other Contract Documents which are identified in the Agreement as attached thereto. Within 15 days thereafter, Successful Bidder shall sign and deliver the required number of counterparts of the Agreement and attached documents to Owner. Within ten days thereafter, Owner shall deliver one fully signed counterpart to Successful Bidder with a complete set of the Drawings with appropriate identification.

ARTICLE 21 – RETAINAGE

21.01 Provisions concerning Contractor's rights to deposit securities in lieu of retainage are set forth in the Agreement.

ARTICLE 22 – SUPERINTENDENCE OF CONSTRUCTION

22.01 The Contractor shall be personally in charge of all work and shall have on the job a competent construction superintendent. In the absence of the superintendent from the job site, an acting-superintendent shall be appointed to be in full charge of the work. The superintendent and acting superintendent shall be given full authority to follow any and all instructions given by the Owner or its representative.

BID FORM

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ARTICLE 1 – BID RECIPIENT

1.01 This Bid is submitted to:

City of Woodcreek at 41 Champions Cir, Woodcreek, TX 78676

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

ARTICLE 2 – BIDDER'S ACKNOWLEDGEMENTS

2.01 Bidder accepts all of the terms and conditions of the Instructions to Bidders, including without limitation those dealing with the disposition of Bid security. This Bid will remain subject to acceptance for 60 days after the Bid opening, or for such longer period of time that Bidder may agree to in writing upon request of Owner.

ARTICLE 3 – BIDDER'S REPRESENTATIONS

- 3.01 In submitting this Bid, Bidder represents that:
 - A. Bidder has examined and carefully studied the Bidding Documents, other related data identified in the Bidding Documents, and the following Addenda, receipt of which is hereby acknowledged:

Addendum No.	Addendum Date

- B. Bidder has visited the Site and become familiar with and is satisfied as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
- C. Bidder is familiar with and is satisfied as to all Laws and Regulations that may affect cost, progress, and performance of the Work.
- D. Bidder has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities) that have been identified in SC-4.02 as containing reliable "technical data"
- E. Bidder has considered the information known to Bidder; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and the Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the

means, methods, techniques, sequences, and procedures of construction to be employed by Bidder, including applying the specific means, methods, techniques, sequences, and procedures of construction expressly required by the Bidding Documents; and (3) Bidder's safety precautions and programs.

- F. Based on the information and observations referred to in Paragraph 3.01.E above, Bidder does not consider that further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of this Bid for performance of the Work at the price(s) bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents.
- G. Bidder is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents.
- H. Bidder has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder has discovered in the Bidding Documents, and the written resolution thereof by Engineer is acceptable to Bidder.
- 1. The Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance of the Work for which this Bid is submitted.

ARTICLE 4 – BIDDER'S CERTIFICATION

4.01 Bidder certifies that:

- A. This Bid is genuine and not made in the interest of or on behalf of any undisclosed individual or entity and is not submitted in conformity with any collusive agreement or rules of any group, association, organization, or corporation;
- B. Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid;
- C. Bidder has not solicited or induced any individual or entity to refrain from bidding; and
- D. Bidder has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for the Contract. For the purposes of this Paragraph 4.01.D:
 - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process;
 - 2. "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process to the detriment of Owner, (b) to establish bid prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;
 - 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels; and

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

ARTICLE 5 - BASIS OF BID

5.01 Bidder will complete the Work in accordance with the Contract Documents for the following price(s). See the following sheet:

			Estimated		
Item No.	Description	Unit	Quantity	Bid Unit Price	Bid Price
1006002	PREPARING ROW	STA	46.5	\$	\$
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	839	\$	\$
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	7168	\$	\$
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	345	\$	\$
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	209	\$	\$
5006001	MOBILIZATION	LSUM	1	\$	\$
5026001	BARRICADES, SIGNS AND TRAFFIC HANLING	МО	1	\$	\$
6666042	REFL PAV MRK TY 1 (W)12"(SLD)(100MIL)	LF	9	\$	\$
6726009	REFL PAV MRKR TY II-C-R *	EA	6	\$	\$
N/A	CONSTRUCTION PHOTOGRAPHY	LSUM	1	\$	\$
	Total of All Bid Prices	1		\$	

^{*} COLORS TO BE BLUE TO INDICATE FIRE HYDRANT

Unit Prices have been computed in accordance with Paragraph 11.03.B of the General Conditions.

Bidder acknowledges that estimated quantities are not guaranteed, and are solely for the purpose of comparison of Bids, and final payment for all unit price Bid items and will be based on actual quantities authorized by the Owner as determined as provided in the Contract Documents.

ARTICLE 6 – TIME OF COMPLETION

- 6.01 Bidder agrees that the Work will be substantially complete and will be completed and ready for final payment in accordance with Paragraph 14.07 of the General Conditions on or before the dates or within the number of calendar days indicated in the Agreement.
- 6.02 Bidder accepts the provisions of the Agreement as to liquidated damages.

ARTICLE 7 – ATTACHMENTS TO THIS BID

7.01	['	The :	fol	lowing (documents	are su	bmitted	with a	and	made	a	cond	ition	of	this	B	id:
------	-----	-------	-----	----------	-----------	--------	---------	--------	-----	------	---	------	-------	----	------	---	-----

- A. Required Bid security in the form of 5% Bid Bond;
- B. Form 1295
- C. CIQ Questionnaire;

ARTICLE 8 – DEFINED TERMS

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

ARTICLE 9 - BID SUBMITTAL

9.01	This Bid is submitted by:
	If Bidder is:
	An Individual
	Name (typed or printed):
	By:
	(Individual's signature)
	Doing business as:
	A Partnership
	Partnership Name:
	By:(Signature of general partner attach evidence of authority to sign)
	Name (typed or printed):

A Corporation

Corporation Name:	_(SEAL)
State of Incorporation:	
State of Incorporation:	_
By:	_
By:(Signature attach evidence of authority to sign)	
Name (typed or printed):	_
Title:	_
Title:(CORPORATE SEAL)	
Attest	_
Date of Qualification to do business in <u>Texas</u> is/	
A Joint Venture	
Name of Joint Venture:	_
First Joint Venturer Name:	_(SEAL)
By:(Signature of first joint venture partner attach evidence of autho	_
(Signature of first joint venture partner attach evidence of autho	rity to sign)
Name (typed or printed):	_
Title:	_
Second Joint Venturer Name:	_(SEAL)
By:	-
By:(Signature of second joint venture partner attach evidence of aut	thority to sign)
Name (typed or printed):	_
Title:	_

Bidder's Business Address							
Phone No	Fax No						
E-mail							
SUBMITTED on	•						
State Contractor License No.	. [If applicable]						

CONFLICT OF INTEREST QUESTIONNAIRE

FORM CTQ

For vendor doing business with local governmental entity

	OFFICE USE ONLY						
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.							
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received						
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.							
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.							
Name of vendor who has a business relationship with local governmental entity.							
Check this box if you are filing an update to a previously filed questionnaire. (The law re completed questionnaire with the appropriate filing authority not later than the 7th business you became aware that the originally filed questionnaire was incomplete or inaccurate.)							
Name of local government officer about whom the information is being disclosed.							
Name of Officer							
Describe each employment or other business relationship with the local government officer, or a family member of the officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with the local government officer. Complete subparts A and B for each employment or business relationship described. Attach additional pages to this Form CIQ as necessary. A. Is the local government officer or a family member of the officer receiving or likely to receive taxable income,							
other than investment income, from the vendor?							
Yes No							
B. Is the vendor receiving or likely to receive taxable income, other than investment of the local government officer or a family member of the officer AND the taxable i local governmental entity?							
Yes No							
Describe each employment or business relationship that the vendor named in Section 1 maintains with a corporation or other business entity with respect to which the local government officer serves as an officer or director, or holds an ownership interest of one percent or more.							
Check this box if the vendor has given the local government officer or a family member of as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a)(a)(a)(b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c							
Signature of vendor doing business with the governmental entity D	ate						

CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

<u>Local Government Code § 176.001(1-a)</u>: "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
 - (2) the vendor:
 - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor;
 - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor.

Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
 - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
 - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
 - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
 - (1) the date that the vendor:
 - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
 - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
 - (2) the date the vendor becomes aware:
 - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
 - (B) that the vendor has given one or more gifts described by Subsection (a); or
 - (C) of a family relationship with a local government officer.

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

Complete Nos. 1 - 4 and 6 if t Complete Nos. 1, 2, 3, 5, and			JSE ONLY		
Name of business entity filing form entity's place of business.	, and the city, state	and country of the b	ousiness		File
2 Name of governmental entity or sta which the form is being filed.	ate agency that is a	party to the contrac	t for	*+.	5 '
3 Provide the identification number (and provide a description of the se					
4	City Sta	ate, Country	Nature o	of Interest (che	eck applicable)
Name of Interested Party		of business)	Contro	olling	Intermediary
		M			
		6),			
	in a series	<i>'</i> 14.			
	12				
	N.				
	0.				
2::-	V				
5 Check only if there is 10 Interes	ested Party.			,	
6 UNSWORN DECLARATION					
My name is		, and my da	ate of birth is		·
My address					
(street)		(city)	(state)	(zip code)	(country)
I declare under penalty of perjury that the f					
Executed in County	y, State of	, on the da	y of(month)	, 20) (year)	÷
		Signature of authoriz	ed agent of contra (Declarant)	acting business	entity

ADD ADDITIONAL PAGES AS NECESSARY

BID BOND

Any sin	gular reference to Bidder, Surety, Own	er or oth	ner party	shall be considered plural whe	re applicable.
BIDDE	R (Name and Address):				
SURET	Y (Name and Address of Principal Pla	ice of Bu	siness):		
Cit	R <i>(Name and Address)</i> : y of Woodcreek Champions Circle, Woodcreek, TX 78	676			
Des Res stre Lar BOND Bon Dat	I Due Date: scription (Project Name and Include Lesidential Streets Chipseal Project is an eets including Canyon Circle, Woodviene, Country Court, and Wildwood Circle Number: te (Not earlier than Bid due date): nal sum	overlay, w Court	with leve , Garrison	n Trail, Tremont Trace, Overb	rook Court, Country
	(Wor	rds)			(Figures)
•	and Bidder, intending to be legally bound to be duly executed by an authorized		•		do each cause this
BIDDE	R	(G 1)	SURET	Y	(G 1)
Bidder's	s Name and Corporate Seal	(Seal)	Surety's	Name and Corporate Seal	(Seal)
By:	Signature	-	By:	Signature (Attach Power of A	Attorney)
	Print Name	-		Print Name	
	Title	-		Title	_
Attest:	Signature	-	Attest:	Signature	
	Title	-		Title	

EJCDC C-430 Bid Bond (Penal Sum Form)
Prepared by the Engineers Joint Contract Documents Committee.
Page 1 of 2

Item 7.

- 1. Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.
- 2. Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.
- 3. This obligation shall be null and void if:
 - 3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or
 - 3.2 All Bids are rejected by Owner, or
 - 3.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).
- 4. Payment under this Bond will be due and payable upon default of Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from Owner, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.
- 5. Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from Bid due date without Surety's written consent.
- 6. No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after Bid due date.
- 7. Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.
- 8. Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.
- 9. Surety shall cause to be attached to this Bond a current and effective Power of Attorney evidencing the authority of the officer, agent, or representative who executed this Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby.
- 10. This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.
- 11. The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.

			Date:
Project: R	Residential Streets Chips	seal	
Owner: C	City of Woodcreek		Owner's Contract No.:
Contract:		Engineer's Project No.: 0762	
Bidder:			1
Bidder's A	Address:		
You s Successfu	are notified that your all Bidder and are awarde	Bid dated for the about a Contract for	ove Contract has been considered. You are the
The C	Contract Price of your C	ontract is Dolla	rs (\$).
	_ copies of the proposed	Contract Documents (except	t Drawings) accompany this Notice of Award.
	sets of the Drawings w	vill be delivered separately or	otherwise made available to you immediately.
		following conditions precede	ent within [15] days of the date you receive this
Notice of			
1.			terparts of the Contract Documents.
2.		lers (Article 20), General C	the Contract security [Bonds] as specified in the Conditions (Paragraph 5.01), and Supplementary
3.	. Other conditions pred	cedent:	
		e conditions within the time rd, and declare your Bid secu	e specified will entitle Owner to consider you in urity forfeited.
	in ten days after you court of the Contract Docu		ons, Owner will return to you one fully executed
		Owner	
		By:Authorized Signature	
		Title	
		11110	

Copy to Engineer

AGREEMENT BETWEEN OWNER AND CONTRACTOR FOR CONSTRUCTION CONTRACT

THIS A	GREEMEN	T is by and betw	een	City of Woodcreek	("Owner") and
					("Contractor").

Owner and Contractor hereby agree as follows:

ARTICLE 1 – WORK

1.01 Contractor shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as follows: an asphalt level up and chip seal of nine (9) residential streets Canyon Circle, Woodridge Circle, Woodview Court, Garrison Trail, Tremont Trace, Overbrook Court, Country Lane, Country Court and Wildwood Circle for approximately 1.0 mile in the City of Woodcreek.

ARTICLE 2 – THE PROJECT

2.01 The Project for which the Work under the Contract Documents may be the whole or only a part is generally described as follows: an asphalt level up and chip seal at Canyon Circle, Woodridge Circle, Woodview Court, Garrison Trail from Canyon Creek to each individual residential street cul-de-sac, Tremont Trace from Champions Circle to Tremont Trace cul-de-sac, Overbrook Court from Brookhollow Drive to Overbrook Court cul-de-sac, Country Lane from Brookhollow Drive to Country Lane cul-de-sac, Country Court from Country Lane to Country Court cul-de-sac, Wildwood Circle from Dolittle Drive.

ARTICLE 3 – ENGINEER

3.01 The Project has been designed by <u>K Friese + Associates</u> (Engineer), which is to act as Owner's representative, assume all duties and responsibilities, and have the rights and authority assigned to Engineer in the Contract Documents in connection with the completion of the Work in accordance with the Contract Documents.

ARTICLE 4 – CONTRACT TIMES

- 4.02 Days to Achieve Substantial Completion and Final Payment
 - A. The Work will be substantially completed within XX calendar days after the date when the Contract Times commence to run as provided in Paragraph 2.03 of the General Conditions, and

completed and ready for final payment in accordance with Paragraph 14.07 of the General Conditions within XX days after the date when the Contract Times commence to run.

4.03 Liquidated Damages

A. Contractor and Owner recognize that time is of the essence as stated in Paragraph 4.01 above and that Owner will suffer financial loss if the Work is not completed within the times specified in Paragraph 4.02 above, plus any extensions thereof allowed in accordance with Article 12 of the General Conditions. The parties also recognize the delays, expense, and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Owner and Contractor agree that as liquidated damages for delay (but not as a penalty), Contractor shall pay Owner \$500 for each day that expires after the time specified in Paragraph 4.02 above for Substantial Completion until the Work is substantially complete. After Substantial Completion, if Contractor shall neglect, refuse, or fail to complete the remaining Work within the Contract Time or any proper extension thereof granted by Owner, Contractor shall pay Owner \$500 for each day that expires after the time specified in Paragraph 4.02 above for completion and readiness for final payment until the Work is completed and ready for final payment.

ARTICLE 5 – CONTRACT PRICE

- 5.01 Owner shall pay Contractor for completion of the Work in accordance with the Contract Documents an amount in current funds equal to the sum of the amounts determined pursuant to Paragraphs 5.01.A, 5.01.B, and 5.01.C below:
 - A. For all Unit Price Work, an amount equal to the sum of the established unit price for each separately identified item of Unit Price Work times the actual quantity of that item.:

The Bid prices for Unit Price Work set forth as of the Effective Date of the Agreement are based on estimated quantities. As provided in Paragraph 11.03 of the General Conditions, estimated quantities are not guaranteed, and determinations of actual quantities and classifications are to be made by Engineer as provided in Paragraph 9.07 of the General Conditions.

B. For all Work, at the prices stated in Contractor's Bid, attached hereto as an exhibit.

ARTICLE 6 – PAYMENT PROCEDURES

- 6.01 Submittal and Processing of Payments
 - A. Contractor shall submit Applications for Payment in accordance with Article 14 of the General Conditions. Applications for Payment will be processed by Engineer as provided in the General Conditions.
- 6.02 Progress Payments; Retainage
 - A. Owner shall make progress payments on account of the Contract Price on the basis of Contractor's Applications for Payment on or about the <u>20th</u> day of each month during performance of the Work as provided in Paragraph 6.02.A.1 below. All such payments will be measured by the schedule of values established as provided in Paragraph 2.07.A of the General Conditions (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no schedule of values, as provided in the General Requirements.
 - 1. Prior to Substantial Completion, progress payments will be made in an amount equal to the percentage indicated below but, in each case, less the aggregate of payments previously made and less such amounts as Engineer may determine or Owner may withhold, including but not limited to liquidated damages, in accordance with Paragraph 14.02 of the General Conditions.
 - a. <u>90</u> percent of Work completed (with the balance being retainage). If the Work has been 50 percent completed as determined by Engineer, and if the character and progress of the Work have been satisfactory to Owner and Engineer, then as long as the character and progress of the Work remain satisfactory to Owner and Engineer, there will be no additional retainage; and

b. <u>0</u> percent of cost of materials and equipment not incorporated in the Work (with the balance in retainage).

6.03 Final Payment

A. Upon final completion and acceptance of the Work in accordance with Paragraph 14.07 of the General Conditions, Owner shall pay the remainder of the Contract Price as recommended by Engineer as provided in said Paragraph 14.07.

ARTICLE 7 – CONTRACTOR'S REPRESENTATIONS

- 7.01 In order to induce Owner to enter into this Agreement, Contractor makes the following representations:
 - A. Contractor has examined and carefully studied the Contract Documents and the other related data identified in the Bidding Documents.
 - B. Contractor has visited the Site and become familiar with and is satisfied as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
 - C. Contractor is familiar with and is satisfied as to all federal, state, and local Laws and Regulations that may affect cost, progress, and performance of the Work.
 - D. Contractor has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities), if any, that have been identified in Paragraph SC-4.02 of the Supplementary Conditions as containing reliable "technical data," and (2) reports and drawings of Hazardous Environmental Conditions, if any, at the Site that have been identified in Paragraph SC-4.06 of the Supplementary Conditions as containing reliable "technical data."
 - E. Contractor has considered the information known to Contractor; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Contract Documents; and the Site-related reports and drawings identified in the Contract Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Contractor, including any specific means, methods, techniques, sequences, and procedures of construction expressly required by the Contract Documents; and (3) Contractor's safety precautions and programs.
 - F. Based on the information and observations referred to in Paragraph 8.01.E above, Contractor does not consider that further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the Work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract Documents.
 - G. Contractor is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Contract Documents.

- H. Contractor has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Contractor has discovered in the Contract Documents, and the written resolution thereof by Engineer is acceptable to Contractor.
- I. The Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.

ARTICLE 8 – CONTRACT DOCUMENTS

8.01 *Contents*

- A. The Contract Documents consist of the following:
 - 1. This Agreement
 - 2. Performance bond
 - Payment bond
 - 4. Bid bond
 - 5. General Conditions
 - 6. Supplementary Conditions
 - 7. Specifications as listed in the table of contents of the Project Manual.
 - 8. Addenda
 - 9. Exhibits to this Agreement (enumerated as follows):
 - a. Contractor's Bid
 - b. Documentation submitted by Contractor prior to Notice of Award
 - 10. The following which may be delivered or issued on or after the Effective Date of the Agreement and are not attached hereto:
 - a. Notice to Proceed
 - b. Work Change Directives.
 - c. Change Orders.
- B. The documents listed in Paragraph 9.01.A are attached to this Agreement (except as expressly noted otherwise above).
- C. There are no Contract Documents other than those listed above in this Article 9.

D. The Contract Documents may only be amended, modified, or supplemented as provided in Paragraph 3.04 of the General Conditions.

ARTICLE 9 – MISCELLANEOUS

9.01 *Terms*

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

9.02 Assignment of Contract

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

9.03 Successors and Assigns

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

9.04 Severability

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

9.05 *Contractor's Certifications*

- A. Contractor certifies that it has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for or in executing the Contract. For the purposes of this Paragraph 10.05:
 - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process or in the Contract execution;
 - 2. "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process or the execution of the Contract to the detriment of Owner, (b) to

- establish Bid or Contract prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;
- 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish Bid prices at artificial, non-competitive levels; and
- 4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.

IN WITNESS WHEREOF, Owner and Contractor have signed this Agreement. Counterparts have been delivered to Owner and Contractor. All portions of the Contract Documents have been signed or have been identified by Owner and Contractor or on their behalf.

This Agreement will be effective on).	
OWNER:	CONTRACTOR
By:	By:
Title:	
	Title: (If Contractor is a corporation, a partnership, or a joint venture, attach evidence of authority to sign.)
Attest:	Attest:
Title:	Title:
Address for giving notices:	Address for giving notices:
	License No.:
(If Owner is a corporation, attach evidence of authority to sign. If Owner is a public body, attach evidence of authority to sign and resolution or other documents authorizing execution of this Agreement.)	

Notice to Proceed

Date:
Owner's Contract No.:
Engineer's Project No.: 0762
,
art performing your obligations under the Contract of the Agreement, the number of calendar days to ad the number of days to achieve readiness for final site, Paragraph 2.01.B of the General Conditions er to the other (with copies to Engineer and other certificates of insurance which each is required to contract Documents. the Site, you must:
Owner
Given by:
Authorized Signature
Title
Date



PERFORMANCE ROND

I ERI ORNI	ANCE DOND
CONTRACTOR (name and address):	SURETY (name and address of principal place of business):
OWNER (name and address): City of Woodcreek at 41 Champio	ons Circle, Wimberly, TX 78676
CONSTRUCTION CONTRACT Effective Date of the Agreement: Amount: Description (name and location):	
BOND Bond Number: Date (not earlier than the Effective Date of the Agreement of Amount: Modifications to this Bond Form: None	the Construction Contract): See Paragraph 16
Surety and Contractor, intending to be legally bound he this Performance Bond to be duly executed by an author CONTRACTOR AS PRINCIPAL	ereby, subject to the terms set forth below, do each cause orized officer, agent, or representative. SURETY
(seal) Contractor's Name and Corporate Seal	Surety's Name and Corporate Seal
By:Signature	By:
Print Name	Print Name
Title	Title
Attest:Signature	Attest: Signature
Title	Title

Notes: (1) Provide supplemental execution by any additional parties, such as joint venturers. (2) Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.

- 1. The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- 2. If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except when applicable to participate in a conference as provided in Paragraph 3.
- 3. If there is no Owner Default under the Construction Contract, the Surety's obligation under this Bond shall arise after:
 - 3.1 The Owner first provides notice to the Contractor and the Surety that the Owner is considering declaring a Contractor Default. Such notice shall indicate whether the Owner is requesting a conference among the Owner, Contractor, and Surety to discuss the Contractor's performance. If the Owner does not request a conference, the Surety may, within five (5) business days after receipt of the Owner's notice, request such a conference. If the Surety timely requests a conference, the Owner shall attend. Unless the Owner agrees otherwise, any conference requested under this Paragraph 3.1 shall be held within ten (10) business days of the Surety's receipt of the Owner's notice. If the Owner, the Contractor, and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default;
 - 3.2 The Owner declares a Contractor Default, terminates the Construction Contract and notifies the Surety; and
 - 3.3 The Owner has agreed to pay the Balance of the Contract Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.
- 4. Failure on the part of the Owner to comply with the notice requirement in Paragraph 3.1 shall not constitute a failure to comply with a condition precedent to the Surety's obligations, or release the Surety from its obligations, except to the extent the Surety demonstrates actual prejudice.
- 5. When the Owner has satisfied the conditions of Paragraph 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
 - 5.1 Arrange for the Contractor, with the consent of the Owner, to perform and complete the Construction Contract;
 - 5.2 Undertake to perform and complete the Construction Contract itself, through its agents or independent contractors;
 - 5.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and a contractor selected with the Owners concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 7 in excess of the Balance of

the Contract Price incurred by the Owner as a result of the Contractor Default; or

- 5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor, and with reasonable promptness under the circumstances:
 - 5.4.1 After investigation, determine the amount for which it may be liable to the Owner and, as soon as practicable after the amount is determined, make payment to the Owner; or
 - 5.4.2 Deny liability in whole or in part and notify the Owner, citing the reasons for denial.
- 6. If the Surety does not proceed as provided in Paragraph 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Paragraph 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.
- 7. If the Surety elects to act under Paragraph 5.1, 5.2, or 5.3, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to pay the Balance of the Contract Price, the Surety is obligated, without duplication for:
 - 7.1 the responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;
 - 7.2 additional legal, design professional, and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 5; and
 - 7.3 liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
- 8. If the Surety elects to act under Paragraph 5.1, 5.3, or 5.4, the Surety's liability is limited to the amount of this Bond.
- 9. The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors, and assigns.
- 10. The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders, and other obligations.
- 11. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within

two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this paragraph are void or prohibited by law, the minimum periods of limitations available to sureties as a defense in the jurisdiction of the suit shall be applicable.

- 12. Notice to the Surety, the Owner, or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears.
- 13. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

14. Definitions

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

14.2 Construction Contract: The agreement bet ltem 7. Owner and Contractor identified on the cover page, including all Contract Documents and changes made to the agreement and the Contract Documents.

- 14.3 Contractor Default: Failure of the Contractor, which has not been remedied or waived, to perform or otherwise to comply with a material term of the Construction Contract.
- 14.4 Owner Default: Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- 14.5 Contract Documents: All the documents that comprise the agreement between the Owner and Contractor.
- 15. If this Bond is issued for an agreement between a contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.
- 16. Modifications to this Bond are as follows:



PAYMENT BOND

CONTRACTOR (name and address):

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

CONTRACTOR (name and address):	SURETY (name and address of principal place of business):
OWNER (name and address): City of Woodcreek at 41 Cham	npions Circle, Wimberly, TX 78676
CONSTRUCTION CONTRACT Effective Date of the Agreement: Amount: Description (name and location):	
BOND Bond Number: Date (not earlier than the Effective Date of the Agreement of Amount: Modifications to this Bond Form: None	the Construction Contract): See Paragraph 18
Surety and Contractor, intending to be legally bound he this Payment Bond to be duly executed by an authorize	ereby, subject to the terms set forth below, do each cause d officer, agent, or representative.
CONTRACTOR AS PRINCIPAL	SURETY
(seal) Contractor's Name and Corporate Seal	Surety's Name and Corporate Seal
By: Signature	By: Signature (attach power of attorney)
Print Name	Print Name
Title	Title
Attest: Signature	Attest:Signature
Title	Title
Notes: (1) Provide supplemental execution by any addition to Contractor, Surety, Owner, or other party shall be consid	al parties, such as joint venturers. (2) Any singular reference lered plural where applicable.

- The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner to pay for labor, materials, and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference, subject to the following terms.
- 2. If the Contractor promptly makes payment of all sums due to Claimants, and defends, indemnifies, and holds harmless the Owner from claims, demands, liens, or suits by any person or entity seeking payment for labor, materials, or equipment furnished for use in the performance of the Construction Contract, then the Surety and the Contractor shall have no obligation under this Bond.
- 3. If there is no Owner Default under the Construction Contract, the Surety's obligation to the Owner under this Bond shall arise after the Owner has promptly notified the Contractor and the Surety (at the address described in Paragraph 13) of claims, demands, liens, or suits against the Owner or the Owner's property by any person or entity seeking payment for labor, materials, or equipment furnished for use in the performance of the Construction Contract, and tendered defense of such claims, demands, liens, or suits to the Contractor and the Surety.
- 4. When the Owner has satisfied the conditions in Paragraph 3, the Surety shall promptly and at the Surety's expense defend, indemnify, and hold harmless the Owner against a duly tendered claim, demand, lien, or suit.
- 5. The Surety's obligations to a Claimant under this Bond shall arise after the following:
 - 5.1 Claimants who do not have a direct contract with the Contractor.
 - 5.1.1 have furnished a written notice of nonpayment to the Contractor, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were, or equipment was, furnished or supplied or for whom the labor was done or performed, within ninety (90) days after having last performed labor or last furnished materials or equipment included in the Claim; and
 - 5.1.2 have sent a Claim to the Surety (at the address described in Paragraph 13).
 - 5.2 Claimants who are employed by or have a direct contract with the Contractor have sent a Claim to the Surety (at the address described in Paragraph 13).
- If a notice of non-payment required by Paragraph 5.1.1 is given by the Owner to the Contractor, that is sufficient to satisfy a Claimant's obligation to furnish a written notice of non-payment under Paragraph 5.1.1.

- 7. When a Claimant has satisfied the conditions of Paragraph 5.1 or 5.2, whichever is applicable, the Surety shall promptly and at the Surety's expense take the following actions:
 - 7.1 Send an answer to the Claimant, with a copy to the Owner, within sixty (60) days after receipt of the Claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed; and
 - 7.2 Pay or arrange for payment of any undisputed amounts.
 - 7.3 The Surety's failure to discharge its obligations under Paragraph 7.1 or 7.2 shall not be deemed to constitute a waiver of defenses the Surety or Contractor may have or acquire as to a Claim, except as to undisputed amounts for which the Surety and Claimant have reached agreement. If, however, the Surety fails to discharge its obligations under Paragraph 7.1 or 7.2, the Surety shall indemnify the Claimant for the reasonable attorney's fees the Claimant incurs thereafter to recover any sums found to be due and owing to the Claimant.
- The Surety's total obligation shall not exceed the amount of this Bond, plus the amount of reasonable attorney's fees provided under Paragraph 7.3, and the amount of this Bond shall be credited for any payments made in good faith by the Surety.
- 9. Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any construction performance bond. By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.
- 10. The Surety shall not be liable to the Owner, Claimants, or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for the payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligation to make payments to or give notice on behalf of Claimants, or otherwise have any obligations to Claimants under this Bond.
- 11. The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders, and other obligations.
- 12. No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the state in which the project that is the subject of the Construction Contract is located or after the expiration of one year from the date (1) on which the Claimant sent a Claim to the Surety pursuant to Paragraph 5.1.2 or 5.2, or

Item 7.

- (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 13. Notice and Claims to the Surety, the Owner, or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears. Actual receipt of notice or Claims, however accomplished, shall be sufficient compliance as of the date received.
- 14. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.
- 15. Upon requests by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor and Owner shall promptly furnish a copy of this Bond or shall permit a copy to be made.

16. **Definitions**

- 16.1 **Claim:** A written statement by the Claimant including at a minimum:
 - 1. The name of the Claimant;
 - 2. The name of the person for whom the labor was done, or materials or equipment furnished;
 - 3. A copy of the agreement or purchase order pursuant to which labor, materials, or equipment was furnished for use in the performance of the Construction Contract;
 - A brief description of the labor, materials, or equipment furnished:
 - The date on which the Claimant last performed labor or last furnished materials or equipment for use in the performance of the Construction Contract;
 - The total amount earned by the Claimant for labor, materials, or equipment furnished as of the date of the Claim;
 - 7. The total amount of previous payments received by the Claimant; and
 - 8. The total amount due and unpaid to the Claimant for labor, materials, or equipment furnished as of the date of the Claim.
- 16.2 Claimant: An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials, or equipment for use in the performance of the Construction Contract. The term Claimant also includes any individual or entity that has rightfully asserted a claim under an applicable mechanic's lien or similar statute against the real property upon which the Project is located. The intent of this Bond

shall be to include without limitation in the term "labor, materials, or equipment" that part of the water, gas, power, light, heat, oil, gasoline, telephone service, or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials, or equipment were furnished.

- 16.3 Construction Contract: The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and all changes made to the agreement and the Contract Documents.
- 16.4 Owner Default: Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- 16.5 **Contract Documents:** All the documents that comprise the agreement between the Owner and Contractor.
- 17. If this Bond is issued for an agreement between a contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.
- 18. Modifications to this Bond are as follows:

STANDARD GENERAL CONDITIONS OF THE CONSTRUCTION CONTRACT

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ARTICLE 1 – DEFINITIONS AND TERMINOLOGY

1.01 Defined Terms

- A. Wherever used in the Bidding Requirements or Contract Documents and printed with initial capital letters, the terms listed below will have the meanings indicated which are applicable to both the singular and plural thereof. In addition to terms specifically defined, terms with initial capital letters in the Contract Documents include references to identified articles and paragraphs, and the titles of other documents or forms.
 - 1. *Addenda*—Written or graphic instruments issued prior to the opening of Bids which clarify, correct, or change the Bidding Requirements or the proposed Contract Documents.
 - 2. *Agreement*—The written instrument which is evidence of the agreement between Owner and Contractor covering the Work.
 - 3. Application for Payment—The form acceptable to Engineer which is to be used by Contractor during the course of the Work in requesting progress or final payments and which is to be accompanied by such supporting documentation as is required by the Contract Documents.
 - 4. *Asbestos*—Any material that contains more than one percent asbestos and is friable or is releasing asbestos fibers into the air above current action levels established by the United States Occupational Safety and Health Administration.
 - 5. *Bid*—The offer or proposal of a Bidder submitted on the prescribed form setting forth the prices for the Work to be performed.
 - 6. *Bidder*—The individual or entity who submits a Bid directly to Owner.
 - 7. *Bidding Documents*—The Bidding Requirements and the proposed Contract Documents (including all Addenda).
 - 8. *Bidding Requirements*—The advertisement or invitation to bid, Instructions to Bidders, Bid security of acceptable form, if any, and the Bid Form with any supplements.
 - 9. Change Order—A document recommended by Engineer which is signed by Contractor and Owner and authorizes an addition, deletion, or revision in the Work or an adjustment in the Contract Price or the Contract Times, issued on or after the Effective Date of the Agreement.
 - 10. *Claim*—A demand or assertion by Owner or Contractor seeking an adjustment of Contract Price or Contract Times, or both, or other relief with respect to the terms of the Contract. A demand for money or services by a third party is not a Claim.
 - 11. *Contract*—The entire and integrated written agreement between the Owner and Contractor concerning the Work. The Contract supersedes prior negotiations, representations, or agreements, whether written or oral.

- 12. Contract Documents—Those items so designated in the Agreement. Only printed or hard copies of the items listed in the Agreement are Contract Documents. Approved Shop Drawings, other Contractor submittals, and the reports and drawings of subsurface and physical conditions are not Contract Documents.
- 13. Contract Price—The moneys payable by Owner to Contractor for completion of the Work in accordance with the Contract Documents as stated in the Agreement (subject to the provisions of Paragraph 11.03 in the case of Unit Price Work).
- 14. *Contract Times*—The number of days or the dates stated in the Agreement to: (i) achieve Milestones, if any; (ii) achieve Substantial Completion; and (iii) complete the Work so that it is ready for final payment as evidenced by Engineer's written recommendation of final payment.
- 15. Contractor—The individual or entity with whom Owner has entered into the Agreement.
- 16. Cost of the Work—See Paragraph 11.01 for definition.
- 17. *Drawings*—That part of the Contract Documents prepared or approved by Engineer which graphically shows the scope, extent, and character of the Work to be performed by Contractor. Shop Drawings and other Contractor submittals are not Drawings as so defined.
- 18. *Effective Date of the Agreement*—The date indicated in the Agreement on which it becomes effective, but if no such date is indicated, it means the date on which the Agreement is signed and delivered by the last of the two parties to sign and deliver.
- 19. Engineer—The individual or entity named as such in the Agreement.
- 20. *Field Order*—A written order issued by Engineer which requires minor changes in the Work but which does not involve a change in the Contract Price or the Contract Times.
- 21. General Requirements—Sections of Division 1 of the Specifications.
- 22. *Hazardous Environmental Condition*—The presence at the Site of Asbestos, PCBs, Petroleum, Hazardous Waste, or Radioactive Material in such quantities or circumstances that may present a substantial danger to persons or property exposed thereto.
- 23. *Hazardous Waste*—The term Hazardous Waste shall have the meaning provided in Section 1004 of the Solid Waste Disposal Act (42 USC Section 6903) as amended from time to time.
- 24. Laws and Regulations; Laws or Regulations—Any and all applicable laws, rules, regulations, ordinances, codes, and orders of any and all governmental bodies, agencies, authorities, and courts having jurisdiction.
- 25. *Liens*—Charges, security interests, or encumbrances upon Project funds, real property, or personal property.
- 26. *Milestone*—A principal event specified in the Contract Documents relating to an intermediate completion date or time prior to Substantial Completion of all the Work.

- 27. *Notice of Award*—The written notice by Owner to the Successful Bidder stating that upon timely compliance by the Successful Bidder with the conditions precedent listed therein, Owner will sign and deliver the Agreement.
- 28. *Notice to Proceed*—A written notice given by Owner to Contractor fixing the date on which the Contract Times will commence to run and on which Contractor shall start to perform the Work under the Contract Documents.
- 29. *Owner*—The individual or entity with whom Contractor has entered into the Agreement and for whom the Work is to be performed.
- 30. *PCBs*—Polychlorinated biphenyls.
- 31. *Petroleum*—Petroleum, including crude oil or any fraction thereof which is liquid at standard conditions of temperature and pressure (60 degrees Fahrenheit and 14.7 pounds per square inch absolute), such as oil, petroleum, fuel oil, oil sludge, oil refuse, gasoline, kerosene, and oil mixed with other non-Hazardous Waste and crude oils.
- 32. *Progress Schedule*—A schedule, prepared and maintained by Contractor, describing the sequence and duration of the activities comprising the Contractor's plan to accomplish the Work within the Contract Times.
- 33. *Project*—The total construction of which the Work to be performed under the Contract Documents may be the whole, or a part.
- 34. *Project Manual*—The bound documentary information prepared for bidding and constructing the Work. A listing of the contents of the Project Manual, which may be bound in one or more volumes, is contained in the table(s) of contents.
- 35. Radioactive Material—Source, special nuclear, or byproduct material as defined by the Atomic Energy Act of 1954 (42 USC Section 2011 et seq.) as amended from time to time.
- 36. Resident Project Representative—The authorized representative of Engineer who may be assigned to the Site or any part thereof.
- 37. Samples—Physical examples of materials, equipment, or workmanship that are representative of some portion of the Work and which establish the standards by which such portion of the Work will be judged.
- 38. Schedule of Submittals—A schedule, prepared and maintained by Contractor, of required submittals and the time requirements to support scheduled performance of related construction activities.
- 39. Schedule of Values—A schedule, prepared and maintained by Contractor, allocating portions of the Contract Price to various portions of the Work and used as the basis for reviewing Contractor's Applications for Payment.

- 40. *Shop Drawings*—All drawings, diagrams, illustrations, schedules, and other data or information which are specifically prepared or assembled by or for Contractor and submitted by Contractor to illustrate some portion of the Work.
- 41. Site—Lands or areas indicated in the Contract Documents as being furnished by Owner upon which the Work is to be performed, including rights-of-way and easements for access thereto, and such other lands furnished by Owner which are designated for the use of Contractor.
- 42. *Specifications*—That part of the Contract Documents consisting of written requirements for materials, equipment, systems, standards and workmanship as applied to the Work, and certain administrative requirements and procedural matters applicable thereto.
- 43. *Subcontractor*—An individual or entity having a direct contract with Contractor or with any other Subcontractor for the performance of a part of the Work at the Site.
- 44. Substantial Completion—The time at which the Work (or a specified part thereof) has progressed to the point where, in the opinion of Engineer, the Work (or a specified part thereof) is sufficiently complete, in accordance with the Contract Documents, so that the Work (or a specified part thereof) can be utilized for the purposes for which it is intended. The terms "substantially complete" and "substantially completed" as applied to all or part of the Work refer to Substantial Completion thereof.
- 45. Successful Bidder—The Bidder submitting a responsive Bid to whom Owner makes an award.
- 46. *Supplementary Conditions*—That part of the Contract Documents which amends or supplements these General Conditions.
- 47. *Supplier*—A manufacturer, fabricator, supplier, distributor, materialman, or vendor having a direct contract with Contractor or with any Subcontractor to furnish materials or equipment to be incorporated in the Work by Contractor or Subcontractor.
- 48. *Underground Facilities*—All underground pipelines, conduits, ducts, cables, wires, manholes, vaults, tanks, tunnels, or other such facilities or attachments, and any encasements containing such facilities, including those that convey electricity, gases, steam, liquid petroleum products, telephone or other communications, cable television, water, wastewater, storm water, other liquids or chemicals, or traffic or other control systems.
- 49. *Unit Price Work*—Work to be paid for on the basis of unit prices.
- 50. Work—The entire construction or the various separately identifiable parts thereof required to be provided under the Contract Documents. Work includes and is the result of performing or providing all labor, services, and documentation necessary to produce such construction, and furnishing, installing, and incorporating all materials and equipment into such construction, all as required by the Contract Documents.
- 51. Work Change Directive—A written statement to Contractor issued on or after the Effective Date of the Agreement and signed by Owner and recommended by Engineer ordering an

addition, deletion, or revision in the Work, or responding to differing or unforeseen subsurface or physical conditions under which the Work is to be performed or to emergencies. A Work Change Directive will not change the Contract Price or the Contract Times but is evidence that the parties expect that the change ordered or documented by a Work Change Directive will be incorporated in a subsequently issued Change Order following negotiations by the parties as to its effect, if any, on the Contract Price or Contract Times.

1.02 Terminology

- A. The words and terms discussed in Paragraph 1.02.B through F are not defined but, when used in the Bidding Requirements or Contract Documents, have the indicated meaning.
- B. Intent of Certain Terms or Adjectives:
 - 1. The Contract Documents include the terms "as allowed," "as approved," "as ordered," "as directed" or terms of like effect or import to authorize an exercise of professional judgment by Engineer. In addition, the adjectives "reasonable," "suitable," "acceptable," "proper," "satisfactory," or adjectives of like effect or import are used to describe an action or determination of Engineer as to the Work. It is intended that such exercise of professional judgment, action, or determination will be solely to evaluate, in general, the Work for compliance with the information in the Contract Documents and with the design concept of the Project as a functioning whole as shown or indicated in the Contract Documents (unless there is a specific statement indicating otherwise). The use of any such term or adjective is not intended to and shall not be effective to assign to Engineer any duty or authority to supervise or direct the performance of the Work, or any duty or authority to undertake responsibility contrary to the provisions of Paragraph 9.09 or any other provision of the Contract Documents.

C. Day:

1. The word "day" means a calendar day of 24 hours measured from midnight to the next midnight.

D. Defective:

- 1. The word "defective," when modifying the word "Work," refers to Work that is unsatisfactory, faulty, or deficient in that it:
 - a. does not conform to the Contract Documents; or
 - b. does not meet the requirements of any applicable inspection, reference standard, test, or approval referred to in the Contract Documents; or
 - c. has been damaged prior to Engineer's recommendation of final payment (unless responsibility for the protection thereof has been assumed by Owner at Substantial Completion in accordance with Paragraph 14.04 or 14.05).
- E. Furnish, Install, Perform, Provide:

- 1. The word "furnish," when used in connection with services, materials, or equipment, shall mean to supply and deliver said services, materials, or equipment to the Site (or some other specified location) ready for use or installation and in usable or operable condition.
- 2. The word "install," when used in connection with services, materials, or equipment, shall mean to put into use or place in final position said services, materials, or equipment complete and ready for intended use.
- 3. The words "perform" or "provide," when used in connection with services, materials, or equipment, shall mean to furnish and install said services, materials, or equipment complete and ready for intended use.
- 4. When "furnish," "install," "perform," or "provide" is not used in connection with services, materials, or equipment in a context clearly requiring an obligation of Contractor, "provide" is implied.
- F. Unless stated otherwise in the Contract Documents, words or phrases that have a well-known technical or construction industry or trade meaning are used in the Contract Documents in accordance with such recognized meaning.

ARTICLE 2 – PRELIMINARY MATTERS

- 2.01 Delivery of Bonds and Evidence of Insurance
 - A. When Contractor delivers the executed counterparts of the Agreement to Owner, Contractor shall also deliver to Owner such bonds as Contractor may be required to furnish.
 - B. *Evidence of Insurance:* Before any Work at the Site is started, Contractor and Owner shall each deliver to the other, with copies to each additional insured identified in the Supplementary Conditions, certificates of insurance (and other evidence of insurance which either of them or any additional insured may reasonably request) which Contractor and Owner respectively are required to purchase and maintain in accordance with Article 5.

2.02 Copies of Documents

- A. Owner shall furnish to Contractor up to ten printed or hard copies of the Drawings and Project Manual. Additional copies will be furnished upon request at the cost of reproduction.
- 2.03 Commencement of Contract Times; Notice to Proceed
 - A. The Contract Times will commence to run on the thirtieth day after the Effective Date of the Agreement or, if a Notice to Proceed is given, on the day indicated in the Notice to Proceed. A Notice to Proceed may be given at any time within 30 days after the Effective Date of the Agreement. In no event will the Contract Times commence to run later than the sixtieth day after the day of Bid opening or the thirtieth day after the Effective Date of the Agreement, whichever date is earlier.

2.04 Starting the Work

A. Contractor shall start to perform the Work on the date when the Contract Times commence to run. No Work shall be done at the Site prior to the date on which the Contract Times commence to run.

2.05 Before Starting Construction

- A. *Preliminary Schedules:* Within 10 days after the Effective Date of the Agreement (unless otherwise specified in the General Requirements), Contractor shall submit to Engineer for timely review:
 - 1. a preliminary Progress Schedule indicating the times (numbers of days or dates) for starting and completing the various stages of the Work, including any Milestones specified in the Contract Documents:
 - 2. a preliminary Schedule of Submittals; and
 - 3. a preliminary Schedule of Values for all of the Work which includes quantities and prices of items which when added together equal the Contract Price and subdivides the Work into component parts in sufficient detail to serve as the basis for progress payments during performance of the Work. Such prices will include an appropriate amount of overhead and profit applicable to each item of Work.

2.06 Preconstruction Conference; Designation of Authorized Representatives

- A. Before any Work at the Site is started, a conference attended by Owner, Contractor, Engineer, and others as appropriate will be held to establish a working understanding among the parties as to the Work and to discuss the schedules referred to in Paragraph 2.05.A, procedures for handling Shop Drawings and other submittals, processing Applications for Payment, and maintaining required records.
- B. At this conference Owner and Contractor each shall designate, in writing, a specific individual to act as its authorized representative with respect to the services and responsibilities under the Contract. Such individuals shall have the authority to transmit instructions, receive information, render decisions relative to the Contract, and otherwise act on behalf of each respective party.

2.07 Initial Acceptance of Schedules

- A. At least 10 days before submission of the first Application for Payment a conference attended by Contractor, Engineer, and others as appropriate will be held to review for acceptability to Engineer as provided below the schedules submitted in accordance with Paragraph 2.05.A. Contractor shall have an additional 10 days to make corrections and adjustments and to complete and resubmit the schedules. No progress payment shall be made to Contractor until acceptable schedules are submitted to Engineer.
 - 1. The Progress Schedule will be acceptable to Engineer if it provides an orderly progression of the Work to completion within the Contract Times. Such acceptance will not impose on Engineer responsibility for the Progress Schedule, for sequencing, scheduling, or progress of

- the Work, nor interfere with or relieve Contractor from Contractor's full responsibility therefor.
- 2. Contractor's Schedule of Submittals will be acceptable to Engineer if it provides a workable arrangement for reviewing and processing the required submittals.
- 3. Contractor's Schedule of Values will be acceptable to Engineer as to form and substance if it provides a reasonable allocation of the Contract Price to component parts of the Work.

ARTICLE 3 – CONTRACT DOCUMENTS: INTENT, AMENDING, REUSE

3.01 Intent

- A. The Contract Documents are complementary; what is required by one is as binding as if required by all.
- B. It is the intent of the Contract Documents to describe a functionally complete project (or part thereof) to be constructed in accordance with the Contract Documents. Any labor, documentation, services, materials, or equipment that reasonably may be inferred from the Contract Documents or from prevailing custom or trade usage as being required to produce the indicated result will be provided whether or not specifically called for, at no additional cost to Owner.
- C. Clarifications and interpretations of the Contract Documents shall be issued by Engineer as provided in Article 9.

3.02 Reference Standards

- A. Standards, Specifications, Codes, Laws, and Regulations
 - 1. Reference to standards, specifications, manuals, or codes of any technical society, organization, or association, or to Laws or Regulations, whether such reference be specific or by implication, shall mean the standard, specification, manual, code, or Laws or Regulations in effect at the time of opening of Bids (or on the Effective Date of the Agreement if there were no Bids), except as may be otherwise specifically stated in the Contract Documents.
 - 2. No provision of any such standard, specification, manual, or code, or any instruction of a Supplier, shall be effective to change the duties or responsibilities of Owner, Contractor, or Engineer, or any of their subcontractors, consultants, agents, or employees, from those set forth in the Contract Documents. No such provision or instruction shall be effective to assign to Owner, Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors, any duty or authority to supervise or direct the performance of the Work or any duty or authority to undertake responsibility inconsistent with the provisions of the Contract Documents.

3.03 Reporting and Resolving Discrepancies

A. Reporting Discrepancies:

- 1. Contractor's Review of Contract Documents Before Starting Work: Before undertaking each part of the Work, Contractor shall carefully study and compare the Contract Documents and check and verify pertinent figures therein and all applicable field measurements. Contractor shall promptly report in writing to Engineer any conflict, error, ambiguity, or discrepancy which Contractor discovers, or has actual knowledge of, and shall obtain a written interpretation or clarification from Engineer before proceeding with any Work affected thereby.
- 2. Contractor's Review of Contract Documents During Performance of Work: If, during the performance of the Work, Contractor discovers any conflict, error, ambiguity, or discrepancy within the Contract Documents, or between the Contract Documents and (a) any applicable Law or Regulation, (b) any standard, specification, manual, or code, or (c) any instruction of any Supplier, then Contractor shall promptly report it to Engineer in writing. Contractor shall not proceed with the Work affected thereby (except in an emergency as required by Paragraph 6.16.A) until an amendment or supplement to the Contract Documents has been issued by one of the methods indicated in Paragraph 3.04.
- 3. Contractor shall not be liable to Owner or Engineer for failure to report any conflict, error, ambiguity, or discrepancy in the Contract Documents unless Contractor had actual knowledge thereof.

B. Resolving Discrepancies:

- 1. Except as may be otherwise specifically stated in the Contract Documents, the provisions of the Contract Documents shall take precedence in resolving any conflict, error, ambiguity, or discrepancy between the provisions of the Contract Documents and:
 - a. the provisions of any standard, specification, manual, or code, or the instruction of any Supplier (whether or not specifically incorporated by reference in the Contract Documents); or
 - b. the provisions of any Laws or Regulations applicable to the performance of the Work (unless such an interpretation of the provisions of the Contract Documents would result in violation of such Law or Regulation).

3.04 Amending and Supplementing Contract Documents

- A. The Contract Documents may be amended to provide for additions, deletions, and revisions in the Work or to modify the terms and conditions thereof by either a Change Order or a Work Change Directive.
- B. The requirements of the Contract Documents may be supplemented, and minor variations and deviations in the Work may be authorized, by one or more of the following ways:
 - 1. A Field Order;
 - 2. Engineer's approval of a Shop Drawing or Sample (subject to the provisions of Paragraph 6.17.D.3); or

3. Engineer's written interpretation or clarification.

3.05 Reuse of Documents

- A. Contractor and any Subcontractor or Supplier shall not:
 - 1. have or acquire any title to or ownership rights in any of the Drawings, Specifications, or other documents (or copies of any thereof) prepared by or bearing the seal of Engineer or its consultants, including electronic media editions; or
 - 2. reuse any such Drawings, Specifications, other documents, or copies thereof on extensions of the Project or any other project without written consent of Owner and Engineer and specific written verification or adaptation by Engineer.
- B. The prohibitions of this Paragraph 3.05 will survive final payment, or termination of the Contract. Nothing herein shall preclude Contractor from retaining copies of the Contract Documents for record purposes.

3.06 Electronic Data

- A. Unless otherwise stated in the Supplementary Conditions, the data furnished by Owner or Engineer to Contractor, or by Contractor to Owner or Engineer, that may be relied upon are limited to the printed copies (also known as hard copies). Files in electronic media format of text, data, graphics, or other types are furnished only for the convenience of the receiving party. Any conclusion or information obtained or derived from such electronic files will be at the user's sole risk. If there is a discrepancy between the electronic files and the hard copies, the hard copies govern.
- B. Because data stored in electronic media format can deteriorate or be modified inadvertently or otherwise without authorization of the data's creator, the party receiving electronic files agrees that it will perform acceptance tests or procedures within 60 days, after which the receiving party shall be deemed to have accepted the data thus transferred. Any errors detected within the 60-day acceptance period will be corrected by the transferring party.
- C. When transferring documents in electronic media format, the transferring party makes no representations as to long term compatibility, usability, or readability of documents resulting from the use of software application packages, operating systems, or computer hardware differing from those used by the data's creator.

ARTICLE 4 – AVAILABILITY OF LANDS; SUBSURFACE AND PHYSICAL CONDITIONS; HAZARDOUS ENVIRONMENTAL CONDITIONS; REFERENCE POINTS

4.01 Availability of Lands

A. Owner shall furnish the Site. Owner shall notify Contractor of any encumbrances or restrictions not of general application but specifically related to use of the Site with which Contractor must comply in performing the Work. Owner will obtain in a timely manner and pay for easements for permanent structures or permanent changes in existing facilities. If Contractor and Owner are unable to agree on entitlement to or on the amount or extent, if any, of any adjustment in the

- Contract Price or Contract Times, or both, as a result of any delay in Owner's furnishing the Site or a part thereof, Contractor may make a Claim therefor as provided in Paragraph 10.05.
- B. Upon reasonable written request, Owner shall furnish Contractor with a current statement of record legal title and legal description of the lands upon which the Work is to be performed and Owner's interest therein as necessary for giving notice of or filing a mechanic's or construction lien against such lands in accordance with applicable Laws and Regulations.
- C. Contractor shall provide for all additional lands and access thereto that may be required for temporary construction facilities or storage of materials and equipment.

4.02 Subsurface and Physical Conditions

- A. Reports and Drawings: The Supplementary Conditions identify:
 - 1. those reports known to Owner of explorations and tests of subsurface conditions at or contiguous to the Site; and
 - 2. those drawings known to Owner of physical conditions relating to existing surface or subsurface structures at the Site (except Underground Facilities).
- B. Limited Reliance by Contractor on Technical Data Authorized: Contractor may rely upon the accuracy of the "technical data" contained in such reports and drawings, but such reports and drawings are not Contract Documents. Such "technical data" is identified in the Supplementary Conditions. Except for such reliance on such "technical data," Contractor may not rely upon or make any claim against Owner or Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors with respect to:
 - 1. the completeness of such reports and drawings for Contractor's purposes, including, but not limited to, any aspects of the means, methods, techniques, sequences, and procedures of construction to be employed by Contractor, and safety precautions and programs incident thereto; or
 - 2. other data, interpretations, opinions, and information contained in such reports or shown or indicated in such drawings; or
 - 3. any Contractor interpretation of or conclusion drawn from any "technical data" or any such other data, interpretations, opinions, or information.

4.03 Differing Subsurface or Physical Conditions

- A. *Notice:* If Contractor believes that any subsurface or physical condition that is uncovered or revealed either:
 - 1. is of such a nature as to establish that any "technical data" on which Contractor is entitled to rely as provided in Paragraph 4.02 is materially inaccurate; or
 - 2. is of such a nature as to require a change in the Contract Documents; or
 - 3. differs materially from that shown or indicated in the Contract Documents; or

4. is of an unusual nature, and differs materially from conditions ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract Documents;

then Contractor shall, promptly after becoming aware thereof and before further disturbing the subsurface or physical conditions or performing any Work in connection therewith (except in an emergency as required by Paragraph 6.16.A), notify Owner and Engineer in writing about such condition. Contractor shall not further disturb such condition or perform any Work in connection therewith (except as aforesaid) until receipt of written order to do so.

- B. *Engineer's Review*: After receipt of written notice as required by Paragraph 4.03.A, Engineer will promptly review the pertinent condition, determine the necessity of Owner's obtaining additional exploration or tests with respect thereto, and advise Owner in writing (with a copy to Contractor) of Engineer's findings and conclusions.
- C. Possible Price and Times Adjustments:
 - 1. The Contract Price or the Contract Times, or both, will be equitably adjusted to the extent that the existence of such differing subsurface or physical condition causes an increase or decrease in Contractor's cost of, or time required for, performance of the Work; subject, however, to the following:
 - a. such condition must meet any one or more of the categories described in Paragraph 4.03.A; and
 - b. with respect to Work that is paid for on a unit price basis, any adjustment in Contract Price will be subject to the provisions of Paragraphs 9.07 and 11.03.
 - 2. Contractor shall not be entitled to any adjustment in the Contract Price or Contract Times if:
 - a. Contractor knew of the existence of such conditions at the time Contractor made a final commitment to Owner with respect to Contract Price and Contract Times by the submission of a Bid or becoming bound under a negotiated contract; or
 - b. the existence of such condition could reasonably have been discovered or revealed as a result of any examination, investigation, exploration, test, or study of the Site and contiguous areas required by the Bidding Requirements or Contract Documents to be conducted by or for Contractor prior to Contractor's making such final commitment; or
 - c. Contractor failed to give the written notice as required by Paragraph 4.03.A.
 - 3. If Owner and Contractor are unable to agree on entitlement to or on the amount or extent, if any, of any adjustment in the Contract Price or Contract Times, or both, a Claim may be made therefor as provided in Paragraph 10.05. However, neither Owner or Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors shall be liable to Contractor for any claims, costs, losses, or damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) sustained by Contractor on or in connection with any other project or anticipated project.

4.04 *Underground Facilities*

- A. Shown or Indicated: The information and data shown or indicated in the Contract Documents with respect to existing Underground Facilities at or contiguous to the Site is based on information and data furnished to Owner or Engineer by the owners of such Underground Facilities, including Owner, or by others. Unless it is otherwise expressly provided in the Supplementary Conditions:
 - 1. Owner and Engineer shall not be responsible for the accuracy or completeness of any such information or data provided by others; and
 - 2. the cost of all of the following will be included in the Contract Price, and Contractor shall have full responsibility for:
 - a. reviewing and checking all such information and data;
 - b. locating all Underground Facilities shown or indicated in the Contract Documents;
 - c. coordination of the Work with the owners of such Underground Facilities, including Owner, during construction; and
 - d. the safety and protection of all such Underground Facilities and repairing any damage thereto resulting from the Work.

B. Not Shown or Indicated:

- 1. If an Underground Facility is uncovered or revealed at or contiguous to the Site which was not shown or indicated, or not shown or indicated with reasonable accuracy in the Contract Documents, Contractor shall, promptly after becoming aware thereof and before further disturbing conditions affected thereby or performing any Work in connection therewith (except in an emergency as required by Paragraph 6.16.A), identify the owner of such Underground Facility and give written notice to that owner and to Owner and Engineer. Engineer will promptly review the Underground Facility and determine the extent, if any, to which a change is required in the Contract Documents to reflect and document the consequences of the existence or location of the Underground Facility. During such time, Contractor shall be responsible for the safety and protection of such Underground Facility.
- 2. If Engineer concludes that a change in the Contract Documents is required, a Work Change Directive or a Change Order will be issued to reflect and document such consequences. An equitable adjustment shall be made in the Contract Price or Contract Times, or both, to the extent that they are attributable to the existence or location of any Underground Facility that was not shown or indicated or not shown or indicated with reasonable accuracy in the Contract Documents and that Contractor did not know of and could not reasonably have been expected to be aware of or to have anticipated. If Owner and Contractor are unable to agree on entitlement to or on the amount or extent, if any, of any such adjustment in Contract Price or Contract Times, Owner or Contractor may make a Claim therefor as provided in Paragraph 10.05.

4.05 Reference Points

A. Owner shall provide engineering surveys to establish reference points for construction which in Engineer's judgment are necessary to enable Contractor to proceed with the Work. Contractor shall be responsible for laying out the Work, shall protect and preserve the established reference points and property monuments, and shall make no changes or relocations without the prior written approval of Owner. Contractor shall report to Engineer whenever any reference point or property monument is lost or destroyed or requires relocation because of necessary changes in grades or locations, and shall be responsible for the accurate replacement or relocation of such reference points or property monuments by professionally qualified personnel.

4.06 Hazardous Environmental Condition at Site

- A. Reports and Drawings: The Supplementary Conditions identify those reports and drawings known to Owner relating to Hazardous Environmental Conditions that have been identified at the Site.
- B. Limited Reliance by Contractor on Technical Data Authorized: Contractor may rely upon the accuracy of the "technical data" contained in such reports and drawings, but such reports and drawings are not Contract Documents. Such "technical data" is identified in the Supplementary Conditions. Except for such reliance on such "technical data," Contractor may not rely upon or make any claim against Owner or Engineer, or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors with respect to:
 - 1. the completeness of such reports and drawings for Contractor's purposes, including, but not limited to, any aspects of the means, methods, techniques, sequences and procedures of construction to be employed by Contractor and safety precautions and programs incident thereto; or
 - 2. other data, interpretations, opinions and information contained in such reports or shown or indicated in such drawings; or
 - 3. any Contractor interpretation of or conclusion drawn from any "technical data" or any such other data, interpretations, opinions or information.
- C. Contractor shall not be responsible for any Hazardous Environmental Condition uncovered or revealed at the Site which was not shown or indicated in Drawings or Specifications or identified in the Contract Documents to be within the scope of the Work. Contractor shall be responsible for a Hazardous Environmental Condition created with any materials brought to the Site by Contractor, Subcontractors, Suppliers, or anyone else for whom Contractor is responsible.
- D. If Contractor encounters a Hazardous Environmental Condition or if Contractor or anyone for whom Contractor is responsible creates a Hazardous Environmental Condition, Contractor shall immediately: (i) secure or otherwise isolate such condition; (ii) stop all Work in connection with such condition and in any area affected thereby (except in an emergency as required by Paragraph 6.16.A); and (iii) notify Owner and Engineer (and promptly thereafter confirm such notice in writing). Owner shall promptly consult with Engineer concerning the necessity for Owner to retain a qualified expert to evaluate such condition or take corrective action, if any. Promptly after consulting with Engineer, Owner shall take such actions as are necessary to

- permit Owner to timely obtain required permits and provide Contractor the written notice required by Paragraph 4.06.E.
- E. Contractor shall not be required to resume Work in connection with such condition or in any affected area until after Owner has obtained any required permits related thereto and delivered written notice to Contractor: (i) specifying that such condition and any affected area is or has been rendered safe for the resumption of Work; or (ii) specifying any special conditions under which such Work may be resumed safely. If Owner and Contractor cannot agree as to entitlement to or on the amount or extent, if any, of any adjustment in Contract Price or Contract Times, or both, as a result of such Work stoppage or such special conditions under which Work is agreed to be resumed by Contractor, either party may make a Claim therefor as provided in Paragraph 10.05.
- F. If after receipt of such written notice Contractor does not agree to resume such Work based on a reasonable belief it is unsafe, or does not agree to resume such Work under such special conditions, then Owner may order the portion of the Work that is in the area affected by such condition to be deleted from the Work. If Owner and Contractor cannot agree as to entitlement to or on the amount or extent, if any, of an adjustment in Contract Price or Contract Times as a result of deleting such portion of the Work, then either party may make a Claim therefor as provided in Paragraph 10.05. Owner may have such deleted portion of the Work performed by Owner's own forces or others in accordance with Article 7.
- G. To the fullest extent permitted by Laws and Regulations, Owner shall indemnify and hold harmless Contractor, Subcontractors, and Engineer, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to a Hazardous Environmental Condition, provided that such Hazardous Environmental Condition: (i) was not shown or indicated in the Drawings or Specifications or identified in the Contract Documents to be included within the scope of the Work, and (ii) was not created by Contractor or by anyone for whom Contractor is responsible. Nothing in this Paragraph 4.06.G shall obligate Owner to indemnify any individual or entity from and against the consequences of that individual's or entity's own negligence.
- H. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to a Hazardous Environmental Condition created by Contractor or by anyone for whom Contractor is responsible. Nothing in this Paragraph 4.06.H shall obligate Contractor to indemnify any individual or entity from and against the consequences of that individual's or entity's own negligence.
- I. The provisions of Paragraphs 4.02, 4.03, and 4.04 do not apply to a Hazardous Environmental Condition uncovered or revealed at the Site.

ARTICLE 5 – BONDS AND INSURANCE

5.01 Performance, Payment, and Other Bonds

- A. Contractor shall furnish performance and payment bonds, each in an amount at least equal to the Contract Price as security for the faithful performance and payment of all of Contractor's obligations under the Contract Documents. These bonds shall remain in effect until one year after the date when final payment becomes due or until completion of the correction period specified in Paragraph 13.07, whichever is later, except as provided otherwise by Laws or Regulations or by the Contract Documents. Contractor shall also furnish such other bonds as are required by the Contract Documents.
- B. All bonds shall be in the form prescribed by the Contract Documents except as provided otherwise by Laws or Regulations, and shall be executed by such sureties as are named in the list of "Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies" as published in Circular 570 (amended) by the Financial Management Service, Surety Bond Branch, U.S. Department of the Treasury. All bonds signed by an agent or attorney-in-fact must be accompanied by a certified copy of that individual's authority to bind the surety. The evidence of authority shall show that it is effective on the date the agent or attorney-in-fact signed each bond.
- C. If the surety on any bond furnished by Contractor is declared bankrupt or becomes insolvent or its right to do business is terminated in any state where any part of the Project is located or it ceases to meet the requirements of Paragraph 5.01.B, Contractor shall promptly notify Owner and Engineer and shall, within 20 days after the event giving rise to such notification, provide another bond and surety, both of which shall comply with the requirements of Paragraphs 5.01.B and 5.02.

5.02 Licensed Sureties and Insurers

A. All bonds and insurance required by the Contract Documents to be purchased and maintained by Owner or Contractor shall be obtained from surety or insurance companies that are duly licensed or authorized in the jurisdiction in which the Project is located to issue bonds or insurance policies for the limits and coverages so required. Such surety and insurance companies shall also meet such additional requirements and qualifications as may be provided in the Supplementary Conditions.

5.03 Certificates of Insurance

- A. Contractor shall deliver to Owner, with copies to each additional insured and loss payee identified in the Supplementary Conditions, certificates of insurance (and other evidence of insurance requested by Owner or any other additional insured) which Contractor is required to purchase and maintain.
- B. Owner shall deliver to Contractor, with copies to each additional insured and loss payee identified in the Supplementary Conditions, certificates of insurance (and other evidence of insurance requested by Contractor or any other additional insured) which Owner is required to purchase and maintain.

- C. Failure of Owner to demand such certificates or other evidence of Contractor's full compliance with these insurance requirements or failure of Owner to identify a deficiency in compliance from the evidence provided shall not be construed as a waiver of Contractor's obligation to maintain such insurance.
- D. Owner does not represent that insurance coverage and limits established in this Contract necessarily will be adequate to protect Contractor.
- E. The insurance and insurance limits required herein shall not be deemed as a limitation on Contractor's liability under the indemnities granted to Owner in the Contract Documents.

5.04 Contractor's Insurance

- A. Contractor shall purchase and maintain such insurance as is appropriate for the Work being performed and as will provide protection from claims set forth below which may arise out of or result from Contractor's performance of the Work and Contractor's other obligations under the Contract Documents, whether it is to be performed by Contractor, any Subcontractor or Supplier, or by anyone directly or indirectly employed by any of them to perform any of the Work, or by anyone for whose acts any of them may be liable:
 - 1. claims under workers' compensation, disability benefits, and other similar employee benefit acts;
 - 2. claims for damages because of bodily injury, occupational sickness or disease, or death of Contractor's employees;
 - 3. claims for damages because of bodily injury, sickness or disease, or death of any person other than Contractor's employees;
 - 4. claims for damages insured by reasonably available personal injury liability coverage which are sustained:
 - a. by any person as a result of an offense directly or indirectly related to the employment of such person by Contractor, or
 - b. by any other person for any other reason;
 - 5. claims for damages, other than to the Work itself, because of injury to or destruction of tangible property wherever located, including loss of use resulting therefrom; and
 - 6. claims for damages because of bodily injury or death of any person or property damage arising out of the ownership, maintenance or use of any motor vehicle.
- B. The policies of insurance required by this Paragraph 5.04 shall:
 - 1. with respect to insurance required by Paragraphs 5.04.A.3 through 5.04.A.6 inclusive, be written on an occurrence basis, include as additional insureds (subject to any customary exclusion regarding professional liability) Owner and Engineer, and any other individuals or entities identified in the Supplementary Conditions, all of whom shall be listed as additional insureds, and include coverage for the respective officers, directors, members, partners,

- employees, agents, consultants, and subcontractors of each and any of all such additional insureds, and the insurance afforded to these additional insureds shall provide primary coverage for all claims covered thereby;
- 2. include at least the specific coverages and be written for not less than the limits of liability provided in the Supplementary Conditions or required by Laws or Regulations, whichever is greater;
- 3. include contractual liability insurance covering Contractor's indemnity obligations under Paragraphs 6.11 and 6.20;
- 4. contain a provision or endorsement that the coverage afforded will not be canceled, materially changed or renewal refused until at least 30 days prior written notice has been given to Owner and Contractor and to each other additional insured identified in the Supplementary Conditions to whom a certificate of insurance has been issued (and the certificates of insurance furnished by the Contractor pursuant to Paragraph 5.03 will so provide);
- 5. remain in effect at least until final payment and at all times thereafter when Contractor may be correcting, removing, or replacing defective Work in accordance with Paragraph 13.07; and
- 6. include completed operations coverage:
 - a. Such insurance shall remain in effect for two years after final payment.
 - b. Contractor shall furnish Owner and each other additional insured identified in the Supplementary Conditions, to whom a certificate of insurance has been issued, evidence satisfactory to Owner and any such additional insured of continuation of such insurance at final payment and one year thereafter.

5.05 Owner's Liability Insurance

A. In addition to the insurance required to be provided by Contractor under Paragraph 5.04, Owner, at Owner's option, may purchase and maintain at Owner's expense Owner's own liability insurance as will protect Owner against claims which may arise from operations under the Contract Documents.

5.06 Property Insurance

- A. Unless otherwise provided in the Supplementary Conditions, Owner shall purchase and maintain property insurance upon the Work at the Site in the amount of the full replacement cost thereof (subject to such deductible amounts as may be provided in the Supplementary Conditions or required by Laws and Regulations). This insurance shall:
 - 1. include the interests of Owner, Contractor, Subcontractors, and Engineer, and any other individuals or entities identified in the Supplementary Conditions, and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of

them, each of whom is deemed to have an insurable interest and shall be listed as a loss payee;

- 2. be written on a Builder's Risk "all-risk" policy form that shall at least include insurance for physical loss or damage to the Work, temporary buildings, falsework, and materials and equipment in transit, and shall insure against at least the following perils or causes of loss: fire, lightning, extended coverage, theft, vandalism and malicious mischief, earthquake, collapse, debris removal, demolition occasioned by enforcement of Laws and Regulations, water damage (other than that caused by flood), and such other perils or causes of loss as may be specifically required by the Supplementary Conditions.
- 3. include expenses incurred in the repair or replacement of any insured property (including but not limited to fees and charges of engineers and architects);
- 4. cover materials and equipment stored at the Site or at another location that was agreed to in writing by Owner prior to being incorporated in the Work, provided that such materials and equipment have been included in an Application for Payment recommended by Engineer;
- 5. allow for partial utilization of the Work by Owner;
- 6. include testing and startup; and
- 7. be maintained in effect until final payment is made unless otherwise agreed to in writing by Owner, Contractor, and Engineer with 30 days written notice to each other loss payee to whom a certificate of insurance has been issued.
- B. Owner shall purchase and maintain such equipment breakdown insurance or additional property insurance as may be required by the Supplementary Conditions or Laws and Regulations which will include the interests of Owner, Contractor, Subcontractors, and Engineer, and any other individuals or entities identified in the Supplementary Conditions, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them, each of whom is deemed to have an insurable interest and shall be listed as a loss payee.
- C. All the policies of insurance (and the certificates or other evidence thereof) required to be purchased and maintained in accordance with this Paragraph 5.06 will contain a provision or endorsement that the coverage afforded will not be canceled or materially changed or renewal refused until at least 30 days prior written notice has been given to Owner and Contractor and to each other loss payee to whom a certificate of insurance has been issued and will contain waiver provisions in accordance with Paragraph 5.07.
- D. Owner shall not be responsible for purchasing and maintaining any property insurance specified in this Paragraph 5.06 to protect the interests of Contractor, Subcontractors, or others in the Work to the extent of any deductible amounts that are identified in the Supplementary Conditions. The risk of loss within such identified deductible amount will be borne by Contractor, Subcontractors, or others suffering any such loss, and if any of them wishes property insurance coverage within the limits of such amounts, each may purchase and maintain it at the purchaser's own expense.

E. If Contractor requests in writing that other special insurance be included in the property insurance policies provided under this Paragraph 5.06, Owner shall, if possible, include such insurance, and the cost thereof will be charged to Contractor by appropriate Change Order. Prior to commencement of the Work at the Site, Owner shall in writing advise Contractor whether or not such other insurance has been procured by Owner.

5.07 Waiver of Rights

- A. Owner and Contractor intend that all policies purchased in accordance with Paragraph 5.06 will protect Owner, Contractor, Subcontractors, and Engineer, and all other individuals or entities identified in the Supplementary Conditions as loss payees (and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them) in such policies and will provide primary coverage for all losses and damages caused by the perils or causes of loss covered thereby. All such policies shall contain provisions to the effect that in the event of payment of any loss or damage the insurers will have no rights of recovery against any of the insureds or loss payees thereunder. Owner and Contractor waive all rights against each other and their respective officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them for all losses and damages caused by, arising out of or resulting from any of the perils or causes of loss covered by such policies and any other property insurance applicable to the Work; and, in addition, waive all such rights against Subcontractors and Engineer, and all other individuals or entities identified in the Supplementary Conditions as loss payees (and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them) under such policies for losses and damages so caused. None of the above waivers shall extend to the rights that any party making such waiver may have to the proceeds of insurance held by Owner as trustee or otherwise payable under any policy so issued.
- B. Owner waives all rights against Contractor, Subcontractors, and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them for:
 - 1. loss due to business interruption, loss of use, or other consequential loss extending beyond direct physical loss or damage to Owner's property or the Work caused by, arising out of, or resulting from fire or other perils whether or not insured by Owner; and
 - 2. loss or damage to the completed Project or part thereof caused by, arising out of, or resulting from fire or other insured peril or cause of loss covered by any property insurance maintained on the completed Project or part thereof by Owner during partial utilization pursuant to Paragraph 14.05, after Substantial Completion pursuant to Paragraph 14.04, or after final payment pursuant to Paragraph 14.07.
- C. Any insurance policy maintained by Owner covering any loss, damage or consequential loss referred to in Paragraph 5.07.B shall contain provisions to the effect that in the event of payment of any such loss, damage, or consequential loss, the insurers will have no rights of recovery against Contractor, Subcontractors, or Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them.

5.08 Receipt and Application of Insurance Proceeds

- A. Any insured loss under the policies of insurance required by Paragraph 5.06 will be adjusted with Owner and made payable to Owner as fiduciary for the loss payees, as their interests may appear, subject to the requirements of any applicable mortgage clause and of Paragraph 5.08.B. Owner shall deposit in a separate account any money so received and shall distribute it in accordance with such agreement as the parties in interest may reach. If no other special agreement is reached, the damaged Work shall be repaired or replaced, the moneys so received applied on account thereof, and the Work and the cost thereof covered by an appropriate Change Order.
- B. Owner as fiduciary shall have power to adjust and settle any loss with the insurers unless one of the parties in interest shall object in writing within 15 days after the occurrence of loss to Owner's exercise of this power. If such objection be made, Owner as fiduciary shall make settlement with the insurers in accordance with such agreement as the parties in interest may reach. If no such agreement among the parties in interest is reached, Owner as fiduciary shall adjust and settle the loss with the insurers and, if required in writing by any party in interest, Owner as fiduciary shall give bond for the proper performance of such duties.

5.09 Acceptance of Bonds and Insurance; Option to Replace

A. If either Owner or Contractor has any objection to the coverage afforded by or other provisions of the bonds or insurance required to be purchased and maintained by the other party in accordance with Article 5 on the basis of non-conformance with the Contract Documents, the objecting party shall so notify the other party in writing within 10 days after receipt of the certificates (or other evidence requested) required by Paragraph 2.01.B. Owner and Contractor shall each provide to the other such additional information in respect of insurance provided as the other may reasonably request. If either party does not purchase or maintain all of the bonds and insurance required of such party by the Contract Documents, such party shall notify the other party in writing of such failure to purchase prior to the start of the Work, or of such failure to maintain prior to any change in the required coverage. Without prejudice to any other right or remedy, the other party may elect to obtain equivalent bonds or insurance to protect such other party's interests at the expense of the party who was required to provide such coverage, and a Change Order shall be issued to adjust the Contract Price accordingly.

5.10 Partial Utilization, Acknowledgment of Property Insurer

A. If Owner finds it necessary to occupy or use a portion or portions of the Work prior to Substantial Completion of all the Work as provided in Paragraph 14.05, no such use or occupancy shall commence before the insurers providing the property insurance pursuant to Paragraph 5.06 have acknowledged notice thereof and in writing effected any changes in coverage necessitated thereby. The insurers providing the property insurance shall consent by endorsement on the policy or policies, but the property insurance shall not be canceled or permitted to lapse on account of any such partial use or occupancy.

ARTICLE 6 – CONTRACTOR'S RESPONSIBILITIES

6.01 Supervision and Superintendence

- A. Contractor shall supervise, inspect, and direct the Work competently and efficiently, devoting such attention thereto and applying such skills and expertise as may be necessary to perform the Work in accordance with the Contract Documents. Contractor shall be solely responsible for the means, methods, techniques, sequences, and procedures of construction. Contractor shall not be responsible for the negligence of Owner or Engineer in the design or specification of a specific means, method, technique, sequence, or procedure of construction which is shown or indicated in and expressly required by the Contract Documents.
- B. At all times during the progress of the Work, Contractor shall assign a competent resident superintendent who shall not be replaced without written notice to Owner and Engineer except under extraordinary circumstances.

6.02 Labor; Working Hours

- A. Contractor shall provide competent, suitably qualified personnel to survey and lay out the Work and perform construction as required by the Contract Documents. Contractor shall at all times maintain good discipline and order at the Site.
- B. Except as otherwise required for the safety or protection of persons or the Work or property at the Site or adjacent thereto, and except as otherwise stated in the Contract Documents, all Work at the Site shall be performed during regular working hours. Contractor will not permit the performance of Work on a Saturday, Sunday, or any legal holiday without Owner's written consent (which will not be unreasonably withheld) given after prior written notice to Engineer.

6.03 Services, Materials, and Equipment

- A. Unless otherwise specified in the Contract Documents, Contractor shall provide and assume full responsibility for all services, materials, equipment, labor, transportation, construction equipment and machinery, tools, appliances, fuel, power, light, heat, telephone, water, sanitary facilities, temporary facilities, and all other facilities and incidentals necessary for the performance, testing, start-up, and completion of the Work.
- B. All materials and equipment incorporated into the Work shall be as specified or, if not specified, shall be of good quality and new, except as otherwise provided in the Contract Documents. All special warranties and guarantees required by the Specifications shall expressly run to the benefit of Owner. If required by Engineer, Contractor shall furnish satisfactory evidence (including reports of required tests) as to the source, kind, and quality of materials and equipment.
- C. All materials and equipment shall be stored, applied, installed, connected, erected, protected, used, cleaned, and conditioned in accordance with instructions of the applicable Supplier, except as otherwise may be provided in the Contract Documents.

6.04 Progress Schedule

- A. Contractor shall adhere to the Progress Schedule established in accordance with Paragraph 2.07 as it may be adjusted from time to time as provided below.
 - 1. Contractor shall submit to Engineer for acceptance (to the extent indicated in Paragraph 2.07) proposed adjustments in the Progress Schedule that will not result in changing the Contract Times. Such adjustments will comply with any provisions of the General Requirements applicable thereto.
 - 2. Proposed adjustments in the Progress Schedule that will change the Contract Times shall be submitted in accordance with the requirements of Article 12. Adjustments in Contract Times may only be made by a Change Order.

6.05 Substitutes and "Or-Equals"

- A. Whenever an item of material or equipment is specified or described in the Contract Documents by using the name of a proprietary item or the name of a particular Supplier, the specification or description is intended to establish the type, function, appearance, and quality required. Unless the specification or description contains or is followed by words reading that no like, equivalent, or "or-equal" item or no substitution is permitted, other items of material or equipment or material or equipment of other Suppliers may be submitted to Engineer for review under the circumstances described below.
 - 1. "Or-Equal" Items: If in Engineer's sole discretion an item of material or equipment proposed by Contractor is functionally equal to that named and sufficiently similar so that no change in related Work will be required, it may be considered by Engineer as an "or-equal" item, in which case review and approval of the proposed item may, in Engineer's sole discretion, be accomplished without compliance with some or all of the requirements for approval of proposed substitute items. For the purposes of this Paragraph 6.05.A.1, a proposed item of material or equipment will be considered functionally equal to an item so named if:
 - a. in the exercise of reasonable judgment Engineer determines that:
 - 1) it is at least equal in materials of construction, quality, durability, appearance, strength, and design characteristics;
 - 2) it will reliably perform at least equally well the function and achieve the results imposed by the design concept of the completed Project as a functioning whole; and
 - 3) it has a proven record of performance and availability of responsive service.
 - b. Contractor certifies that, if approved and incorporated into the Work:
 - 1) there will be no increase in cost to the Owner or increase in Contract Times; and
 - 2) it will conform substantially to the detailed requirements of the item named in the Contract Documents.

2. Substitute Items:

- a. If in Engineer's sole discretion an item of material or equipment proposed by Contractor does not qualify as an "or-equal" item under Paragraph 6.05.A.1, it will be considered a proposed substitute item.
- b. Contractor shall submit sufficient information as provided below to allow Engineer to determine if the item of material or equipment proposed is essentially equivalent to that named and an acceptable substitute therefor. Requests for review of proposed substitute items of material or equipment will not be accepted by Engineer from anyone other than Contractor.
- c. The requirements for review by Engineer will be as set forth in Paragraph 6.05.A.2.d, as supplemented by the General Requirements, and as Engineer may decide is appropriate under the circumstances.
- d. Contractor shall make written application to Engineer for review of a proposed substitute item of material or equipment that Contractor seeks to furnish or use. The application:
 - 1) shall certify that the proposed substitute item will:
 - a) perform adequately the functions and achieve the results called for by the general design,
 - b) be similar in substance to that specified, and
 - c) be suited to the same use as that specified;

2) will state:

- a) the extent, if any, to which the use of the proposed substitute item will prejudice Contractor's achievement of Substantial Completion on time,
- b) whether use of the proposed substitute item in the Work will require a change in any of the Contract Documents (or in the provisions of any other direct contract with Owner for other work on the Project) to adapt the design to the proposed substitute item, and
- c) whether incorporation or use of the proposed substitute item in connection with the Work is subject to payment of any license fee or royalty;

3) will identify:

- a) all variations of the proposed substitute item from that specified, and
- b) available engineering, sales, maintenance, repair, and replacement services; and
- 4) shall contain an itemized estimate of all costs or credits that will result directly or indirectly from use of such substitute item, including costs of redesign and claims of other contractors affected by any resulting change.

- B. Substitute Construction Methods or Procedures: If a specific means, method, technique, sequence, or procedure of construction is expressly required by the Contract Documents, Contractor may furnish or utilize a substitute means, method, technique, sequence, or procedure of construction approved by Engineer. Contractor shall submit sufficient information to allow Engineer, in Engineer's sole discretion, to determine that the substitute proposed is equivalent to that expressly called for by the Contract Documents. The requirements for review by Engineer will be similar to those provided in Paragraph 6.05.A.2.
- C. *Engineer's Evaluation:* Engineer will be allowed a reasonable time within which to evaluate each proposal or submittal made pursuant to Paragraphs 6.05.A and 6.05.B. Engineer may require Contractor to furnish additional data about the proposed substitute item. Engineer will be the sole judge of acceptability. No "or equal" or substitute will be ordered, installed or utilized until Engineer's review is complete, which will be evidenced by a Change Order in the case of a substitute and an approved Shop Drawing for an "or equal." Engineer will advise Contractor in writing of any negative determination.
- D. *Special Guarantee:* Owner may require Contractor to furnish at Contractor's expense a special performance guarantee or other surety with respect to any substitute.
- E. Engineer's Cost Reimbursement: Engineer will record Engineer's costs in evaluating a substitute proposed or submitted by Contractor pursuant to Paragraphs 6.05.A.2 and 6.05.B. Whether or not Engineer approves a substitute so proposed or submitted by Contractor, Contractor shall reimburse Owner for the reasonable charges of Engineer for evaluating each such proposed substitute. Contractor shall also reimburse Owner for the reasonable charges of Engineer for making changes in the Contract Documents (or in the provisions of any other direct contract with Owner) resulting from the acceptance of each proposed substitute.
- F. *Contractor's Expense*: Contractor shall provide all data in support of any proposed substitute or "or-equal" at Contractor's expense.
- 6.06 Concerning Subcontractors, Suppliers, and Others
 - A. Contractor shall not employ any Subcontractor, Supplier, or other individual or entity (including those acceptable to Owner as indicated in Paragraph 6.06.B), whether initially or as a replacement, against whom Owner may have reasonable objection. Contractor shall not be required to employ any Subcontractor, Supplier, or other individual or entity to furnish or perform any of the Work against whom Contractor has reasonable objection.
 - B. If the Supplementary Conditions require the identity of certain Subcontractors, Suppliers, or other individuals or entities to be submitted to Owner in advance for acceptance by Owner by a specified date prior to the Effective Date of the Agreement, and if Contractor has submitted a list thereof in accordance with the Supplementary Conditions, Owner's acceptance (either in writing or by failing to make written objection thereto by the date indicated for acceptance or objection in the Bidding Documents or the Contract Documents) of any such Subcontractor, Supplier, or other individual or entity so identified may be revoked on the basis of reasonable objection after due investigation. Contractor shall submit an acceptable replacement for the rejected Subcontractor, Supplier, or other individual or entity, and the Contract Price will be adjusted by the difference in the cost occasioned by such replacement, and an appropriate Change Order will be issued. No acceptance by Owner of any such Subcontractor, Supplier, or other individual or

- entity, whether initially or as a replacement, shall constitute a waiver of any right of Owner or Engineer to reject defective Work.
- C. Contractor shall be fully responsible to Owner and Engineer for all acts and omissions of the Subcontractors, Suppliers, and other individuals or entities performing or furnishing any of the Work just as Contractor is responsible for Contractor's own acts and omissions. Nothing in the Contract Documents:
 - 1. shall create for the benefit of any such Subcontractor, Supplier, or other individual or entity any contractual relationship between Owner or Engineer and any such Subcontractor, Supplier or other individual or entity; nor
 - 2. shall create any obligation on the part of Owner or Engineer to pay or to see to the payment of any moneys due any such Subcontractor, Supplier, or other individual or entity except as may otherwise be required by Laws and Regulations.
- D. Contractor shall be solely responsible for scheduling and coordinating the Work of Subcontractors, Suppliers, and other individuals or entities performing or furnishing any of the Work under a direct or indirect contract with Contractor.
- E. Contractor shall require all Subcontractors, Suppliers, and such other individuals or entities performing or furnishing any of the Work to communicate with Engineer through Contractor.
- F. The divisions and sections of the Specifications and the identifications of any Drawings shall not control Contractor in dividing the Work among Subcontractors or Suppliers or delineating the Work to be performed by any specific trade.
- G. All Work performed for Contractor by a Subcontractor or Supplier will be pursuant to an appropriate agreement between Contractor and the Subcontractor or Supplier which specifically binds the Subcontractor or Supplier to the applicable terms and conditions of the Contract Documents for the benefit of Owner and Engineer. Whenever any such agreement is with a Subcontractor or Supplier who is listed as a loss payee on the property insurance provided in Paragraph 5.06, the agreement between the Contractor and the Subcontractor or Supplier will contain provisions whereby the Subcontractor or Supplier waives all rights against Owner, Contractor, Engineer, and all other individuals or entities identified in the Supplementary Conditions to be listed as insureds or loss payees (and the officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them) for all losses and damages caused by, arising out of, relating to, or resulting from any of the perils or causes of loss covered by such policies and any other property insurance applicable to the Work. If the insurers on any such policies require separate waiver forms to be signed by any Subcontractor or Supplier, Contractor will obtain the same.

6.07 Patent Fees and Royalties

A. Contractor shall pay all license fees and royalties and assume all costs incident to the use in the performance of the Work or the incorporation in the Work of any invention, design, process, product, or device which is the subject of patent rights or copyrights held by others. If a particular invention, design, process, product, or device is specified in the Contract Documents for use in the performance of the Work and if, to the actual knowledge of Owner or Engineer, its

- use is subject to patent rights or copyrights calling for the payment of any license fee or royalty to others, the existence of such rights shall be disclosed by Owner in the Contract Documents.
- B. To the fullest extent permitted by Laws and Regulations, Owner shall indemnify and hold harmless Contractor, and its officers, directors, members, partners, employees, agents, consultants, and subcontractors from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals, and all court or arbitration or other dispute resolution costs) arising out of or relating to any infringement of patent rights or copyrights incident to the use in the performance of the Work or resulting from the incorporation in the Work of any invention, design, process, product, or device specified in the Contract Documents, but not identified as being subject to payment of any license fee or royalty to others required by patent rights or copyrights.
- C. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to any infringement of patent rights or copyrights incident to the use in the performance of the Work or resulting from the incorporation in the Work of any invention, design, process, product, or device not specified in the Contract Documents.

6.08 Permits

A. Unless otherwise provided in the Supplementary Conditions, Contractor shall obtain and pay for all construction permits and licenses. Owner shall assist Contractor, when necessary, in obtaining such permits and licenses. Contractor shall pay all governmental charges and inspection fees necessary for the prosecution of the Work which are applicable at the time of opening of Bids, or, if there are no Bids, on the Effective Date of the Agreement. Owner shall pay all charges of utility owners for connections for providing permanent service to the Work.

6.09 Laws and Regulations

- A. Contractor shall give all notices required by and shall comply with all Laws and Regulations applicable to the performance of the Work. Except where otherwise expressly required by applicable Laws and Regulations, neither Owner nor Engineer shall be responsible for monitoring Contractor's compliance with any Laws or Regulations.
- B. If Contractor performs any Work knowing or having reason to know that it is contrary to Laws or Regulations, Contractor shall bear all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to such Work. However, it shall not be Contractor's responsibility to make certain that the Specifications and Drawings are in accordance with Laws and Regulations, but this shall not relieve Contractor of Contractor's obligations under Paragraph 3.03.
- C. Changes in Laws or Regulations not known at the time of opening of Bids (or, on the Effective Date of the Agreement if there were no Bids) having an effect on the cost or time of performance of the Work shall be the subject of an adjustment in Contract Price or Contract Times. If Owner

and Contractor are unable to agree on entitlement to or on the amount or extent, if any, of any such adjustment, a Claim may be made therefor as provided in Paragraph 10.05.

6.10 *Taxes*

A. Contractor shall pay all sales, consumer, use, and other similar taxes required to be paid by Contractor in accordance with the Laws and Regulations of the place of the Project which are applicable during the performance of the Work.

6.11 Use of Site and Other Areas

A. Limitation on Use of Site and Other Areas:

- 1. Contractor shall confine construction equipment, the storage of materials and equipment, and the operations of workers to the Site and other areas permitted by Laws and Regulations, and shall not unreasonably encumber the Site and other areas with construction equipment or other materials or equipment. Contractor shall assume full responsibility for any damage to any such land or area, or to the owner or occupant thereof, or of any adjacent land or areas resulting from the performance of the Work.
- 2. Should any claim be made by any such owner or occupant because of the performance of the Work, Contractor shall promptly settle with such other party by negotiation or otherwise resolve the claim by arbitration or other dispute resolution proceeding or at law.
- 3. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to any claim or action, legal or equitable, brought by any such owner or occupant against Owner, Engineer, or any other party indemnified hereunder to the extent caused by or based upon Contractor's performance of the Work.
- B. Removal of Debris During Performance of the Work: During the progress of the Work Contractor shall keep the Site and other areas free from accumulations of waste materials, rubbish, and other debris. Removal and disposal of such waste materials, rubbish, and other debris shall conform to applicable Laws and Regulations.
- C. Cleaning: Prior to Substantial Completion of the Work Contractor shall clean the Site and the Work and make it ready for utilization by Owner. At the completion of the Work Contractor shall remove from the Site all tools, appliances, construction equipment and machinery, and surplus materials and shall restore to original condition all property not designated for alteration by the Contract Documents.
- D. *Loading Structures:* Contractor shall not load nor permit any part of any structure to be loaded in any manner that will endanger the structure, nor shall Contractor subject any part of the Work or adjacent property to stresses or pressures that will endanger it.

6.12 Record Documents

A. Contractor shall maintain in a safe place at the Site one record copy of all Drawings, Specifications, Addenda, Change Orders, Work Change Directives, Field Orders, and written interpretations and clarifications in good order and annotated to show changes made during construction. These record documents together with all approved Samples and a counterpart of all approved Shop Drawings will be available to Engineer for reference. Upon completion of the Work, these record documents, Samples, and Shop Drawings will be delivered to Engineer for Owner.

6.13 Safety and Protection

- A. Contractor shall be solely responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the Work. Such responsibility does not relieve Subcontractors of their responsibility for the safety of persons or property in the performance of their work, nor for compliance with applicable safety Laws and Regulations. Contractor shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury or loss to:
 - 1. all persons on the Site or who may be affected by the Work;
 - 2. all the Work and materials and equipment to be incorporated therein, whether in storage on or off the Site; and
 - 3. other property at the Site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures, utilities, and Underground Facilities not designated for removal, relocation, or replacement in the course of construction.
- B. Contractor shall comply with all applicable Laws and Regulations relating to the safety of persons or property, or to the protection of persons or property from damage, injury, or loss; and shall erect and maintain all necessary safeguards for such safety and protection. Contractor shall notify owners of adjacent property and of Underground Facilities and other utility owners when prosecution of the Work may affect them, and shall cooperate with them in the protection, removal, relocation, and replacement of their property.
- C. Contractor shall comply with the applicable requirements of Owner's safety programs, if any. The Supplementary Conditions identify any Owner's safety programs that are applicable to the Work.
- D. Contractor shall inform Owner and Engineer of the specific requirements of Contractor's safety program with which Owner's and Engineer's employees and representatives must comply while at the Site.
- E. All damage, injury, or loss to any property referred to in Paragraph 6.13.A.2 or 6.13.A.3 caused, directly or indirectly, in whole or in part, by Contractor, any Subcontractor, Supplier, or any other individual or entity directly or indirectly employed by any of them to perform any of the Work, or anyone for whose acts any of them may be liable, shall be remedied by Contractor (except damage or loss attributable to the fault of Drawings or Specifications or to the acts or omissions of Owner or Engineer or anyone employed by any of them, or anyone for whose acts

- any of them may be liable, and not attributable, directly or indirectly, in whole or in part, to the fault or negligence of Contractor or any Subcontractor, Supplier, or other individual or entity directly or indirectly employed by any of them).
- F. Contractor's duties and responsibilities for safety and for protection of the Work shall continue until such time as all the Work is completed and Engineer has issued a notice to Owner and Contractor in accordance with Paragraph 14.07.B that the Work is acceptable (except as otherwise expressly provided in connection with Substantial Completion).

6.14 Safety Representative

A. Contractor shall designate a qualified and experienced safety representative at the Site whose duties and responsibilities shall be the prevention of accidents and the maintaining and supervising of safety precautions and programs.

6.15 Hazard Communication Programs

A. Contractor shall be responsible for coordinating any exchange of material safety data sheets or other hazard communication information required to be made available to or exchanged between or among employers at the Site in accordance with Laws or Regulations.

6.16 Emergencies

A. In emergencies affecting the safety or protection of persons or the Work or property at the Site or adjacent thereto, Contractor is obligated to act to prevent threatened damage, injury, or loss. Contractor shall give Engineer prompt written notice if Contractor believes that any significant changes in the Work or variations from the Contract Documents have been caused thereby or are required as a result thereof. If Engineer determines that a change in the Contract Documents is required because of the action taken by Contractor in response to such an emergency, a Work Change Directive or Change Order will be issued.

6.17 Shop Drawings and Samples

A. Contractor shall submit Shop Drawings and Samples to Engineer for review and approval in accordance with the accepted Schedule of Submittals (as required by Paragraph 2.07). Each submittal will be identified as Engineer may require.

1. Shop Drawings:

- a. Submit number of copies specified in the General Requirements.
- b. Data shown on the Shop Drawings will be complete with respect to quantities, dimensions, specified performance and design criteria, materials, and similar data to show Engineer the services, materials, and equipment Contractor proposes to provide and to enable Engineer to review the information for the limited purposes required by Paragraph 6.17.D.

2. Samples:

a. Submit number of Samples specified in the Specifications.

- b. Clearly identify each Sample as to material, Supplier, pertinent data such as catalog numbers, the use for which intended and other data as Engineer may require to enable Engineer to review the submittal for the limited purposes required by Paragraph 6.17.D.
- B. Where a Shop Drawing or Sample is required by the Contract Documents or the Schedule of Submittals, any related Work performed prior to Engineer's review and approval of the pertinent submittal will be at the sole expense and responsibility of Contractor.

C. Submittal Procedures:

- 1. Before submitting each Shop Drawing or Sample, Contractor shall have:
 - a. reviewed and coordinated each Shop Drawing or Sample with other Shop Drawings and Samples and with the requirements of the Work and the Contract Documents;
 - b. determined and verified all field measurements, quantities, dimensions, specified performance and design criteria, installation requirements, materials, catalog numbers, and similar information with respect thereto;
 - c. determined and verified the suitability of all materials offered with respect to the indicated application, fabrication, shipping, handling, storage, assembly, and installation pertaining to the performance of the Work; and
 - d. determined and verified all information relative to Contractor's responsibilities for means, methods, techniques, sequences, and procedures of construction, and safety precautions and programs incident thereto.
- 2. Each submittal shall bear a stamp or specific written certification that Contractor has satisfied Contractor's obligations under the Contract Documents with respect to Contractor's review and approval of that submittal.
- 3. With each submittal, Contractor shall give Engineer specific written notice of any variations that the Shop Drawing or Sample may have from the requirements of the Contract Documents. This notice shall be both a written communication separate from the Shop Drawings or Sample submittal; and, in addition, by a specific notation made on each Shop Drawing or Sample submitted to Engineer for review and approval of each such variation.

D. Engineer's Review:

- Engineer will provide timely review of Shop Drawings and Samples in accordance with the Schedule of Submittals acceptable to Engineer. Engineer's review and approval will be only to determine if the items covered by the submittals will, after installation or incorporation in the Work, conform to the information given in the Contract Documents and be compatible with the design concept of the completed Project as a functioning whole as indicated by the Contract Documents.
- 2. Engineer's review and approval will not extend to means, methods, techniques, sequences, or procedures of construction (except where a particular means, method, technique, sequence, or procedure of construction is specifically and expressly called for by the

Contract Documents) or to safety precautions or programs incident thereto. The review and approval of a separate item as such will not indicate approval of the assembly in which the item functions.

3. Engineer's review and approval shall not relieve Contractor from responsibility for any variation from the requirements of the Contract Documents unless Contractor has complied with the requirements of Paragraph 6.17.C.3 and Engineer has given written approval of each such variation by specific written notation thereof incorporated in or accompanying the Shop Drawing or Sample. Engineer's review and approval shall not relieve Contractor from responsibility for complying with the requirements of Paragraph 6.17.C.1.

E. Resubmittal Procedures:

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

6.18 *Continuing the Work*

A. Contractor shall carry on the Work and adhere to the Progress Schedule during all disputes or disagreements with Owner. No Work shall be delayed or postponed pending resolution of any disputes or disagreements, except as permitted by Paragraph 15.04 or as Owner and Contractor may otherwise agree in writing.

6.19 Contractor's General Warranty and Guarantee

- A. Contractor warrants and guarantees to Owner that all Work will be in accordance with the Contract Documents and will not be defective. Engineer and its officers, directors, members, partners, employees, agents, consultants, and subcontractors shall be entitled to rely on representation of Contractor's warranty and guarantee.
- B. Contractor's warranty and guarantee hereunder excludes defects or damage caused by:
 - 1. abuse, modification, or improper maintenance or operation by persons other than Contractor, Subcontractors, Suppliers, or any other individual or entity for whom Contractor is responsible; or
 - 2. normal wear and tear under normal usage.
- C. Contractor's obligation to perform and complete the Work in accordance with the Contract Documents shall be absolute. None of the following will constitute an acceptance of Work that is not in accordance with the Contract Documents or a release of Contractor's obligation to perform the Work in accordance with the Contract Documents:
 - 1. observations by Engineer;
 - 2. recommendation by Engineer or payment by Owner of any progress or final payment;

- 3. the issuance of a certificate of Substantial Completion by Engineer or any payment related thereto by Owner;
- 4. use or occupancy of the Work or any part thereof by Owner;
- 5. any review and approval of a Shop Drawing or Sample submittal or the issuance of a notice of acceptability by Engineer;
- 6. any inspection, test, or approval by others; or
- 7. any correction of defective Work by Owner.

6.20 Indemnification

- A. To the fullest extent permitted by Laws and Regulations, Contractor shall indemnify and hold harmless Owner and Engineer, and the officers, directors, members, partners, employees, agents, consultants and subcontractors of each and any of them from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to the performance of the Work, provided that any such claim, cost, loss, or damage is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property (other than the Work itself), including the loss of use resulting therefrom but only to the extent caused by any negligent act or omission of Contractor, any Subcontractor, any Supplier, or any individual or entity directly or indirectly employed by any of them to perform any of the Work or anyone for whose acts any of them may be liable.
- B. In any and all claims against Owner or Engineer or any of their officers, directors, members, partners, employees, agents, consultants, or subcontractors by any employee (or the survivor or personal representative of such employee) of Contractor, any Subcontractor, any Supplier, or any individual or entity directly or indirectly employed by any of them to perform any of the Work, or anyone for whose acts any of them may be liable, the indemnification obligation under Paragraph 6.20.A shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for Contractor or any such Subcontractor, Supplier, or other individual or entity under workers' compensation acts, disability benefit acts, or other employee benefit acts.
- C. The indemnification obligations of Contractor under Paragraph 6.20.A shall not extend to the liability of Engineer and Engineer's officers, directors, members, partners, employees, agents, consultants and subcontractors arising out of:
 - 1. the preparation or approval of, or the failure to prepare or approve maps, Drawings, opinions, reports, surveys, Change Orders, designs, or Specifications; or
 - 2. giving directions or instructions, or failing to give them, if that is the primary cause of the injury or damage.

6.21 Delegation of Professional Design Services

- A. Contractor will not be required to provide professional design services unless such services are specifically required by the Contract Documents for a portion of the Work or unless such services are required to carry out Contractor's responsibilities for construction means, methods, techniques, sequences and procedures. Contractor shall not be required to provide professional services in violation of applicable law.
- B. If professional design services or certifications by a design professional related to systems, materials or equipment are specifically required of Contractor by the Contract Documents, Owner and Engineer will specify all performance and design criteria that such services must satisfy. Contractor shall cause such services or certifications to be provided by a properly licensed professional, whose signature and seal shall appear on all drawings, calculations, specifications, certifications, Shop Drawings and other submittals prepared by such professional. Shop Drawings and other submittals related to the Work designed or certified by such professional, if prepared by others, shall bear such professional's written approval when submitted to Engineer.
- C. Owner and Engineer shall be entitled to rely upon the adequacy, accuracy and completeness of the services, certifications or approvals performed by such design professionals, provided Owner and Engineer have specified to Contractor all performance and design criteria that such services must satisfy.
- D. Pursuant to this Paragraph 6.21, Engineer's review and approval of design calculations and design drawings will be only for the limited purpose of checking for conformance with performance and design criteria given and the design concept expressed in the Contract Documents. Engineer's review and approval of Shop Drawings and other submittals (except design calculations and design drawings) will be only for the purpose stated in Paragraph 6.17.D.1.
- E. Contractor shall not be responsible for the adequacy of the performance or design criteria required by the Contract Documents.

ARTICLE 7 – OTHER WORK AT THE SITE

7.01 Related Work at Site

- A. Owner may perform other work related to the Project at the Site with Owner's employees, or through other direct contracts therefor, or have other work performed by utility owners. If such other work is not noted in the Contract Documents, then:
 - 1. written notice thereof will be given to Contractor prior to starting any such other work; and
 - 2. if Owner and Contractor are unable to agree on entitlement to or on the amount or extent, if any, of any adjustment in the Contract Price or Contract Times that should be allowed as a result of such other work, a Claim may be made therefor as provided in Paragraph 10.05.
- B. Contractor shall afford each other contractor who is a party to such a direct contract, each utility owner, and Owner, if Owner is performing other work with Owner's employees, proper and safe

access to the Site, provide a reasonable opportunity for the introduction and storage of materials and equipment and the execution of such other work, and properly coordinate the Work with theirs. Contractor shall do all cutting, fitting, and patching of the Work that may be required to properly connect or otherwise make its several parts come together and properly integrate with such other work. Contractor shall not endanger any work of others by cutting, excavating, or otherwise altering such work; provided, however, that Contractor may cut or alter others' work with the written consent of Engineer and the others whose work will be affected. The duties and responsibilities of Contractor under this Paragraph are for the benefit of such utility owners and other contractors to the extent that there are comparable provisions for the benefit of Contractor in said direct contracts between Owner and such utility owners and other contractors.

C. If the proper execution or results of any part of Contractor's Work depends upon work performed by others under this Article 7, Contractor shall inspect such other work and promptly report to Engineer in writing any delays, defects, or deficiencies in such other work that render it unavailable or unsuitable for the proper execution and results of Contractor's Work. Contractor's failure to so report will constitute an acceptance of such other work as fit and proper for integration with Contractor's Work except for latent defects and deficiencies in such other work.

7.02 Coordination

- A. If Owner intends to contract with others for the performance of other work on the Project at the Site, the following will be set forth in Supplementary Conditions:
 - 1. the individual or entity who will have authority and responsibility for coordination of the activities among the various contractors will be identified;
 - 2. the specific matters to be covered by such authority and responsibility will be itemized; and
 - 3. the extent of such authority and responsibilities will be provided.
- B. Unless otherwise provided in the Supplementary Conditions, Owner shall have sole authority and responsibility for such coordination.

7.03 Legal Relationships

- A. Paragraphs 7.01.A and 7.02 are not applicable for utilities not under the control of Owner.
- B. Each other direct contract of Owner under Paragraph 7.01.A shall provide that the other contractor is liable to Owner and Contractor for the reasonable direct delay and disruption costs incurred by Contractor as a result of the other contractor's wrongful actions or inactions.
- C. Contractor shall be liable to Owner and any other contractor under direct contract to Owner for the reasonable direct delay and disruption costs incurred by such other contractor as a result of Contractor's wrongful action or inactions.

ARTICLE 8 – OWNER'S RESPONSIBILITIES

- 8.01 *Communications to Contractor*
 - A. Except as otherwise provided in these General Conditions, Owner shall issue all communications to Contractor through Engineer.
- 8.02 Replacement of Engineer
 - A. In case of termination of the employment of Engineer, Owner shall appoint an engineer to whom Contractor makes no reasonable objection, whose status under the Contract Documents shall be that of the former Engineer.
- 8.03 Furnish Data
 - A. Owner shall promptly furnish the data required of Owner under the Contract Documents.
- 8.04 Pay When Due
 - A. Owner shall make payments to Contractor when they are due as provided in Paragraphs 14.02.C and 14.07.C.
- 8.05 Lands and Easements; Reports and Tests
 - A. Owner's duties with respect to providing lands and easements and providing engineering surveys to establish reference points are set forth in Paragraphs 4.01 and 4.05. Paragraph 4.02 refers to Owner's identifying and making available to Contractor copies of reports of explorations and tests of subsurface conditions and drawings of physical conditions relating to existing surface or subsurface structures at the Site.
- 8.06 *Insurance*
 - A. Owner's responsibilities, if any, with respect to purchasing and maintaining liability and property insurance are set forth in Article 5.
- 8.07 Change Orders
 - A. Owner is obligated to execute Change Orders as indicated in Paragraph 10.03.
- 8.08 Inspections, Tests, and Approvals
 - A. Owner's responsibility with respect to certain inspections, tests, and approvals is set forth in Paragraph 13.03.B.
- 8.09 Limitations on Owner's Responsibilities
 - A. The Owner shall not supervise, direct, or have control or authority over, nor be responsible for, Contractor's means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or for any failure of Contractor to comply with Laws

and Regulations applicable to the performance of the Work. Owner will not be responsible for Contractor's failure to perform the Work in accordance with the Contract Documents.

8.10 Undisclosed Hazardous Environmental Condition

A. Owner's responsibility in respect to an undisclosed Hazardous Environmental Condition is set forth in Paragraph 4.06.

8.11 Evidence of Financial Arrangements

A. Upon request of Contractor, Owner shall furnish Contractor reasonable evidence that financial arrangements have been made to satisfy Owner's obligations under the Contract Documents.

8.12 *Compliance with Safety Program*

A. While at the Site, Owner's employees and representatives shall comply with the specific applicable requirements of Contractor's safety programs of which Owner has been informed pursuant to Paragraph 6.13.D.

ARTICLE 9 – ENGINEER'S STATUS DURING CONSTRUCTION

9.01 *Owner's Representative*

A. Engineer will be Owner's representative during the construction period. The duties and responsibilities and the limitations of authority of Engineer as Owner's representative during construction are set forth in the Contract Documents.

9.02 *Visits to Site*

- A. Engineer will make visits to the Site at intervals appropriate to the various stages of construction as Engineer deems necessary in order to observe as an experienced and qualified design professional the progress that has been made and the quality of the various aspects of Contractor's executed Work. Based on information obtained during such visits and observations, Engineer, for the benefit of Owner, will determine, in general, if the Work is proceeding in accordance with the Contract Documents. Engineer will not be required to make exhaustive or continuous inspections on the Site to check the quality or quantity of the Work. Engineer's efforts will be directed toward providing for Owner a greater degree of confidence that the completed Work will conform generally to the Contract Documents. On the basis of such visits and observations, Engineer will keep Owner informed of the progress of the Work and will endeavor to guard Owner against defective Work.
- B. Engineer's visits and observations are subject to all the limitations on Engineer's authority and responsibility set forth in Paragraph 9.09. Particularly, but without limitation, during or as a result of Engineer's visits or observations of Contractor's Work, Engineer will not supervise, direct, control, or have authority over or be responsible for Contractor's means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or for any failure of Contractor to comply with Laws and Regulations applicable to the performance of the Work.

9.03 Project Representative

A. If Owner and Engineer agree, Engineer will furnish a Resident Project Representative to assist Engineer in providing more extensive observation of the Work. The authority and responsibilities of any such Resident Project Representative and assistants will be as provided in the Supplementary Conditions, and limitations on the responsibilities thereof will be as provided in Paragraph 9.09. If Owner designates another representative or agent to represent Owner at the Site who is not Engineer's consultant, agent or employee, the responsibilities and authority and limitations thereon of such other individual or entity will be as provided in the Supplementary Conditions.

9.04 Authorized Variations in Work

A. Engineer may authorize minor variations in the Work from the requirements of the Contract Documents which do not involve an adjustment in the Contract Price or the Contract Times and are compatible with the design concept of the completed Project as a functioning whole as indicated by the Contract Documents. These may be accomplished by a Field Order and will be binding on Owner and also on Contractor, who shall perform the Work involved promptly. If Owner or Contractor believes that a Field Order justifies an adjustment in the Contract Price or Contract Times, or both, and the parties are unable to agree on entitlement to or on the amount or extent, if any, of any such adjustment, a Claim may be made therefor as provided in Paragraph 10.05.

9.05 Rejecting Defective Work

A. Engineer will have authority to reject Work which Engineer believes to be defective, or that Engineer believes will not produce a completed Project that conforms to the Contract Documents or that will prejudice the integrity of the design concept of the completed Project as a functioning whole as indicated by the Contract Documents. Engineer will also have authority to require special inspection or testing of the Work as provided in Paragraph 13.04, whether or not the Work is fabricated, installed, or completed.

9.06 Shop Drawings, Change Orders and Payments

- A. In connection with Engineer's authority, and limitations thereof, as to Shop Drawings and Samples, see Paragraph 6.17.
- B. In connection with Engineer's authority, and limitations thereof, as to design calculations and design drawings submitted in response to a delegation of professional design services, if any, see Paragraph 6.21.
- C. In connection with Engineer's authority as to Change Orders, see Articles 10, 11, and 12.
- D. In connection with Engineer's authority as to Applications for Payment, see Article 14.

9.07 Determinations for Unit Price Work

A. Engineer will determine the actual quantities and classifications of Unit Price Work performed by Contractor. Engineer will review with Contractor the Engineer's preliminary determinations on such matters before rendering a written decision thereon (by recommendation of an Application for Payment or otherwise). Engineer's written decision thereon will be final and binding (except as modified by Engineer to reflect changed factual conditions or more accurate data) upon Owner and Contractor, subject to the provisions of Paragraph 10.05.

9.08 Decisions on Requirements of Contract Documents and Acceptability of Work

- A. Engineer will be the initial interpreter of the requirements of the Contract Documents and judge of the acceptability of the Work thereunder. All matters in question and other matters between Owner and Contractor arising prior to the date final payment is due relating to the acceptability of the Work, and the interpretation of the requirements of the Contract Documents pertaining to the performance of the Work, will be referred initially to Engineer in writing within 30 days of the event giving rise to the question.
- B. Engineer will, with reasonable promptness, render a written decision on the issue referred. If Owner or Contractor believes that any such decision entitles them to an adjustment in the Contract Price or Contract Times or both, a Claim may be made under Paragraph 10.05. The date of Engineer's decision shall be the date of the event giving rise to the issues referenced for the purposes of Paragraph 10.05.B.
- C. Engineer's written decision on the issue referred will be final and binding on Owner and Contractor, subject to the provisions of Paragraph 10.05.
- D. When functioning as interpreter and judge under this Paragraph 9.08, Engineer will not show partiality to Owner or Contractor and will not be liable in connection with any interpretation or decision rendered in good faith in such capacity.

9.09 Limitations on Engineer's Authority and Responsibilities

- A. Neither Engineer's authority or responsibility under this Article 9 or under any other provision of the Contract Documents nor any decision made by Engineer in good faith either to exercise or not exercise such authority or responsibility or the undertaking, exercise, or performance of any authority or responsibility by Engineer shall create, impose, or give rise to any duty in contract, tort, or otherwise owed by Engineer to Contractor, any Subcontractor, any Supplier, any other individual or entity, or to any surety for or employee or agent of any of them.
- B. Engineer will not supervise, direct, control, or have authority over or be responsible for Contractor's means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or for any failure of Contractor to comply with Laws and Regulations applicable to the performance of the Work. Engineer will not be responsible for Contractor's failure to perform the Work in accordance with the Contract Documents.
- C. Engineer will not be responsible for the acts or omissions of Contractor or of any Subcontractor, any Supplier, or of any other individual or entity performing any of the Work.
- D. Engineer's review of the final Application for Payment and accompanying documentation and all maintenance and operating instructions, schedules, guarantees, bonds, certificates of inspection, tests and approvals, and other documentation required to be delivered by Paragraph 14.07.A will only be to determine generally that their content complies with the requirements of,

- and in the case of certificates of inspections, tests, and approvals that the results certified indicate compliance with, the Contract Documents.
- E. The limitations upon authority and responsibility set forth in this Paragraph 9.09 shall also apply to the Resident Project Representative, if any, and assistants, if any.

9.10 Compliance with Safety Program

A. While at the Site, Engineer's employees and representatives shall comply with the specific applicable requirements of Contractor's safety programs of which Engineer has been informed pursuant to Paragraph 6.13.D.

ARTICLE 10 – CHANGES IN THE WORK; CLAIMS

10.01 Authorized Changes in the Work

- A. Without invalidating the Contract and without notice to any surety, Owner may, at any time or from time to time, order additions, deletions, or revisions in the Work by a Change Order, or a Work Change Directive. Upon receipt of any such document, Contractor shall promptly proceed with the Work involved which will be performed under the applicable conditions of the Contract Documents (except as otherwise specifically provided).
- B. If Owner and Contractor are unable to agree on entitlement to, or on the amount or extent, if any, of an adjustment in the Contract Price or Contract Times, or both, that should be allowed as a result of a Work Change Directive, a Claim may be made therefor as provided in Paragraph 10.05.

10.02 Unauthorized Changes in the Work

A. Contractor shall not be entitled to an increase in the Contract Price or an extension of the Contract Times with respect to any work performed that is not required by the Contract Documents as amended, modified, or supplemented as provided in Paragraph 3.04, except in the case of an emergency as provided in Paragraph 6.16 or in the case of uncovering Work as provided in Paragraph 13.04.D.

10.03 Execution of Change Orders

- A. Owner and Contractor shall execute appropriate Change Orders recommended by Engineer covering:
 - 1. changes in the Work which are: (i) ordered by Owner pursuant to Paragraph 10.01.A, (ii) required because of acceptance of defective Work under Paragraph 13.08.A or Owner's correction of defective Work under Paragraph 13.09, or (iii) agreed to by the parties;
 - 2. changes in the Contract Price or Contract Times which are agreed to by the parties, including any undisputed sum or amount of time for Work actually performed in accordance with a Work Change Directive; and
 - 3. changes in the Contract Price or Contract Times which embody the substance of any written decision rendered by Engineer pursuant to Paragraph 10.05; provided that, in lieu of

executing any such Change Order, an appeal may be taken from any such decision in accordance with the provisions of the Contract Documents and applicable Laws and Regulations, but during any such appeal, Contractor shall carry on the Work and adhere to the Progress Schedule as provided in Paragraph 6.18.A.

10.04 Notification to Surety

A. If the provisions of any bond require notice to be given to a surety of any change affecting the general scope of the Work or the provisions of the Contract Documents (including, but not limited to, Contract Price or Contract Times), the giving of any such notice will be Contractor's responsibility. The amount of each applicable bond will be adjusted to reflect the effect of any such change.

10.05 Claims

- A. Engineer's Decision Required: All Claims, except those waived pursuant to Paragraph 14.09, shall be referred to the Engineer for decision. A decision by Engineer shall be required as a condition precedent to any exercise by Owner or Contractor of any rights or remedies either may otherwise have under the Contract Documents or by Laws and Regulations in respect of such Claims.
- B. *Notice:* Written notice stating the general nature of each Claim shall be delivered by the claimant to Engineer and the other party to the Contract promptly (but in no event later than 30 days) after the start of the event giving rise thereto. The responsibility to substantiate a Claim shall rest with the party making the Claim. Notice of the amount or extent of the Claim, with supporting data shall be delivered to the Engineer and the other party to the Contract within 60 days after the start of such event (unless Engineer allows additional time for claimant to submit additional or more accurate data in support of such Claim). A Claim for an adjustment in Contract Price shall be prepared in accordance with the provisions of Paragraph 12.01.B. A Claim for an adjustment in Contract Times shall be prepared in accordance with the provisions of Paragraph 12.02.B. Each Claim shall be accompanied by claimant's written statement that the adjustment claimed is the entire adjustment to which the claimant believes it is entitled as a result of said event. The opposing party shall submit any response to Engineer and the claimant within 30 days after receipt of the claimant's last submittal (unless Engineer allows additional time).
- C. *Engineer's Action*: Engineer will review each Claim and, within 30 days after receipt of the last submittal of the claimant or the last submittal of the opposing party, if any, take one of the following actions in writing:
 - 1. deny the Claim in whole or in part;
 - 2. approve the Claim; or
 - 3. notify the parties that the Engineer is unable to resolve the Claim if, in the Engineer's sole discretion, it would be inappropriate for the Engineer to do so. For purposes of further resolution of the Claim, such notice shall be deemed a denial.
- D. In the event that Engineer does not take action on a Claim within said 30 days, the Claim shall be deemed denied.

- E. Engineer's written action under Paragraph 10.05.C or denial pursuant to Paragraphs 10.05.C.3 or 10.05.D will be final and binding upon Owner and Contractor, unless Owner or Contractor invoke the dispute resolution procedure set forth in Article 16 within 30 days of such action or denial.
- F. No Claim for an adjustment in Contract Price or Contract Times will be valid if not submitted in accordance with this Paragraph 10.05.

ARTICLE 11 – COST OF THE WORK; ALLOWANCES; UNIT PRICE WORK

11.01 *Cost of the Work*

- A. Costs Included: The term Cost of the Work means the sum of all costs, except those excluded in Paragraph 11.01.B, necessarily incurred and paid by Contractor in the proper performance of the Work. When the value of any Work covered by a Change Order or when a Claim for an adjustment in Contract Price is determined on the basis of Cost of the Work, the costs to be reimbursed to Contractor will be only those additional or incremental costs required because of the change in the Work or because of the event giving rise to the Claim. Except as otherwise may be agreed to in writing by Owner, such costs shall be in amounts no higher than those prevailing in the locality of the Project, shall not include any of the costs itemized in Paragraph 11.01.B, and shall include only the following items:
 - 1. Payroll costs for employees in the direct employ of Contractor in the performance of the Work under schedules of job classifications agreed upon by Owner and Contractor. Such employees shall include, without limitation, superintendents, foremen, and other personnel employed full time on the Work. Payroll costs for employees not employed full time on the Work shall be apportioned on the basis of their time spent on the Work. Payroll costs shall include, but not be limited to, salaries and wages plus the cost of fringe benefits, which shall include social security contributions, unemployment, excise, and payroll taxes, workers' compensation, health and retirement benefits, bonuses, sick leave, vacation and holiday pay applicable thereto. The expenses of performing Work outside of regular working hours, on Saturday, Sunday, or legal holidays, shall be included in the above to the extent authorized by Owner.
 - 2. Cost of all materials and equipment furnished and incorporated in the Work, including costs of transportation and storage thereof, and Suppliers' field services required in connection therewith. All cash discounts shall accrue to Contractor unless Owner deposits funds with Contractor with which to make payments, in which case the cash discounts shall accrue to Owner. All trade discounts, rebates and refunds and returns from sale of surplus materials and equipment shall accrue to Owner, and Contractor shall make provisions so that they may be obtained.
 - 3. Payments made by Contractor to Subcontractors for Work performed by Subcontractors. If required by Owner, Contractor shall obtain competitive bids from subcontractors acceptable to Owner and Contractor and shall deliver such bids to Owner, who will then determine, with the advice of Engineer, which bids, if any, will be acceptable. If any subcontract provides that the Subcontractor is to be paid on the basis of Cost of the Work plus a fee, the Subcontractor's Cost of the Work and fee shall be determined in the same manner as Contractor's Cost of the Work and fee as provided in this Paragraph 11.01.

- 4. Costs of special consultants (including but not limited to engineers, architects, testing laboratories, surveyors, attorneys, and accountants) employed for services specifically related to the Work.
- 5. Supplemental costs including the following:
 - a. The proportion of necessary transportation, travel, and subsistence expenses of Contractor's employees incurred in discharge of duties connected with the Work.
 - b. Cost, including transportation and maintenance, of all materials, supplies, equipment, machinery, appliances, office, and temporary facilities at the Site, and hand tools not owned by the workers, which are consumed in the performance of the Work, and cost, less market value, of such items used but not consumed which remain the property of Contractor.
 - c. Rentals of all construction equipment and machinery, and the parts thereof whether rented from Contractor or others in accordance with rental agreements approved by Owner with the advice of Engineer, and the costs of transportation, loading, unloading, assembly, dismantling, and removal thereof. All such costs shall be in accordance with the terms of said rental agreements. The rental of any such equipment, machinery, or parts shall cease when the use thereof is no longer necessary for the Work.
 - d. Sales, consumer, use, and other similar taxes related to the Work, and for which Contractor is liable, as imposed by Laws and Regulations.
 - e. Deposits lost for causes other than negligence of Contractor, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable, and royalty payments and fees for permits and licenses.
 - f. Losses and damages (and related expenses) caused by damage to the Work, not compensated by insurance or otherwise, sustained by Contractor in connection with the performance of the Work (except losses and damages within the deductible amounts of property insurance established in accordance with Paragraph 5.06.D), provided such losses and damages have resulted from causes other than the negligence of Contractor, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable. Such losses shall include settlements made with the written consent and approval of Owner. No such losses, damages, and expenses shall be included in the Cost of the Work for the purpose of determining Contractor's fee.
 - g. The cost of utilities, fuel, and sanitary facilities at the Site.
 - h. Minor expenses such as telegrams, long distance telephone calls, telephone service at the Site, express and courier services, and similar petty cash items in connection with the Work.
 - i. The costs of premiums for all bonds and insurance Contractor is required by the Contract Documents to purchase and maintain.
- B. Costs Excluded: The term Cost of the Work shall not include any of the following items:

- 1. Payroll costs and other compensation of Contractor's officers, executives, principals (of partnerships and sole proprietorships), general managers, safety managers, engineers, architects, estimators, attorneys, auditors, accountants, purchasing and contracting agents, expediters, timekeepers, clerks, and other personnel employed by Contractor, whether at the Site or in Contractor's principal or branch office for general administration of the Work and not specifically included in the agreed upon schedule of job classifications referred to in Paragraph 11.01.A.1 or specifically covered by Paragraph 11.01.A.4, all of which are to be considered administrative costs covered by the Contractor's fee.
- 2. Expenses of Contractor's principal and branch offices other than Contractor's office at the Site.
- 3. Any part of Contractor's capital expenses, including interest on Contractor's capital employed for the Work and charges against Contractor for delinquent payments.
- 4. Costs due to the negligence of Contractor, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable, including but not limited to, the correction of defective Work, disposal of materials or equipment wrongly supplied, and making good any damage to property.
- 5. Other overhead or general expense costs of any kind and the costs of any item not specifically and expressly included in Paragraphs 11.01.A.
- C. *Contractor's Fee:* When all the Work is performed on the basis of cost-plus, Contractor's fee shall be determined as set forth in the Agreement. When the value of any Work covered by a Change Order or when a Claim for an adjustment in Contract Price is determined on the basis of Cost of the Work, Contractor's fee shall be determined as set forth in Paragraph 12.01.C.
- D. *Documentation:* Whenever the Cost of the Work for any purpose is to be determined pursuant to Paragraphs 11.01.A and 11.01.B, Contractor will establish and maintain records thereof in accordance with generally accepted accounting practices and submit in a form acceptable to Engineer an itemized cost breakdown together with supporting data.

11.02 Allowances

- A. It is understood that Contractor has included in the Contract Price all allowances so named in the Contract Documents and shall cause the Work so covered to be performed for such sums and by such persons or entities as may be acceptable to Owner and Engineer.
- B. Cash Allowances:
 - 1. Contractor agrees that:
 - a. the cash allowances include the cost to Contractor (less any applicable trade discounts) of materials and equipment required by the allowances to be delivered at the Site, and all applicable taxes; and
 - b. Contractor's costs for unloading and handling on the Site, labor, installation, overhead, profit, and other expenses contemplated for the cash allowances have been included in

the Contract Price and not in the allowances, and no demand for additional payment on account of any of the foregoing will be valid.

C. Contingency Allowance:

- 1. Contractor agrees that a contingency allowance, if any, is for the sole use of Owner to cover unanticipated costs.
- D. Prior to final payment, an appropriate Change Order will be issued as recommended by Engineer to reflect actual amounts due Contractor on account of Work covered by allowances, and the Contract Price shall be correspondingly adjusted.

11.03 Unit Price Work

- A. Where the Contract Documents provide that all or part of the Work is to be Unit Price Work, initially the Contract Price will be deemed to include for all Unit Price Work an amount equal to the sum of the unit price for each separately identified item of Unit Price Work times the estimated quantity of each item as indicated in the Agreement.
- B. The estimated quantities of items of Unit Price Work are not guaranteed and are solely for the purpose of comparison of Bids and determining an initial Contract Price. Determinations of the actual quantities and classifications of Unit Price Work performed by Contractor will be made by Engineer subject to the provisions of Paragraph 9.07.
- C. Each unit price will be deemed to include an amount considered by Contractor to be adequate to cover Contractor's overhead and profit for each separately identified item.
- D. Owner or Contractor may make a Claim for an adjustment in the Contract Price in accordance with Paragraph 10.05 if:
 - 1. the quantity of any item of Unit Price Work performed by Contractor differs materially and significantly from the estimated quantity of such item indicated in the Agreement; and
 - 2. there is no corresponding adjustment with respect to any other item of Work; and
 - 3. Contractor believes that Contractor is entitled to an increase in Contract Price as a result of having incurred additional expense or Owner believes that Owner is entitled to a decrease in Contract Price and the parties are unable to agree as to the amount of any such increase or decrease.

ARTICLE 12 - CHANGE OF CONTRACT PRICE; CHANGE OF CONTRACT TIMES

12.01 Change of Contract Price

A. The Contract Price may only be changed by a Change Order. Any Claim for an adjustment in the Contract Price shall be based on written notice submitted by the party making the Claim to the Engineer and the other party to the Contract in accordance with the provisions of Paragraph 10.05.

- B. The value of any Work covered by a Change Order or of any Claim for an adjustment in the Contract Price will be determined as follows:
 - 1. where the Work involved is covered by unit prices contained in the Contract Documents, by application of such unit prices to the quantities of the items involved (subject to the provisions of Paragraph 11.03); or
 - 2. where the Work involved is not covered by unit prices contained in the Contract Documents, by a mutually agreed lump sum (which may include an allowance for overhead and profit not necessarily in accordance with Paragraph 12.01.C.2); or
 - 3. where the Work involved is not covered by unit prices contained in the Contract Documents and agreement to a lump sum is not reached under Paragraph 12.01.B.2, on the basis of the Cost of the Work (determined as provided in Paragraph 11.01) plus a Contractor's fee for overhead and profit (determined as provided in Paragraph 12.01.C).
- C. Contractor's Fee: The Contractor's fee for overhead and profit shall be determined as follows:
 - 1. a mutually acceptable fixed fee; or
 - 2. if a fixed fee is not agreed upon, then a fee based on the following percentages of the various portions of the Cost of the Work:
 - a. for costs incurred under Paragraphs 11.01.A.1 and 11.01.A.2, the Contractor's fee shall be 15 percent;
 - b. for costs incurred under Paragraph 11.01.A.3, the Contractor's fee shall be five percent;
 - c. where one or more tiers of subcontracts are on the basis of Cost of the Work plus a fee and no fixed fee is agreed upon, the intent of Paragraphs 12.01.C.2.a and 12.01.C.2.b is that the Subcontractor who actually performs the Work, at whatever tier, will be paid a fee of 15 percent of the costs incurred by such Subcontractor under Paragraphs 11.01.A.1 and 11.01.A.2 and that any higher tier Subcontractor and Contractor will each be paid a fee of five percent of the amount paid to the next lower tier Subcontractor;
 - d. no fee shall be payable on the basis of costs itemized under Paragraphs 11.01.A.4, 11.01.A.5, and 11.01.B;
 - e. the amount of credit to be allowed by Contractor to Owner for any change which results in a net decrease in cost will be the amount of the actual net decrease in cost plus a deduction in Contractor's fee by an amount equal to five percent of such net decrease; and
 - f. when both additions and credits are involved in any one change, the adjustment in Contractor's fee shall be computed on the basis of the net change in accordance with Paragraphs 12.01.C.2.a through 12.01.C.2.e, inclusive.

12.02 Change of Contract Times

- A. The Contract Times may only be changed by a Change Order. Any Claim for an adjustment in the Contract Times shall be based on written notice submitted by the party making the Claim to the Engineer and the other party to the Contract in accordance with the provisions of Paragraph 10.05.
- B. Any adjustment of the Contract Times covered by a Change Order or any Claim for an adjustment in the Contract Times will be determined in accordance with the provisions of this Article 12.

12.03 Delays

- A. Where Contractor is prevented from completing any part of the Work within the Contract Times due to delay beyond the control of Contractor, the Contract Times will be extended in an amount equal to the time lost due to such delay if a Claim is made therefor as provided in Paragraph 12.02.A. Delays beyond the control of Contractor shall include, but not be limited to, acts or neglect by Owner, acts or neglect of utility owners or other contractors performing other work as contemplated by Article 7, fires, floods, epidemics, abnormal weather conditions, or acts of God.
- B. If Owner, Engineer, or other contractors or utility owners performing other work for Owner as contemplated by Article 7, or anyone for whom Owner is responsible, delays, disrupts, or interferes with the performance or progress of the Work, then Contractor shall be entitled to an equitable adjustment in the Contract Price or the Contract Times, or both. Contractor's entitlement to an adjustment of the Contract Times is conditioned on such adjustment being essential to Contractor's ability to complete the Work within the Contract Times.
- C. If Contractor is delayed in the performance or progress of the Work by fire, flood, epidemic, abnormal weather conditions, acts of God, acts or failures to act of utility owners not under the control of Owner, or other causes not the fault of and beyond control of Owner and Contractor, then Contractor shall be entitled to an equitable adjustment in Contract Times, if such adjustment is essential to Contractor's ability to complete the Work within the Contract Times. Such an adjustment shall be Contractor's sole and exclusive remedy for the delays described in this Paragraph 12.03.C.
- D. Owner, Engineer, and their officers, directors, members, partners, employees, agents, consultants, or subcontractors shall not be liable to Contractor for any claims, costs, losses, or damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) sustained by Contractor on or in connection with any other project or anticipated project.
- E. Contractor shall not be entitled to an adjustment in Contract Price or Contract Times for delays within the control of Contractor. Delays attributable to and within the control of a Subcontractor or Supplier shall be deemed to be delays within the control of Contractor.

ARTICLE 13 – TESTS AND INSPECTIONS; CORRECTION, REMOVAL OR ACCEPTANCE OF DEFECTIVE WORK

13.01 Notice of Defects

A. Prompt notice of all defective Work of which Owner or Engineer has actual knowledge will be given to Contractor. Defective Work may be rejected, corrected, or accepted as provided in this Article 13.

13.02 Access to Work

A. Owner, Engineer, their consultants and other representatives and personnel of Owner, independent testing laboratories, and governmental agencies with jurisdictional interests will have access to the Site and the Work at reasonable times for their observation, inspection, and testing. Contractor shall provide them proper and safe conditions for such access and advise them of Contractor's safety procedures and programs so that they may comply therewith as applicable.

13.03 Tests and Inspections

- A. Contractor shall give Engineer timely notice of readiness of the Work for all required inspections, tests, or approvals and shall cooperate with inspection and testing personnel to facilitate required inspections or tests.
- B. Owner shall employ and pay for the services of an independent testing laboratory to perform all inspections, tests, or approvals required by the Contract Documents except:
 - 1. for inspections, tests, or approvals covered by Paragraphs 13.03.C and 13.03.D below;
 - 2. that costs incurred in connection with tests or inspections conducted pursuant to Paragraph 13.04.B shall be paid as provided in Paragraph 13.04.C; and
 - 3. as otherwise specifically provided in the Contract Documents.
- C. If Laws or Regulations of any public body having jurisdiction require any Work (or part thereof) specifically to be inspected, tested, or approved by an employee or other representative of such public body, Contractor shall assume full responsibility for arranging and obtaining such inspections, tests, or approvals, pay all costs in connection therewith, and furnish Engineer the required certificates of inspection or approval.
- D. Contractor shall be responsible for arranging and obtaining and shall pay all costs in connection with any inspections, tests, or approvals required for Owner's and Engineer's acceptance of materials or equipment to be incorporated in the Work; or acceptance of materials, mix designs, or equipment submitted for approval prior to Contractor's purchase thereof for incorporation in the Work. Such inspections, tests, or approvals shall be performed by organizations acceptable to Owner and Engineer.

- E. If any Work (or the work of others) that is to be inspected, tested, or approved is covered by Contractor without written concurrence of Engineer, Contractor shall, if requested by Engineer, uncover such Work for observation.
- F. Uncovering Work as provided in Paragraph 13.03.E shall be at Contractor's expense unless Contractor has given Engineer timely notice of Contractor's intention to cover the same and Engineer has not acted with reasonable promptness in response to such notice.

13.04 Uncovering Work

- A. If any Work is covered contrary to the written request of Engineer, it must, if requested by Engineer, be uncovered for Engineer's observation and replaced at Contractor's expense.
- B. If Engineer considers it necessary or advisable that covered Work be observed by Engineer or inspected or tested by others, Contractor, at Engineer's request, shall uncover, expose, or otherwise make available for observation, inspection, or testing as Engineer may require, that portion of the Work in question, furnishing all necessary labor, material, and equipment.
- C. If it is found that the uncovered Work is defective, Contractor shall pay all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to such uncovering, exposure, observation, inspection, and testing, and of satisfactory replacement or reconstruction (including but not limited to all costs of repair or replacement of work of others); and Owner shall be entitled to an appropriate decrease in the Contract Price. If the parties are unable to agree as to the amount thereof, Owner may make a Claim therefor as provided in Paragraph 10.05.
- D. If the uncovered Work is not found to be defective, Contractor shall be allowed an increase in the Contract Price or an extension of the Contract Times, or both, directly attributable to such uncovering, exposure, observation, inspection, testing, replacement, and reconstruction. If the parties are unable to agree as to the amount or extent thereof, Contractor may make a Claim therefor as provided in Paragraph 10.05.

13.05 Owner May Stop the Work

A. If the Work is defective, or Contractor fails to supply sufficient skilled workers or suitable materials or equipment, or fails to perform the Work in such a way that the completed Work will conform to the Contract Documents, Owner may order Contractor to stop the Work, or any portion thereof, until the cause for such order has been eliminated; however, this right of Owner to stop the Work shall not give rise to any duty on the part of Owner to exercise this right for the benefit of Contractor, any Subcontractor, any Supplier, any other individual or entity, or any surety for, or employee or agent of any of them.

13.06 Correction or Removal of Defective Work

A. Promptly after receipt of written notice, Contractor shall correct all defective Work, whether or not fabricated, installed, or completed, or, if the Work has been rejected by Engineer, remove it from the Project and replace it with Work that is not defective. Contractor shall pay all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers,

- architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to such correction or removal (including but not limited to all costs of repair or replacement of work of others).
- B. When correcting defective Work under the terms of this Paragraph 13.06 or Paragraph 13.07, Contractor shall take no action that would void or otherwise impair Owner's special warranty and guarantee, if any, on said Work.

13.07 Correction Period

- A. If within one year after the date of Substantial Completion (or such longer period of time as may be prescribed by the terms of any applicable special guarantee required by the Contract Documents) or by any specific provision of the Contract Documents, any Work is found to be defective, or if the repair of any damages to the land or areas made available for Contractor's use by Owner or permitted by Laws and Regulations as contemplated in Paragraph 6.11.A is found to be defective, Contractor shall promptly, without cost to Owner and in accordance with Owner's written instructions:
 - 1. repair such defective land or areas; or
 - 2. correct such defective Work; or
 - 3. if the defective Work has been rejected by Owner, remove it from the Project and replace it with Work that is not defective, and
 - 4. satisfactorily correct or repair or remove and replace any damage to other Work, to the work of others or other land or areas resulting therefrom.
- B. If Contractor does not promptly comply with the terms of Owner's written instructions, or in an emergency where delay would cause serious risk of loss or damage, Owner may have the defective Work corrected or repaired or may have the rejected Work removed and replaced. All claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) arising out of or relating to such correction or repair or such removal and replacement (including but not limited to all costs of repair or replacement of work of others) will be paid by Contractor.
- C. In special circumstances where a particular item of equipment is placed in continuous service before Substantial Completion of all the Work, the correction period for that item may start to run from an earlier date if so provided in the Specifications.
- D. Where defective Work (and damage to other Work resulting therefrom) has been corrected or removed and replaced under this Paragraph 13.07, the correction period hereunder with respect to such Work will be extended for an additional period of one year after such correction or removal and replacement has been satisfactorily completed.
- E. Contractor's obligations under this Paragraph 13.07 are in addition to any other obligation or warranty. The provisions of this Paragraph 13.07 shall not be construed as a substitute for, or a waiver of, the provisions of any applicable statute of limitation or repose.

13.08 Acceptance of Defective Work

A. If, instead of requiring correction or removal and replacement of defective Work, Owner (and, prior to Engineer's recommendation of final payment, Engineer) prefers to accept it, Owner may do so. Contractor shall pay all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) attributable to Owner's evaluation of and determination to accept such defective Work (such costs to be approved by Engineer as to reasonableness) and for the diminished value of the Work to the extent not otherwise paid by Contractor pursuant to this sentence. If any such acceptance occurs prior to Engineer's recommendation of final payment, a Change Order will be issued incorporating the necessary revisions in the Contract Documents with respect to the Work, and Owner shall be entitled to an appropriate decrease in the Contract Price, reflecting the diminished value of Work so accepted. If the parties are unable to agree as to the amount thereof, Owner may make a Claim therefor as provided in Paragraph 10.05. If the acceptance occurs after such recommendation, an appropriate amount will be paid by Contractor to Owner.

13.09 Owner May Correct Defective Work

- A. If Contractor fails within a reasonable time after written notice from Engineer to correct defective Work, or to remove and replace rejected Work as required by Engineer in accordance with Paragraph 13.06.A, or if Contractor fails to perform the Work in accordance with the Contract Documents, or if Contractor fails to comply with any other provision of the Contract Documents, Owner may, after seven days written notice to Contractor, correct, or remedy any such deficiency.
- B. In exercising the rights and remedies under this Paragraph 13.09, Owner shall proceed expeditiously. In connection with such corrective or remedial action, Owner may exclude Contractor from all or part of the Site, take possession of all or part of the Work and suspend Contractor's services related thereto, take possession of Contractor's tools, appliances, construction equipment and machinery at the Site, and incorporate in the Work all materials and equipment stored at the Site or for which Owner has paid Contractor but which are stored elsewhere. Contractor shall allow Owner, Owner's representatives, agents and employees, Owner's other contractors, and Engineer and Engineer's consultants access to the Site to enable Owner to exercise the rights and remedies under this Paragraph.
- C. All claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) incurred or sustained by Owner in exercising the rights and remedies under this Paragraph 13.09 will be charged against Contractor, and a Change Order will be issued incorporating the necessary revisions in the Contract Documents with respect to the Work; and Owner shall be entitled to an appropriate decrease in the Contract Price. If the parties are unable to agree as to the amount of the adjustment, Owner may make a Claim therefor as provided in Paragraph 10.05. Such claims, costs, losses and damages will include but not be limited to all costs of repair, or replacement of work of others destroyed or damaged by correction, removal, or replacement of Contractor's defective Work.

D. Contractor shall not be allowed an extension of the Contract Times because of any delay in the performance of the Work attributable to the exercise by Owner of Owner's rights and remedies under this Paragraph 13.09.

ARTICLE 14 – PAYMENTS TO CONTRACTOR AND COMPLETION

14.01 Schedule of Values

A. The Schedule of Values established as provided in Paragraph 2.07.A will serve as the basis for progress payments and will be incorporated into a form of Application for Payment acceptable to Engineer. Progress payments on account of Unit Price Work will be based on the number of units completed.

14.02 Progress Payments

A. Applications for Payments:

- 1. At least 20 days before the date established in the Agreement for each progress payment (but not more often than once a month), Contractor shall submit to Engineer for review an Application for Payment filled out and signed by Contractor covering the Work completed as of the date of the Application and accompanied by such supporting documentation as is required by the Contract Documents. If payment is requested on the basis of materials and equipment not incorporated in the Work but delivered and suitably stored at the Site or at another location agreed to in writing, the Application for Payment shall also be accompanied by a bill of sale, invoice, or other documentation warranting that Owner has received the materials and equipment free and clear of all Liens and evidence that the materials and equipment are covered by appropriate property insurance or other arrangements to protect Owner's interest therein, all of which must be satisfactory to Owner.
- 2. Beginning with the second Application for Payment, each Application shall include an affidavit of Contractor stating that all previous progress payments received on account of the Work have been applied on account to discharge Contractor's legitimate obligations associated with prior Applications for Payment.
- 3. The amount of retainage with respect to progress payments will be as stipulated in the Agreement.

B. Review of Applications:

- 1. Engineer will, within 10 days after receipt of each Application for Payment, either indicate in writing a recommendation of payment and present the Application to Owner or return the Application to Contractor indicating in writing Engineer's reasons for refusing to recommend payment. In the latter case, Contractor may make the necessary corrections and resubmit the Application.
- 2. Engineer's recommendation of any payment requested in an Application for Payment will constitute a representation by Engineer to Owner, based on Engineer's observations of the executed Work as an experienced and qualified design professional, and on Engineer's

review of the Application for Payment and the accompanying data and schedules, that to the best of Engineer's knowledge, information and belief:

- a. the Work has progressed to the point indicated;
- b. the quality of the Work is generally in accordance with the Contract Documents (subject to an evaluation of the Work as a functioning whole prior to or upon Substantial Completion, the results of any subsequent tests called for in the Contract Documents, a final determination of quantities and classifications for Unit Price Work under Paragraph 9.07, and any other qualifications stated in the recommendation); and
- c. the conditions precedent to Contractor's being entitled to such payment appear to have been fulfilled in so far as it is Engineer's responsibility to observe the Work.
- 3. By recommending any such payment Engineer will not thereby be deemed to have represented that:
 - a. inspections made to check the quality or the quantity of the Work as it has been performed have been exhaustive, extended to every aspect of the Work in progress, or involved detailed inspections of the Work beyond the responsibilities specifically assigned to Engineer in the Contract Documents; or
 - b. there may not be other matters or issues between the parties that might entitle Contractor to be paid additionally by Owner or entitle Owner to withhold payment to Contractor.
- 4. Neither Engineer's review of Contractor's Work for the purposes of recommending payments nor Engineer's recommendation of any payment, including final payment, will impose responsibility on Engineer:
 - a. to supervise, direct, or control the Work, or
 - b. for the means, methods, techniques, sequences, or procedures of construction, or the safety precautions and programs incident thereto, or
 - c. for Contractor's failure to comply with Laws and Regulations applicable to Contractor's performance of the Work, or
 - d. to make any examination to ascertain how or for what purposes Contractor has used the moneys paid on account of the Contract Price, or
 - e. to determine that title to any of the Work, materials, or equipment has passed to Owner free and clear of any Liens.
- 5. Engineer may refuse to recommend the whole or any part of any payment if, in Engineer's opinion, it would be incorrect to make the representations to Owner stated in Paragraph 14.02.B.2. Engineer may also refuse to recommend any such payment or, because of subsequently discovered evidence or the results of subsequent inspections or tests, revise or revoke any such payment recommendation previously made, to such extent as may be necessary in Engineer's opinion to protect Owner from loss because:

- a. the Work is defective, or completed Work has been damaged, requiring correction or replacement;
- b. the Contract Price has been reduced by Change Orders;
- c. Owner has been required to correct defective Work or complete Work in accordance with Paragraph 13.09; or
- d. Engineer has actual knowledge of the occurrence of any of the events enumerated in Paragraph 15.02.A.

C. Payment Becomes Due:

1. Ten days after presentation of the Application for Payment to Owner with Engineer's recommendation, the amount recommended will (subject to the provisions of Paragraph 14.02.D) become due, and when due will be paid by Owner to Contractor.

D. Reduction in Payment:

- 1. Owner may refuse to make payment of the full amount recommended by Engineer because:
 - a. claims have been made against Owner on account of Contractor's performance or furnishing of the Work;
 - b. Liens have been filed in connection with the Work, except where Contractor has delivered a specific bond satisfactory to Owner to secure the satisfaction and discharge of such Liens;
 - c. there are other items entitling Owner to a set-off against the amount recommended; or
 - d. Owner has actual knowledge of the occurrence of any of the events enumerated in Paragraphs 14.02.B.5.a through 14.02.B.5.c or Paragraph 15.02.A.
- 2. If Owner refuses to make payment of the full amount recommended by Engineer, Owner will give Contractor immediate written notice (with a copy to Engineer) stating the reasons for such action and promptly pay Contractor any amount remaining after deduction of the amount so withheld. Owner shall promptly pay Contractor the amount so withheld, or any adjustment thereto agreed to by Owner and Contractor, when Contractor remedies the reasons for such action.
- 3. Upon a subsequent determination that Owner's refusal of payment was not justified, the amount wrongfully withheld shall be treated as an amount due as determined by Paragraph 14.02.C.1 and subject to interest as provided in the Agreement.

14.03 Contractor's Warranty of Title

A. Contractor warrants and guarantees that title to all Work, materials, and equipment covered by any Application for Payment, whether incorporated in the Project or not, will pass to Owner no later than the time of payment free and clear of all Liens.

14.04 Substantial Completion

- A. When Contractor considers the entire Work ready for its intended use Contractor shall notify Owner and Engineer in writing that the entire Work is substantially complete (except for items specifically listed by Contractor as incomplete) and request that Engineer issue a certificate of Substantial Completion.
- B. Promptly after Contractor's notification, Owner, Contractor, and Engineer shall make an inspection of the Work to determine the status of completion. If Engineer does not consider the Work substantially complete, Engineer will notify Contractor in writing giving the reasons therefor.
- C. If Engineer considers the Work substantially complete, Engineer will deliver to Owner a tentative certificate of Substantial Completion which shall fix the date of Substantial Completion. There shall be attached to the certificate a tentative list of items to be completed or corrected before final payment. Owner shall have seven days after receipt of the tentative certificate during which to make written objection to Engineer as to any provisions of the certificate or attached list. If, after considering such objections, Engineer concludes that the Work is not substantially complete, Engineer will, within 14 days after submission of the tentative certificate to Owner, notify Contractor in writing, stating the reasons therefor. If, after consideration of Owner's objections, Engineer considers the Work substantially complete, Engineer will, within said 14 days, execute and deliver to Owner and Contractor a definitive certificate of Substantial Completion (with a revised tentative list of items to be completed or corrected) reflecting such changes from the tentative certificate as Engineer believes justified after consideration of any objections from Owner.
- D. At the time of delivery of the tentative certificate of Substantial Completion, Engineer will deliver to Owner and Contractor a written recommendation as to division of responsibilities pending final payment between Owner and Contractor with respect to security, operation, safety, and protection of the Work, maintenance, heat, utilities, insurance, and warranties and guarantees. Unless Owner and Contractor agree otherwise in writing and so inform Engineer in writing prior to Engineer's issuing the definitive certificate of Substantial Completion, Engineer's aforesaid recommendation will be binding on Owner and Contractor until final payment.
- E. Owner shall have the right to exclude Contractor from the Site after the date of Substantial Completion subject to allowing Contractor reasonable access to remove its property and complete or correct items on the tentative list.

14.05 Partial Utilization

A. Prior to Substantial Completion of all the Work, Owner may use or occupy any substantially completed part of the Work which has specifically been identified in the Contract Documents, or which Owner, Engineer, and Contractor agree constitutes a separately functioning and usable part of the Work that can be used by Owner for its intended purpose without significant interference with Contractor's performance of the remainder of the Work, subject to the following conditions:

- 1. Owner at any time may request Contractor in writing to permit Owner to use or occupy any such part of the Work which Owner believes to be ready for its intended use and substantially complete. If and when Contractor agrees that such part of the Work is substantially complete, Contractor, Owner, and Engineer will follow the procedures of Paragraph 14.04.A through D for that part of the Work.
- 2. Contractor at any time may notify Owner and Engineer in writing that Contractor considers any such part of the Work ready for its intended use and substantially complete and request Engineer to issue a certificate of Substantial Completion for that part of the Work.
- 3. Within a reasonable time after either such request, Owner, Contractor, and Engineer shall make an inspection of that part of the Work to determine its status of completion. If Engineer does not consider that part of the Work to be substantially complete, Engineer will notify Owner and Contractor in writing giving the reasons therefor. If Engineer considers that part of the Work to be substantially complete, the provisions of Paragraph 14.04 will apply with respect to certification of Substantial Completion of that part of the Work and the division of responsibility in respect thereof and access thereto.
- 4. No use or occupancy or separate operation of part of the Work may occur prior to compliance with the requirements of Paragraph 5.10 regarding property insurance.

14.06 Final Inspection

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

14.07 Final Payment

A. Application for Payment:

- 1. After Contractor has, in the opinion of Engineer, satisfactorily completed all corrections identified during the final inspection and has delivered, in accordance with the Contract Documents, all maintenance and operating instructions, schedules, guarantees, bonds, certificates or other evidence of insurance, certificates of inspection, marked-up record documents (as provided in Paragraph 6.12), and other documents, Contractor may make application for final payment following the procedure for progress payments.
- 2. The final Application for Payment shall be accompanied (except as previously delivered) by:
 - a. all documentation called for in the Contract Documents, including but not limited to the evidence of insurance required by Paragraph 5.04.B.6;
 - b. consent of the surety, if any, to final payment;
 - c. a list of all Claims against Owner that Contractor believes are unsettled; and

- d. complete and legally effective releases or waivers (satisfactory to Owner) of all Lien rights arising out of or Liens filed in connection with the Work.
- 3. In lieu of the releases or waivers of Liens specified in Paragraph 14.07.A.2 and as approved by Owner, Contractor may furnish receipts or releases in full and an affidavit of Contractor that: (i) the releases and receipts include all labor, services, material, and equipment for which a Lien could be filed; and (ii) all payrolls, material and equipment bills, and other indebtedness connected with the Work for which Owner might in any way be responsible, or which might in any way result in liens or other burdens on Owner's property, have been paid or otherwise satisfied. If any Subcontractor or Supplier fails to furnish such a release or receipt in full, Contractor may furnish a bond or other collateral satisfactory to Owner to indemnify Owner against any Lien.

B. Engineer's Review of Application and Acceptance:

1. If, on the basis of Engineer's observation of the Work during construction and final inspection, and Engineer's review of the final Application for Payment and accompanying documentation as required by the Contract Documents, Engineer is satisfied that the Work has been completed and Contractor's other obligations under the Contract Documents have been fulfilled, Engineer will, within ten days after receipt of the final Application for Payment, indicate in writing Engineer's recommendation of payment and present the Application for Payment to Owner for payment. At the same time Engineer will also give written notice to Owner and Contractor that the Work is acceptable subject to the provisions of Paragraph 14.09. Otherwise, Engineer will return the Application for Payment to Contractor, indicating in writing the reasons for refusing to recommend final payment, in which case Contractor shall make the necessary corrections and resubmit the Application for Payment.

C. Payment Becomes Due:

1. Thirty days after the presentation to Owner of the Application for Payment and accompanying documentation, the amount recommended by Engineer, less any sum Owner is entitled to set off against Engineer's recommendation, including but not limited to liquidated damages, will become due and will be paid by Owner to Contractor.

14.08 Final Completion Delayed

A. If, through no fault of Contractor, final completion of the Work is significantly delayed, and if Engineer so confirms, Owner shall, upon receipt of Contractor's final Application for Payment (for Work fully completed and accepted) and recommendation of Engineer, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed and accepted. If the remaining balance to be held by Owner for Work not fully completed or corrected is less than the retainage stipulated in the Agreement, and if bonds have been furnished as required in Paragraph 5.01, the written consent of the surety to the payment of the balance due for that portion of the Work fully completed and accepted shall be submitted by Contractor to Engineer with the Application for such payment. Such payment shall be made under the terms and conditions governing final payment, except that it shall not constitute a waiver of Claims.

14.09 Waiver of Claims

- A. The making and acceptance of final payment will constitute:
 - 1. a waiver of all Claims by Owner against Contractor, except Claims arising from unsettled Liens, from defective Work appearing after final inspection pursuant to Paragraph 14.06, from failure to comply with the Contract Documents or the terms of any special guarantees specified therein, or from Contractor's continuing obligations under the Contract Documents; and
 - 2. a waiver of all Claims by Contractor against Owner other than those previously made in accordance with the requirements herein and expressly acknowledged by Owner in writing as still unsettled.

ARTICLE 15 – SUSPENSION OF WORK AND TERMINATION

15.01 Owner May Suspend Work

A. At any time and without cause, Owner may suspend the Work or any portion thereof for a period of not more than 90 consecutive days by notice in writing to Contractor and Engineer which will fix the date on which Work will be resumed. Contractor shall resume the Work on the date so fixed. Contractor shall be granted an adjustment in the Contract Price or an extension of the Contract Times, or both, directly attributable to any such suspension if Contractor makes a Claim therefor as provided in Paragraph 10.05.

15.02 Owner May Terminate for Cause

- A. The occurrence of any one or more of the following events will justify termination for cause:
 - 1. Contractor's persistent failure to perform the Work in accordance with the Contract Documents (including, but not limited to, failure to supply sufficient skilled workers or suitable materials or equipment or failure to adhere to the Progress Schedule established under Paragraph 2.07 as adjusted from time to time pursuant to Paragraph 6.04);
 - 2. Contractor's disregard of Laws or Regulations of any public body having jurisdiction;
 - 3. Contractor's repeated disregard of the authority of Engineer; or
 - 4. Contractor's violation in any substantial way of any provisions of the Contract Documents.
- B. If one or more of the events identified in Paragraph 15.02.A occur, Owner may, after giving Contractor (and surety) seven days written notice of its intent to terminate the services of Contractor:
 - 1. exclude Contractor from the Site, and take possession of the Work and of all Contractor's tools, appliances, construction equipment, and machinery at the Site, and use the same to the full extent they could be used by Contractor (without liability to Contractor for trespass or conversion);

- 2. incorporate in the Work all materials and equipment stored at the Site or for which Owner has paid Contractor but which are stored elsewhere; and
- 3. complete the Work as Owner may deem expedient.
- C. If Owner proceeds as provided in Paragraph 15.02.B, Contractor shall not be entitled to receive any further payment until the Work is completed. If the unpaid balance of the Contract Price exceeds all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) sustained by Owner arising out of or relating to completing the Work, such excess will be paid to Contractor. If such claims, costs, losses, and damages exceed such unpaid balance, Contractor shall pay the difference to Owner. Such claims, costs, losses, and damages incurred by Owner will be reviewed by Engineer as to their reasonableness and, when so approved by Engineer, incorporated in a Change Order. When exercising any rights or remedies under this Paragraph, Owner shall not be required to obtain the lowest price for the Work performed.
- D. Notwithstanding Paragraphs 15.02.B and 15.02.C, Contractor's services will not be terminated if Contractor begins within seven days of receipt of notice of intent to terminate to correct its failure to perform and proceeds diligently to cure such failure within no more than 30 days of receipt of said notice.
- E. Where Contractor's services have been so terminated by Owner, the termination will not affect any rights or remedies of Owner against Contractor then existing or which may thereafter accrue. Any retention or payment of moneys due Contractor by Owner will not release Contractor from liability.
- F. If and to the extent that Contractor has provided a performance bond under the provisions of Paragraph 5.01.A, the termination procedures of that bond shall supersede the provisions of Paragraphs 15.02.B and 15.02.C.

15.03 Owner May Terminate For Convenience

- A. Upon seven days written notice to Contractor and Engineer, Owner may, without cause and without prejudice to any other right or remedy of Owner, terminate the Contract. In such case, Contractor shall be paid for (without duplication of any items):
 - 1. completed and acceptable Work executed in accordance with the Contract Documents prior to the effective date of termination, including fair and reasonable sums for overhead and profit on such Work;
 - expenses sustained prior to the effective date of termination in performing services and furnishing labor, materials, or equipment as required by the Contract Documents in connection with uncompleted Work, plus fair and reasonable sums for overhead and profit on such expenses;
 - 3. all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other

dispute resolution costs) incurred in settlement of terminated contracts with Subcontractors, Suppliers, and others; and

- 4. reasonable expenses directly attributable to termination.
- B. Contractor shall not be paid on account of loss of anticipated profits or revenue or other economic loss arising out of or resulting from such termination.

15.04 Contractor May Stop Work or Terminate

- A. If, through no act or fault of Contractor, (i) the Work is suspended for more than 90 consecutive days by Owner or under an order of court or other public authority, or (ii) Engineer fails to act on any Application for Payment within 30 days after it is submitted, or (iii) Owner fails for 30 days to pay Contractor any sum finally determined to be due, then Contractor may, upon seven days written notice to Owner and Engineer, and provided Owner or Engineer do not remedy such suspension or failure within that time, terminate the Contract and recover from Owner payment on the same terms as provided in Paragraph 15.03.
- B. In lieu of terminating the Contract and without prejudice to any other right or remedy, if Engineer has failed to act on an Application for Payment within 30 days after it is submitted, or Owner has failed for 30 days to pay Contractor any sum finally determined to be due, Contractor may, seven days after written notice to Owner and Engineer, stop the Work until payment is made of all such amounts due Contractor, including interest thereon. The provisions of this Paragraph 15.04 are not intended to preclude Contractor from making a Claim under Paragraph 10.05 for an adjustment in Contract Price or Contract Times or otherwise for expenses or damage directly attributable to Contractor's stopping the Work as permitted by this Paragraph.

ARTICLE 16 – DISPUTE RESOLUTION

16.01 Methods and Procedures

- A. Either Owner or Contractor may request mediation of any Claim submitted to Engineer for a decision under Paragraph 10.05 before such decision becomes final and binding. The mediation will be governed by the Construction Industry Mediation Rules of the American Arbitration Association in effect as of the Effective Date of the Agreement. The request for mediation shall be submitted in writing to the American Arbitration Association and the other party to the Contract. Timely submission of the request shall stay the effect of Paragraph 10.05.E.
- B. Owner and Contractor shall participate in the mediation process in good faith. The process shall be concluded within 60 days of filing of the request. The date of termination of the mediation shall be determined by application of the mediation rules referenced above.
- C. If the Claim is not resolved by mediation, Engineer's action under Paragraph 10.05.C or a denial pursuant to Paragraphs 10.05.C.3 or 10.05.D shall become final and binding 30 days after termination of the mediation unless, within that time period, Owner or Contractor:
 - 1. elects in writing to invoke any dispute resolution process provided for in the Supplementary Conditions; or

- 2. agrees with the other party to submit the Claim to another dispute resolution process; or
- 3. gives written notice to the other party of the intent to submit the Claim to a court of competent jurisdiction.

ARTICLE 17 – MISCELLANEOUS

17.01 Giving Notice

- A. Whenever any provision of the Contract Documents requires the giving of written notice, it will be deemed to have been validly given if:
 - 1. delivered in person to the individual or to a member of the firm or to an officer of the corporation for whom it is intended; or
 - 2. delivered at or sent by registered or certified mail, postage prepaid, to the last business address known to the giver of the notice.

17.02 Computation of Times

A. When any period of time is referred to in the Contract Documents by days, it will be computed to exclude the first and include the last day of such period. If the last day of any such period falls on a Saturday or Sunday or on a day made a legal holiday by the law of the applicable jurisdiction, such day will be omitted from the computation.

17.03 Cumulative Remedies

A. The duties and obligations imposed by these General Conditions and the rights and remedies available hereunder to the parties hereto are in addition to, and are not to be construed in any way as a limitation of, any rights and remedies available to any or all of them which are otherwise imposed or available by Laws or Regulations, by special warranty or guarantee, or by other provisions of the Contract Documents. The provisions of this Paragraph will be as effective as if repeated specifically in the Contract Documents in connection with each particular duty, obligation, right, and remedy to which they apply.

17.04 Survival of Obligations

A. All representations, indemnifications, warranties, and guarantees made in, required by, or given in accordance with the Contract Documents, as well as all continuing obligations indicated in the Contract Documents, will survive final payment, completion, and acceptance of the Work or termination or completion of the Contract or termination of the services of Contractor.

17.05 Controlling Law

A. This Contract is to be governed by the law of the state in which the Project is located.

17.06 *Headings*

A. Article and paragraph headings are inserted for convenience only and do not constitute parts of these General Conditions.

SUPPLEMENTARY CONDITIONS

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I. SUPPLEMENTARY CONDITIONS

Supplementary Conditions

These Supplementary Conditions amend or supplement the Standard General Conditions of the Construction Contract, EJCDC C-700 (2007 Edition). All provisions which are not so amended or supplemented remain in full force and effect.

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

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

SC-4.02 Subsurface and Physical Conditions

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

SC-4.06 Hazardous Environmental Conditions

- A. No reports or drawings related to Hazardous Environmental Conditions at the Site are known to Owner.
- B. Not Used.

SC-5.04 Contractor's Liability Insurance

- C. The limits of liability for the insurance required by Paragraph 5.04 of the General Conditions shall provide coverage for not less than the following amounts or greater where required by Laws and Regulations:
 - 1. Workers' Compensation, and related coverages under Paragraphs 5.04.A.1 and A.2 of the General Conditions:

a. State: Statutory

b. Applicable Federal

(e.g., Longshoreman's): Statutory
c. Employer's Liability: \$1,000,000

2. Contractor's General Liability under Paragraphs 5.04.A.3 through A.6 of the General Conditions which shall include completed operations and product liability coverages and

eliminate the exclusion with respect to property under the care, custody and control of Contractor:

a. General Aggregate \$2,000,000

b. Products - Completed

Operations Aggregate \$2,000,000

c. Personal and Advertising

Injury \$<u>1,000,000</u>

d. Each Occurrence

(Bodily Injury and

Property Damage) \$1,000,000

e. Property Damage liability insurance will provide Explosion, Collapse, and Under-ground coverages where applicable.

f. Excess or Umbrella Liability

General Aggregate \$5,000,000 Each Occurrence \$5,000,000

3. Automobile Liability under Paragraph 5.04.A.6 of the General Conditions:

a. Combined Single Limit of \$1,000,000

4. The Contractual Liability coverage required by Paragraph 5.04.B.4 of the General Conditions shall provide coverage for not less than the following amounts:

a. Bodily Injury:

Each Accident \$1,000,000

b. Property Damage:

Each Accident \$1,000,000

SC-5.06 Property Insurance

SC-5.06

B. Contractor shall purchase and maintain *Builders Risk Insurance*, and any other additional property insurance required by Laws and Regulations, which insurance will include the interest of Owner, Contractor, Subcontractors, and Engineer, and the officers, directors, partners, employees, agents, consultants and

subcontractors of each and any of them, each of whom is deemed to have an insurable interest and shall be listed as a loss payee.

SC-6.10 Taxes

SC-6.10

- B. Owner is exempt from payment of sales and compensating use taxes of the State of Texas and of cities and counties thereof on all materials to be incorporated into the Work.
 - 1. Owner will furnish the required certificates of tax exemption to Contractor for use in the purchase of supplies and materials to be incorporated into the Work.
 - 2. Owner's exemption does not apply to construction tools, machinery, equipment, or other property purchased by or leased by Contractor, or to supplies or materials not incorporated into the Work.

SC-6.17 *Shop Drawings and Samples*

- F. Contractor shall furnish required submittals with sufficient information and accuracy in order to obtain required approval of an item with no more than three submittals. Engineer will record Engineer's time for reviewing subsequent submittals of Shop Drawings, samples, or other items requiring approval and Contractor shall reimburse Owner for Engineer's charges for such time.
- G. In the event that Contractor requests a change of a previously approved item, Contractor shall reimburse Owner for Engineer's charges for its review time unless the need for such change is beyond the control of Contractor.

SC-11.01 *Cost of the Work*

SC-11.01.A.5.c

- c. Construction Equipment and Machinery:
 - 1) Rentals of all construction equipment and machinery, and the parts thereof in accordance with rental agreements approved by Owner with the advice of Engineer, and the costs of transportation, loading, unloading, assembly, dismantling, and removal thereof. All such costs shall be in

accordance with the terms of said rental agreements. The rental of any such equipment, machinery, or parts shall cease when the use thereof is no longer necessary for the Work.

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

SC-11.03 Unit Price Work

The following SC is typically called a variation in estimated quantities clause and facilitates administrative resolution of situations where actual quantities differ materially from estimated quantities. Typically, the clause applies where the Bid price of an item of the Unit Price Work is more than 5 percent of the Contract Price and the actual quantity of the units of work performed varies by 15 to 25 percent.

SC-11.03.D

- D. The unit price of an item of Unit Price Work shall be subject to reevaluation and adjustment under the following conditions:
 - 1. The projected project work includes up to nine (9) projects at the shown estimated quantities.

SC-12.01 *Change of Contract Price*

SC-12.01.C *Contractor's Fee.* Delete the semicolon at the end of GC 12.01.C.2.c, and add the following language:

, provided, however, that on any subcontracted work the total maximum fee to be paid by Owner under this subparagraph shall be no greater than 27 percent of the costs incurred by the Subcontractor who actually performs the work;

- A. The award rendered by the arbitrator(s) shall be consistent with the agreement of the parties, in writing, and include: (i) a concise breakdown of the award; (ii) a written explanation of the award specifically citing the Contract Document provisions deemed applicable and relied on in making the award.
- B. The award will be final. Judgment may be entered upon it in any court having jurisdiction thereof, and it will not be subject to modification or appeal, subject to provisions of the Controlling Law relating to vacating or modifying an arbitral award.
- C. The fees and expenses of the arbitrators and any arbitration service shall be shared equally by Owner and Contractor.

Item 7.

RESIDENTIAL STREETS CHIPSEAL PLANS, DETAILS, AND NOTES INDEX

SECTION 02000

RESIDENTIAL STREETS CHIPSEAL PLANS, DETAILS AND NOTES INDEX

Project Location Map	(1 page)		
2. Roadway Details and Quantity Breakdown	(1 page)		
3. Quantity Summary	(1 page)		
4. General Notes	(4 page)		
5. Roadway Standards	(1 page) – TE(HMAC)-11		
6. Pavement Standards	(1 page) – PM(1)-12		
7. Traffic Control Standards	(13 page) - BC(1)-21	to	BC(12)-21,
	TCP(2-2)-18		

Issued for construction with the following:

The General Notes listed above and included herein have been prepared by me and are applicable to this project. The Details and Traffic Control Standards listed above and included herein have been selected by me and are applicable to this project.

INTERIM REVIEW

THIS DOCUMENT IS RELEASED FOR TO INTERIM REVIEW UNDER

AUSTIN M. MESCE

AUSTIN M. MESSERLI. PE 135510 ON 11/9/202

IT IS NOT TO BE USED FOR CONSTRUCTION PURPOSES

Austin M. Messerli, P.E.

Date



Chip Seal Project\0762_Roadway Details.dgn

- 2022

Services/DGN\Sheets\205

Engineering

General

Woodcreek

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QUANTITY ESTIMATE PER STREET

COUNTRY LANE				
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	PREPARING ROW	STA	12.9	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	215	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	1845	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	87	
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	157.0	

COUNTRY COURT				
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	PREPARING ROW	STA	1.4	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	31	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	264	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	14	

TREMONT	TREMONT TRACE			
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	PREPARING ROW	STA	7.5	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	183	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	1573	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	75	
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	52	
6666042	REFL PAV MRK TY 1 (W)12"(SLD)(100MIL)	LF	9	

WILDWOOD CIRCLE				
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	06002 PREPARING ROW		9.0	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	124	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	1056	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	51	

OVERBROOK COURT			
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY
1006002	PREPARING ROW	STA	7.5
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	108
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	924
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	44

GARRISON	GARRISON TRAIL			
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	PREPARING ROW	STA	1.3	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	30	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	251	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	13	

WOODVIEW COURT				
ITEM NO. ITEM DESCRIPTION	UNIT	QUANTITY		
1006002 PREPARING ROW	STA	2.6		
3166224 AGGR (TY-PB GR-4 SAC-B)	CY	53		
3166466 ASPH (CHFRS-2P OR CRS-2P)	GAL	449		
3406246 D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	22		

WOODRIDGE CIRCLE				
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	1006002 PREPARING ROW		2.4	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	54	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	462	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	22	

CANYON CIRCLE				
ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY	
1006002	5002 PREPARING ROW		1.9	
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	41	
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	344	
3406246	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	17	

PROPOSED 2" D-GR HMA(SQ) TY-D PG64-22 PROPOSED 6" D-GR HMA(SQ) TY-B PG64-22 FLEXIBLE PAVEMENT STRUCTURE REPAIR N.T.S.

NOTE: THE CROSS SLOPE OF THE PROPOSED ROADWAY SHOULD BE MAX 3% AND A MIN OF 2% FROM CENTERLINE TO EDGE OF PAVEMENT

IN THE MIDST OF THE TEXAS HILL COUNTRY

N.T.S.

CITY OF WOODCREEK RESIDENTIAL STREETS CHIPSEAL

ROADWAY DETAILS

SHEET 1 OF 1

3 OF 26



140

2022 Residential Streets Chipseal Project Quantity Summary List

ITEM NO.	ITEM DESCRIPTION	UNIT	QUANTITY
1006002	PREPARING ROW	STA	46.5
3166224	AGGR(TY-PB GR-4 SAC-B)	CY	839
3166466	ASPH (CHFRS-2P OR CRS-2P)	GAL	7168
3406106	D-GR HMA(SQ) TY-D PG64-22 (LEVEL_UP)	TON	345
3516004	FLEXIBLE PAVEMENT STRUCTURE REPAIR (8")	SY	209
5006001	MOBILIZATION	LSUM	1
5026001	BARRICADES, SIGNS AND TRAFFIC HANLING	МО	1
6666042	REFL PAV MRK TY 1 (W)12"(SLD)(100MIL)	LF	9
6666078	REFL PAV MRKR TY II-C-R*	EA	6
N/A	CONSTRUCTION PHOTOGRAPHY	LSUM	1

^{*} COLORS TO BE BLUE TO INDICATE FIRE HYDRANT

Item 7.

Residential Streets Chipseal

GENERAL NOTES

1. All construction shall be in accordance with the TxDOT Standard Specifications for Construction and Maintenance of Highways, Streets, and Bridges (STANDARD SPECIFICATIONS) dated November 1, 2014 included in "Plans, Details and Notes". The governing STANDARD SPECIFICATIONS may be accessed at the web address:

https://www.txdot.gov/business/resources/txdot-specifications.html

- 2. The streets and their general limits that are the subject of the Work are shown on the Project Location Map in "Plans, Details and Notes".
- 3. Approximate data utilized to develop most of the repair quantities shown in the Bid Form are indicated on the Repair List in "Plans, Details and Notes". However, the Contractor is alerted to the fact that the Repair List is only intended to provide general scope and scale, and the actual quantities to be furnished under the contract or areas to be repaired shall be as determined by existing conditions and/or determined and/or laid out by the Engineer or Owner's representative. Some of the quantities in the Bid Form may be in excess of the Repair List quantities in anticipation of variances that can typically occur in a street maintenance project. Actual quantities may differ from the quantities shown in the Repair List or Bid Form, may be increased, or decreased, or additional areas may be identified for repair as determined by the Engineer or Owner's representative. Actual quantities provided by the Contractor shall be paid for at the unit price shown in the Bid Form for each item unless other provisions in the contract apply.
- 4. Prior to any construction, the Contractor shall convene a preconstruction conference between the City of Woodcreek, their self, the Engineer, any affected parties, and any other entity the City or Engineer may require.
- 5. Any existing utilities, pavement, curbs, sidewalks, structures, trees, lawns, etc., not intended to be disturbed, removed, or repaired under the contract and damaged by the Contractor, shall be restored, repaired, or replaced by the Contractor to the satisfaction of the Engineer or the Owner at the Contractor's sole expense.
- 6. The Contractor shall verify all depths and locations of existing utilities prior to any construction. Any conflict between existing utilities (other than typical irrigation system components as discussed herein) and any portion of the Work shall be brought to the attention of the Engineer for resolution prior to proceeding with the portion of the Work in conflict. No separate measurement or payment shall be made for existing utilities verification and this work shall be subsidiary to each bid item in the contract for which such verification is required by law or the contract provisions

November 2022 02000 - Page 5 of 26

prior to performing the work prescribed by the bid item. The Contractor shall temporarily remove irrigation system components that are required to be removed to perform any portion of the Work; and shall reinstall said components as part of the completion of such portion of the Work. Irrigation pipes left disconnected in-place by the temporary removal shall be temporarily capped to prevent soil/debris from entering the system until the aforementioned reinstallation necessitates the removal of the temporary capping. The completed reinstallation shall comply with applicable City Code and shall be subject to the approval of the Engineer or Owner. Unless the pipes exceed two- inch (2") diameter, no separate measurement and payment shall be made for temporarily removing and reinstalling irrigation system components conflicting with any portion of the Work; and such temporary removal and subsequent reinstallation shall be subsidiary to each bid item in the contract for which such removal is required to perform the work prescribed by the bid item.

- 7. All unpaved areas disturbed or damaged during construction of the Work shall be restored and re-vegetated as soon as practicable upon completion of activities causing the disturbance or damage. Restoration and re-vegetation of all disturbed or damaged areas shall be in accordance with section G7 of the Standard Specifications to appropriate lines and grades that preclude ponding of water and uneven terrain. The species of seed shall match the generally prevailing species in the vicinity of the area being restored; however the Contractor shall consult with the abutting lot(s) owner(s) and the Engineer or Owner's representative to determine the species of seed to be installed before ordering or placement. Finished restored and re-vegetated areas shall be subject to the approval of the Engineer or Owner's representative prior to final acceptance. Unless the Engineer determines that through no fault of the Contractor the limits of restoration and revegetation for the entire Work must exceed the total of an area fivefeet (5') in width along all construction areas, no separate measurement or payment shall be made for restoration and re-vegetation and this work shall be subsidiary to each bid item in the contract for which the work prescribed by the bid item causes restoration and re-vegetation to be required.
- 8. The Contractor shall keep accurate records of all construction that deviates from the Work described in the Project Manual documents. The Contractor shall furnish the City of Woodcreek accurate "As-Built" drawings and/or data following completion of all construction. These "As-Built" drawings and/or data shall meet with the satisfaction of the Engineer or Owner prior to final acceptance. No separate measurement or payment shall be made for this item and this item shall be subsidiary to the various bid items in the contract.
- 9.Trash and debris generated by the Contractor shall be removed from rights-of-way, and easements by the Contractor. Trash and debris must be always kept off private property. Clean up shall be to the satisfaction of the Engineer or Owner prior to final acceptance. When construction is being carried out within easements, the Contractor shall confine his work to within the permanent and any temporary easements.

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- 10. After each of the following operations and roadway: pavement improvements or other repairs; and the Contractor shall sweep all surfaces with a vacuum broom to remove fines and other residual waste material generated and Clean all concrete curbs, islands, medians, etc. that get coated with asphalt during construction. As approved, by the Engineer or Owner and where inaccessible for a vacuum broom, the Contractor shall use other appropriate means to adequately remove fines and residual waste. The Contractor shall also clean construction areas when directed by the Owner or Engineer. All property impacted by the Contractor, whether public or private, shall be cleaned to the satisfaction of the Owner or Engineer. No separate measurement or payment shall be made for this work and this work shall be subsidiary to the various bid items in the contract.
- 11. All excavation associated with the various bid items is unclassified and without regard to material encountered. No extra compensation shall be provided for encountering material that adversely impacts excavation.
- 12. Unless otherwise approved by the Engineer, all open excavations in excess of two inches (2") in depth shall be filled at the end of each day. In all cases, it is the Contractor's responsibility to provide proper warning devices, barricades, etc. for the protection of pedestrians and traffic in the area of excavations, regardless of depth, until the excavation is completely filled. Subject to the approval of the Engineer, where an excavation to be left open overnight creates a drop-off in excess of two inches (2") abutting the edge of a roadway lane, CW-8-17 "Shoulder Drop Off' signs and vertical panel delineators shall be provided for the excavated area; where an excavation to be left open overnight creates a drop-off in excess of one-inch (1") but less than two inches (2") abutting the edge of a roadway lane, CW-8-17 "Shoulder Drop Off' signs shall be provided for the excavated area. No extra compensation shall be provided for this item and it shall be subsidiary to the bid item "BARRICADES, SIGNS, AND TRAFFIC HANDLING".
- 13. Where a bid item is measured by the ton or gallon, the Contractor shall provide documentation (i.e. daily run tickets, invoices, etc.) to the Owner to verify quantities in conjunction with any application for payment for such bid item. No extra compensation shall be made for providing this documentation and it shall be subsidiary to the various bid items in the contract.
- 14. The asphalt plant shall have truck scales as defined in Item 520. Give three weight tickets bearing the date, ticket number, the truck number, the gross, net & tare weights to the truck driver for the State inspector at the spreading and finishing operation. Trucks may be required to weigh on public scales or portable platform scales to verify the weight of the ticket.
- 15. The Contractor shall be responsible for determining and implementing measures necessary to protect the City and adhere to applicable State and City's environmental regulations as part of the Stormwater Pollution Prevention Plan

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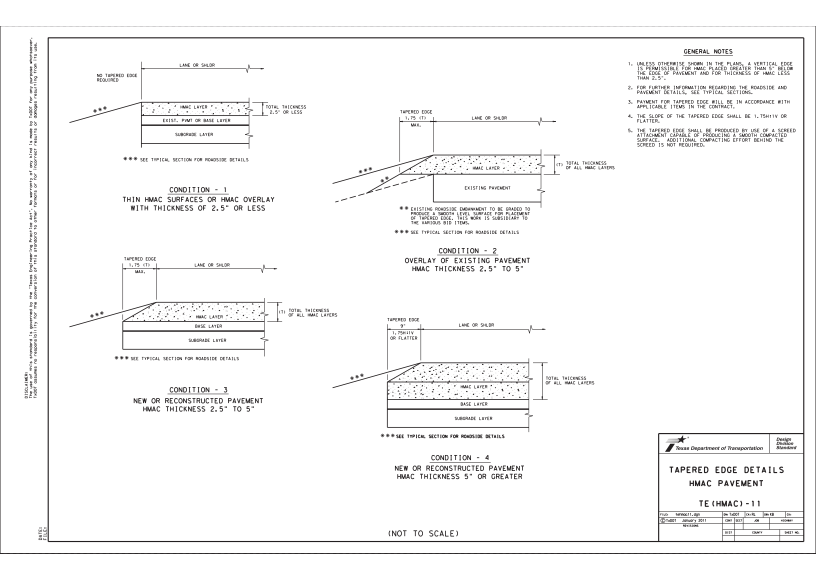
(SW3P) submitted to the City prior to construction. For the entire Work, tack or prime coats shall not be applied when a rainfall event is imminent and shall be covered as soon as practicable. Any long term (more than a day) spoils or materials storage areas and, Contractor staging sites, shall be protected with physical erosion/sedimentation, filter, or other appropriate controls. Hazardous materials shall be kept in proper containment. All measures implemented shall be subject to the approval of the Engineer and the Contractor shall provide additional measures immediately upon direction by the Engineer. The Contractor shall immediately report to the City any spills of hazardous materials or pollutants and shall forthwith provide remediation of any such spill. No separate payment shall be made for complying with the foregoing requirements and such compliance shall be subsidiary to the various bid items in the contract.

- 19. Ensure that the asphalt for precoating the aggregate and the asphalt used for the surface treatment will not result in a reaction that may adversely affect the bonding of the aggregate and asphalt during the surface treatment operation.
- 20. Do not add bag house fines in the production of precoated material.
- 21. No material stockpiling on project is allowed.
- 22. Contractor retains ownership of salvaged materials from millings.

02000 - Page 8 of 26

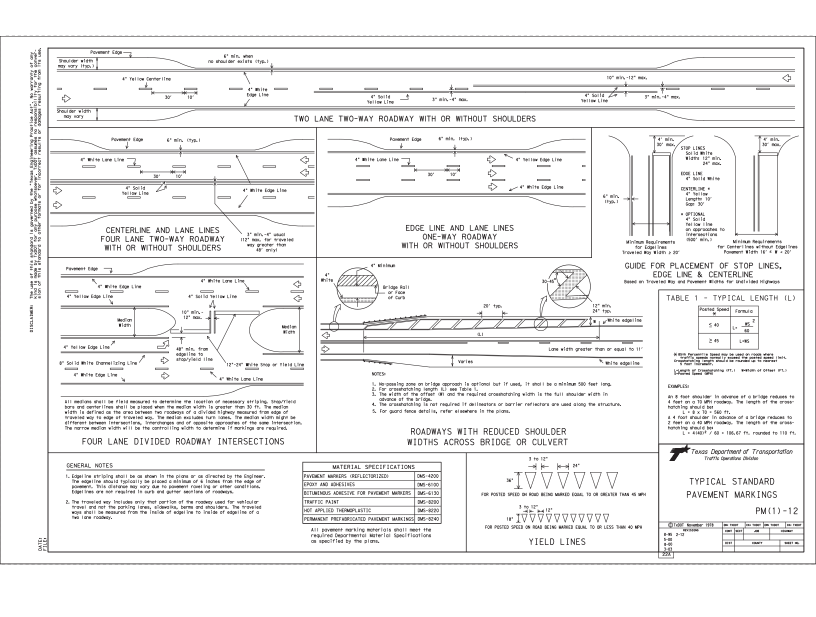
Item 7.

ROADWAY STANDARDS



Item 7.

PAVEMENT MARKING STANDARDS



Item 7.

TRAFFIC CONTROL STANDARDS

BARRICADE AND CONSTRUCTION (BC) STANDARD SHEETS GENERAL NOTES:

- The Barricade and Construction Standard Sheets (BC sheets) are intended to show typical examples for placement of temporary traffic control devices, construction povement markings, and typical work zone signs. The information contained in these sheets meet or exceed the requirement shown in the "Texas Manual on Uniform Traffic Control Devices" (TMUTCD).
- The development and design of the Traffic Control Plan (TCP) is the responsibility of the Engineer.
- The Contractor may propose changes to the TCP that are signed and sealed by a licensed professional engineer for approval. The Engineer may develop, sign and seal Contractor proposed changes.
- The Contractor is responsible for installing and maintaining the traffic control devices as shown in the plans. The Contractor may not move or change the approximate location of any device without the approval of the Engineer.
- Geometric design of lane shifts and detours should, when possible, meet the applicable design oriteria contained in manuals such as the American Association of State Highway and Transportation Officials (AASHTO), "A Policy on Geometric Design of Highways and Streets," the IxDOT "Roadway Design Manual" or engineering judgment,
- When projects abut, the Engineer(s) may amit the END ROAD WORK, TRAFFIC FINES DOUBLE, and other advance warning signs if the signing would be redundant and the work areas appear continuous to the motorists. If the adjacent project is completed first, the Contractor shall erect the necessary warning signs as shown on these sheets, the TCP sheets or as directed by the Engineer. The BEGIN ROAD MORK NEXT X MILES sign shall be revised to show appropriate work zone distance.
- The Engineer may require duplicate warning signs on the median side of divided highways where median width will permit and traffic volumes justify the signing.
- All signs shall be constructed in accordance with the details found in the "Standard Highway Sign Designs for Texas," latest edition. Sign details not shown in this manual shall be shown in the plans or the Engineer shall provide a detail to the Contractor before the sign is manufactured.
- The temporary traffic control devices shown in the illustrations of the BC sheets are examples. As necessary, the Engineer will determine the most appropriate traffic control devices to be used.
- 10. Where highway construction or maintenance work is being undertaken, other than mobile operations as defined by the Texas Manual on Uniform Traffic Control Devices, CSJ limit signs are revoured. CSJ limit signs are shown on BC(2). The OBEY WARNING SIGNS STATE LAW sign, STAY ALERT TALK OR TEXT LATER and the WORK ZONE TRAFFIC FINES DOUBLE sign with plaque shall be erected in advance of the CSJ limits. The BEGIN ROAD WORK NEXT X MILES, CONTRACTOR and END ROAD WORK signs shall be erected at or near the CSJ limits. For mobile operations, CSJ limit signs are not required.
- Traffic control devices should be in place only while work is actually in progress or a definite need exists.
- 12. The Engineer has the final decision on the location of all traffic control devices.
- 13. Inactive equipment and work vehicles, including workers' private vehicles must be parked away from travel lanes. They should be as close to the right-of-way line as possible, or located behind a barrier or guardrail, or as approved by the Engineer.

WORKER SAFETY NOTES:

- Workers on foot who are exposed to traffic or to construction equipment within the right-of-way shall wear high-visibility safety apparel meeting the requirements of ISEA "American National Standard for High-visibility Apparel," or equivalent revisions, and labeled as ANSI 107-2004 standard performance for Class 2 or 3 risk exposure. Class 3 garments should be considered for high traffic volume work areas or night time work.
- Except in emergency situations, flagger stations shall be illuminated when flagging is used at night.

COMPLIANT WORKZONE TRAFFIC CONTROL DEVICES

TRAFFIC ENGINEERING STANDARD SHEETS

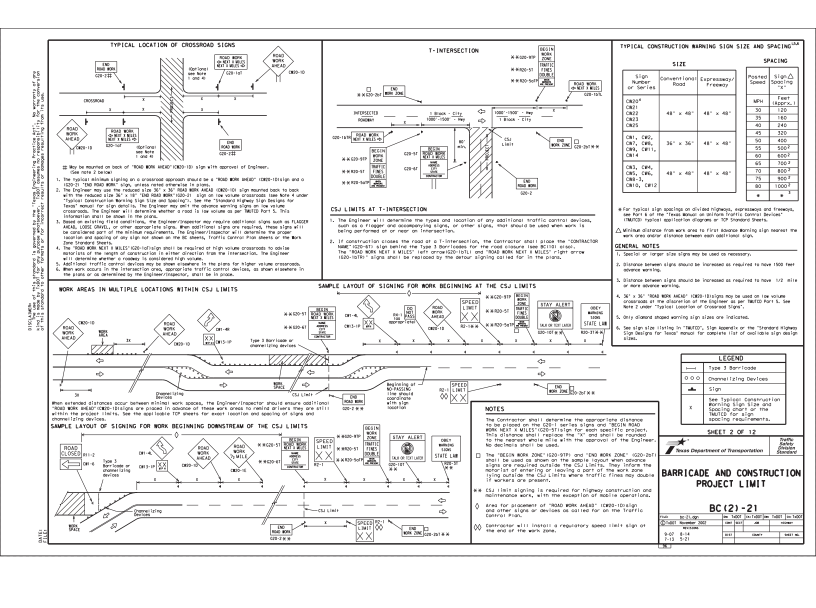
- Only pre-qualified products shall be used. The "Compliant Work Zone Traffic Control Devices List" (CWZTCD) describes pre-qualified products and their sources.
- Work zone traffic control devices shall be compliant with the Manual for Assessing safety Hardware (MASH).

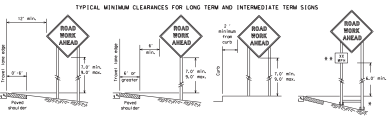
THE DOCUMENTS BELOW CAN BE FOUND ON-LINE AT http://www.txdot.gov COMPLIANT WORK ZONE TRAFFIC CONTROL DEVICES LIST (CWZTCD) DEPARTMENTAL MATERIAL SPECIFICATIONS (DMS) MATERIAL PRODUCER LIST (MPL) ROADWAY DESIGN MANUAL - SEE "MANUALS (ONLINE MANUALS)" STANDARD HIGHWAY SIGN DESIGNS FOR TEXAS (SHSD) TEXAS MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES (TMUTCD)

SHEET 1 OF 12 BARRICADE AND CONSTRUCTION

GENERAL NOTES AND REQUIREMENTS

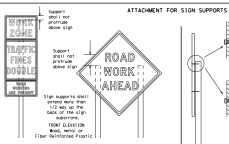
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FILE	bc-21.dgn	DN+ T	TOOx	CK+ TxDOT	Cert	Tx001	cx+ Tx001
©1x001	November 2002	CONT	SECT	J08	П	H1	CHBAT
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9-07	8-14	DIST	П	COUNTY			SHEET NO.
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* When placing skid supports on unlevel ground, the leg post lengths must be adjusted so the sign appears straight and plumb.
Objects shall NOT be placed under skids as a means of leveling.

* * When plaques are placed on dual-leg supports, they should be attached to the upright nearest the travel lane. Supplemental plaques (advisory or distance) should not cover the surface of the parent sign.



Splicing embedded perforated square metal ituding in order to extend post testight will only be allowed when the splice is model using four boilts, the time state of the splice is the splice of the support. Splice insert lengths should be of least 5 times rominal post size, centered on the splice and of of tileast the some gouge meterfals.

Attachment to wooden supports will be by bolts and nuts or screws. Use TXODT's or manufacturer's recommended procedures for attaching sign substrats to other types of sign supports

Nails shall NOT be allowed. be allowed.
Each sign
shall be attached
directly to the sign
support. Multiple
signs shall not be joined or spliced by any means. Wood supports shall not be extended or repaired tended or repui by splicing or other means.

- S109*/S.00 poddles are the primary method to control traffic by 1 togens. The S109*/S.00 poddles size should be 24" x 24" in the S109*/S.00 poddles size should be 24" x 24" in \$109*/S.00 poddles size the primarile to obtain the structure of inter-\$109*/S.00 poddles size the size of A my 1 (Taylis the S109* S.00 poddles foces shall only be as specifically described in Section 66.03 hand Size of the Paticles in the MBICD.





ı	- 1	SHEETING RE	QUIREMENT	S (WHEN USED AT NIGHT)
ı		USAGE	COLOR	SIGN FACE MATERIAL
1		BACKGROUND	RED	TYPE B OR C SHEETING
ı		BACKGROUND	ORANGE	TYPE B _{FL} OR C _{FL} SHEETING
ü		LEGEND & BORDER	WHITE	TYPE B OR C SHEETING
3		LECEND & DODDED	DIACK	ACRYLLC NON-DEELECTIVE ELLM

CONTRACTOR REQUIREMENTS FOR MAINTAINING PERMANENT SIGNS WITHIN THE PROJECT LIMITS

RELHIN THE PROJECT LIMITS

Personent size or specific plan notice of traffic tons or regulations, cell offention to conditions that one potentially place does not might be provided by the provided professional pro

SIDE ELEVATION

- then permonent regulatory or worning signs conflict with work zone conditions, remove or cover the permonent signs until the permonent sign message matches the roadway condition. For details for covering large guide signs see the TSCO standard.
- Ts-Cb standard.

 When existing permanent signs are moved and relocated due to construction purposes, they shall be visible to motorists of all times. If existing signs are to be relocated on their original supports, they shall installed on crashworthy bases as shown on the SMB Standard sheets. The signs shall meet the required amonthing heights shown on the BC Sheets or the SMD Standards, This save should be pold for under the appropriate pay item for relocating existing signs.
- relocating existing signs.

 If permanent signs are to be removed and relocated using temporary supports, the Contractor shall use crashworthy supports as shown on the 80 standard sheets, the Standard sheets are the CRED list. The slight shall neet the required mounting helights shown on the 80, or the 800 standard sheets our ling construction. This work should be polified or under the opport rate by sittent for relocating existing signs.
- Any sign or traffic control device that is struck or damaged by the Contractor or his/her construction equipment shall be replaced as soon as possible by the Contractor to ensure proper guidance for the motorists. This will be subsidiary to Item 502.

GENERAL NOTES FOR WORK ZONE SIGNS

- NETAL NOTES FOR NORE ZONE SIGNS

 Contractor shoult insisted and solintain signs in a straight and plumb condition and/or as directed by the Engineer.

 Sorricodes shoult NOTE signs should be installed in accordance with the plans or as directed by the Engineer. Signs shall be used to regulate, worn, and gains the traveling public softerly through the work zone. The contractor say furnish either the sign design shown in the plans or in the "Standard Highings Sign Basigns for Seas" (SMS). The first contractor say furnish either the sign design shown in the plans or in the "Standard Highings Sign Basigns for Seas" (SMS). The first contractor say furnish either the sign design shown in the plans to in the "Standard Highings Sign Basigns for Seas" (SMS). The first the plans, any variation in the plans should be documented by witten agreement between the Engineer and the Contractor's Responsible Person. All changes must be documented in writing before being implemented. This can include documenting the changes in the Inspector's 1800 didn't and having both the inspector and contractor in Initial and don't the organizer of an Engineer and the Contractor shall furnish sign supports is lated in the "Cospilion" Nort-Zone Inoffice Control Device List" (SET) or seal) rossistion for standard sheets. The Contractor shall install the sign support is concordance with the ensurfacturer's recommendations. If there is a question regarding installation procedures, the Contractor shall furnish the Engineer acrops of the manufacturer's installation recommendations so the Engineer convert procedures, and sign supports and reporting signs with damaged or acrosked substrates and/or damaged or procedures, the contractor shall furnish the Engineer converts reflective sheeting as directed by the Engineer American Line Residues and the standard sheet fire the sheeting of directed by the Engineer Contractor in the Residue and an experience of the contractor shall report to contractor shall furnish the Engineer contracts and or extended and s

DURATION OF WORK (as defined by the "Texas Manual on Uniform Traffic Control Devices" Part 6)

In the Note to get rings by the "Texas Manual on Uniform Traffic Central Devices" Part 51
The types of sign supports, sign countring beignt the size of signs, and the type of sign substrates can vary based on the type of sort being performed. The Engineer is responsible for selecting the appropriate size sign for the type of work being performed. The Engineer is responsible for selecting the appropriate size sign for the type of work being performed.

Long-term stationary - work that occupies a location more than 3 days.

Lifermediate-term stationary - work that occupies a location more than one doylight period up to 3 days, or nightline work lasting section and that the section of the s

- e. Mobile work that moves continuously or intermittently (stopping for up to opproximately 15 minutes.)

 10. Mobile well (Part | Minutes | Min

SIZE OF SIGNS 1. The Contractor shall furnish the sign sizes shown on BC (2) unless otherwise shown in the plans or as directed by the Engineer.

SIGN SUBSTRATES

CM SUBSTRATES

The Contractor shall ensure the sign substrate is installed in accordance with the manufacturer's recommendations for the type of sign support that is being used. The CRIZTON istate each substrate that on the used on the different types and models of sign supports. "Near" type enterties or the 10 morproved sign substrate, reportless of the telephones of the weak.

All wooden individual sign ponels fabricated from 2 or more pleess shall have one or more plywood clert, 1/2" thick by 6" wide, all wooden individual sign ponels fabricated from 50 or more pleess shall have one or more plywood clert, 1/2" thick by 6" wide, all wooden individual sign ponels fabricated from 50 or more places shall have one or more plywood clert, 1/2" thick by 6" wide, all woods in the place of the book of the sign of water than 10 or or shall be placed on both sides of the splice and spaced at 6" start that the place of the sign ponel. The screens shall be placed on both sides of the splice and spaced at 6" start that the start that the screen shall be placed on both sides of the splice and spaced at 6" start that the start that the screen shall be placed on both sides of the splice and spaced at 6" start that start the screen shall be placed on both sides of the splice and spaced at 6" start that start the screen shall be placed on both sides of the splice and spaced at 6"."

REFLECTIVE SHEETING

- FLECTIVE SHETING
 All Signs sholl be retroreflective and constructed of sheeting meeting the color and retro-reflectivity requirements of DMS-8300 for rigid signs or DMS-8310 for roll-up signs. The web oddress for DMS specifications is shown on BCIO.

 White Sheeting, meeting the requirements of DMS-8300 Type 4, shoull be used for signs with a white bookground. Orange sheeting, meeting the requirements of DMS-8300 Type 8_{R1} or Type C_{FL}, sholl be used for rigid signs with orange bookgrounds.
- She was exerting.

 Significant State (State State Stat Administration thems you accommonly in control control of the properties of the prop

- ... airps and anchor studs shall be removed and holes bookfilled upon completion of we SIOM SUPPORT BELIATS.

 In there slips apports require the use of weights to keep from turning over, the use of sandops with my conceindes sond should be used.

 In the sandops will be field shut to keep the sand from spilling and to maintain a constant weight.

- The sanodays will be field shut to keep the soul from splitling and to solition constraint weight.

 The constraint weight from, stell or other solid objects shall not be permitted for use as sign support verights.

 Sondaps should veright all finding the solid should be solid should be

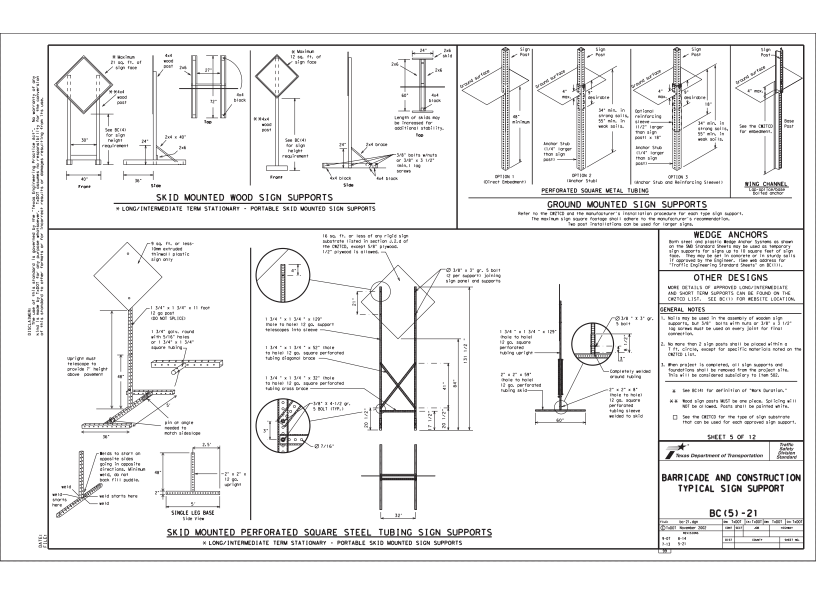
FLAGS ON SIGNS

Flags may be used to draw attention to warning signs. When used, the flag shall be 16 inches square or larger and shall be orange or fluorescent red-orange in color. Flags shall not be allowed to cover any portion of the sign face.

BARRICADE AND CONSTRUCTION TEMPORARY SIGN NOTES

		BC (4					
FILE	bc-21.dgn	DNH	Tx00T	CK+ TxDOT	CHEY	Tx00T	cx+ Tx00T
©1x001	November 2002	CON	T SECT	J08	П	H3	CHBAY
	REVISIONS		\top		П		
9-07	8-14	015	7	COUNTY			SHEET NO.
7-13	5-21						

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WHEN NOT IN USE, REMOVE THE POWS FROM THE RIGHT-OF-WAY OR PLACE THE POWS BEHIND BARRIER OR GUARDRAIL WITH SIGN PANEL TURNED PARALLEL TO TRAFFIC

PORTABLE CHANGEABLE MESSAGE SIGNS

- The Enginer/Inspector shall approve all messages used an partiable changeable message signs. (PCMS). Wessages an PCMS should contain no more than 8 words (about four to eight characters per word), not including simple words such as "10," "FGR," "AT," eTGR," "AT," etc."
- 1. In many charged is message any charged in the state of the state o

- See March 2 and 2

17.	If disabled, the PC not alarm motorists PCMS has malfunctic bars is appropriate	MS should defo and will only ned. A pattern	be used to	alert workers ti	hat the
Г					

Access Road	ACCS RD	Major	MAJ
Alternate	AL T	Miles	MI
Avenue	AVE	Miles Per Hour	MPH
Best Route	BEST RTE	Minor	MNR
Boulevard	BLVD	Monday	MON
Bridge	BRDG	Normal	NORM
Cannot	CANT	North	N
Center	CTR	Nor thbound	(route) N
Construction Ahead	CONST AHD	Parking Road	PK ING
CROSSING	XING	Right Lane	RT LN
Detour Route	DETOUR RTE	Saturday	SAT
Do Not	DONT	Service Road	SERV RD
East	E	Shoulder	SHLDR
Eastbound	(route) E	Slippery	SLIP
Emergency	EMER	South	S
Emergency Vehicle		Southbound	(route) S
Entrance, Enter	ENT	Speed	SPD
Express Lane	EXP LN	Street	ST
Expressway	EXPRY	Sunday	SUN
XXXX Feet	XXXX FT	Telephone	PHONE
Fog Ahead	FOG AHD	Temporary	TEMP
Freeway	FRWY, FWY	Thursday	THURS
Freeway Blocked	FWY BLKD	To Downtown	TO DWNTN
Friday	FR1	Traffic	TRAF
Hazardous Driving	HAZ DRIVING	Travelers	TRYLES
Hazardous Material	HAZMAT	Tuesday	TUES
High-Occupancy	HOV	Time Minutes	TIME MIN
Vehicle	HWY	Upper Level	UPR LEVEL
Highway		Vehicles (s)	VEH. VEHS
Hour (s)	HR, HRS	Warning	WARN
Information	INFO	Wednesday	WED
It Is	ITS	Weight Limit	WT LIMIT
Junction	JCT	West	M. CIWII
Left	LFT	Westbound	(route) W
Left Lane	LFT LN	Wet Pavement	WET PVMT
Lane Closed	LN CLOSED	Will Not	WONT
Lower Level	LWR LEVEL	_ millinof	I MONO
Maintenance	MAINT		

RECOMMENDED PHASES AND FORMATS FOR PCMS MESSAGES DURING ROADWORK ACTIVITIES

Phase 1: Condition Lists

Road/Lane/Ramp Closure List Other Condition List FREEWAY CLOSED X MILE FRONTAGE ROAD CLOSED FLAGGER XXXX FT CLOSED AT SH XXX CLOSED XXX FT

NARROWS XXXX FT ROAD CLSD AT FM XXXX TWO-WAY TRAFFIC XX MILE RIGHT X LANES CLOSED RIGHT X LANES OPEN CONST TRAFFIC XXX FT CENTER DAYTIME LOOSE GRAVEL XXXX FT UNEVEN LANE CLOSURES LANES XXXX FT NIGHT LANE CLOSURES I-XX SOUTH EXIT CLOSED ROUGH ROAD XXXX FT VARIOUS LANES CLOSED EXIT XXX CLOSED X MILE ROADWORK NEXT FRI-SUN ROADWORK PAST SH XXXX RIGHT LN TO BE CLOSED US XXX EXIT X MILES EXIT CLOSED

X LANES CLOSED TUE - FRI TRAFFIC SIGNAL XXXX FT MALL DRIVEWAY CLOSED XXXXXXX BL VD CLOSED f X LANES SHIFT in Phase 1 must be used with STAY IN LANE in Phase 2.

Phase 2: Possible Component Lists

Action to Take/Effect on Travel NEXT X EXITS XXXXX RD EXIT USE EXIT I-XX NORTH USE EXIT XXX TRUCKS WATCH USE US XXX N WATCH FOR TRUCKS EXPECT DELAYS PREPARE EXPECT DELAYS TO STOP END SHOULDER USE USE OTHER ROUTES WORKERS STAY

Location Warning * * Advance List List Notice List TUE-FRI XX AM-X PM SPEED LIMIT XX MPH AT FM XXXX BEFORE RAILROAD CROSSING MAXIMUM SPEED XX MPH APR XX XX X PM-X AM NEXT MINIMUM SPEED XX MPH MILES PAST US XXX EXIT BEGINS MAY XX XXXXXXX TO US_XXX USE CAUTION NEXT FRI-SUN TO FM XXXX XX AM TO XX PM

NEXT TUE AUG XX TONIGHT XX PM-XX AM

APPLICATION GUIDELINES

- APPLICATION QUIDELINES
 1. The 1 at phose for e to be used on e PCMS.
 2. The 1 at phose for both should be selected from the "Bood/com/Promo Closure List" and the "Other Condition List".
 3. A 2nd phose can be selected from the "Action to Teles/Effect on Invest, Location, General Morning, or Alexance Motice
 4. A Location Phose is necessary any lift a distance or location is not included inter first phose selected.
 5. If the PCMS are used in sequence, they must be secondary and should be understanding by these level.
 6. For downce notice, when the current done is within seven days of the catual vark days, celebrated days should be replaced with one of the phose of the catual vark days, celebrated days should be replaced with the properties of the catual vark days, celebrated days should be replaced with the properties of the catual vark days, celebrated days should be replaced with one of the properties of the catual vark days, celebrated days should be replaced with the properties of the catual variety of the work.

PCMS SIGNS WITHIN THE R.O.W. SHALL BE BEHIND GUARDRAIL OR CONCRETE BARRIER OR SHALL HAVE A MINIMUM OF FOUR (4) PLASTIC DRIMAN PLACED PERPENDICULAR TO TRAFFIC ON THE UPSTREAM SIDE OF THE PECMS, WHEN EXPOSED TO ONE DIRECTION OF TRAFFIC. WHEN EXPOSED TO TO WAY TRAFFIC, THE FOUR DRUMS SHOULD BE PLACED WITH ONE DRUM AT EACH OF THE FOUR CORNERS OF THE UNIT.

LANES

- FULL MAIRIX PCMS SIGNS

 1. When Full Morrix PDMS signs are used, the character height and legibility/visibility requirements shall be maintained as listed in Note 15 under "PORTABLE CHANGEABLE MESSAGE SIGNS" above.

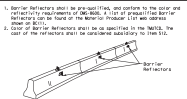
 2. When symbol signs, such as the "Flooger Symbol" (020-7) are represented graphically on the Full Motrix PDMS sign and, with the approval of the Engineer, it shall individual the legibility/visibility requirement listed doors.

 3. When symbol signs are represented graphically on the Full Motrix PDMS, they shall only supplement the use of the static sign represented, and shall not substitute for, or represented with signs are represented graphically and shall not substitute for, or represented with signs are signs and shall not substitute for or represented with signs and shall not substitute for or represented with signs and shall not substitute for or represented with signs and shall not substitute for or represented with signs and shall not substitute for or represented graphically shall not be static sign represented on Science and shall not substitute for or represented graphically shall not shall not shall not substitute for or represented graphically shall not shall no

BARRICADE AND CONSTRUCTION PORTABLE CHANGEABLE MESSAGE SIGN (PCMS)

SHEET 6 OF 12

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CONCRETE TRAFFIC BARRIER (CTB)

- 3. Where traffic is on one side of the CTB, two (2) Borrier Reflectors Shall be mounted in approximately the midsection of each section of CTB.

 CTB. This will allow for attachment of a borrier groups without damaging the reflector. The Borrier Reflector mounted on the side of the CTB shall be located directly below the reflector mounted on too for the CTB shall be located directly below the reflector mounted on too for the CTB shall be located directly below the reflector shall be mounted on each section of CTB. The reflector unit on too shall have too yellow reflective foods. Side 30 fifthe borrier shall be mounted on each section of CTB. The reflector unit on too shall have too yellow reflective foods, as shawn in S. When CTB section of CTB. The reflector unit on borrier reflectors will be required on top of the CTB.

 Shall cTB reflective for two length in the same direction, no borrier reflectors will be required on top of the CTB.

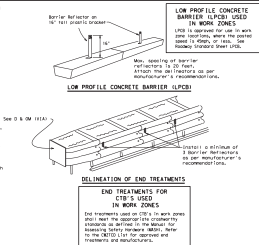
 Shall cTB reflective foods by the section of the CTB.

 Powement markers or temporary filestile-reflective roadway marker toos shall NOI be used as CTB delineation.

 Powement markers or temporary filestile-reflective roadway marker toos shall NOI be used as CTB delineation.

 Understanding or damaged Borrier Reflectors shall be replaced as directed by the English of the CTB.

 Some commendation of the Reflectors shall be replaced as directed by the English of the CTB.



BARRIER REFLECTORS FOR CONCRETE TRAFFIC BARRIER AND ATTENUATORS



Type C Warning Light or approved substitute mounted on a drum adjacent to the travel way.



WARNING LIGHTS

- Name of the state of the state

WARNING LIGHTS MOUNTED ON PLASTIC DRUMS

- Language Country and Country C

WARNING REFLECTORS MOUNTED ON PLASTIC DRUMS AS A SUBSTITUTE FOR TYPE C (STEADY BURN) WARNING LIGHTS

- WANNING REFLECTIONS MOUNTED ON PLASTIC DRUMS AS A SUBSTITUTE FOR TYPE C STEADY BURNN WANNING LIGHT.

 I. A worning reflector or approved substitute may be mounted on plostic drum as a substitute for a log c, steady burn warning light at the discretion of the Contractor unless otherwise noted in the plans.

 The worning reflector shall be yet low in color and shall be insolutedured using a sign substrate approved for use with plastic drums listed.

 The worning reflector shall be found in the plans.

 The worning reflector shall be found in the plans of the plans

Arrow Boards may be located behind channelizing devices in place for a shoulder taper or merging taper, otherwise they shall be delineated with four (4) channelizing devices placed perpendicular to traffic on the upstream slide of traffic

- The Firsting Acros Board should be used for oil lane closures on multi-lane roadways, or stormoving maintenance or construction activities on the travel lanes.

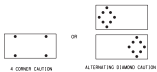
 Finshing Arros Boards should not be used on two-lone, showey roadways, detars, alversions or work on shoulders unless the "CAUTON" display (see detail below) is used.

 The Finshing Arros Board should be used in conjunction with the Finshing Arros Board should be able to display the following symbols:

 The Finshing Arros Board should be able to display the following symbols:

 The Finshing Arros Board should be able to display the following symbols:

 The Finshing Arros Board should be able to display the following symbols:











- 5. The "CAUTION" display consists of four corner larges flashing simultaneously, or the Attending Diamond Caution adoe as shown.

 The stroight line courtion display is NOT ALLONED.

 The stroight line courtion display is NOT ALLONED.

 The flashing Arrae Board shall be caposite of minimum 50 percent dismining from creat clare voltage.

 The flashing Arrae Board shall be caposited by 50 percent for the flashing crown and equal intervals of 25 percent for each sequential phase of the flashing cheven.

 Minimum Large arrae display is the 15001 standard, between, the sequential cheven display grow played and arrae display is the 15001 standard, between, the sequential cheven display grow played and in door light operations.

 The flashing-from South Shall be equated on a venicle, while read with the suitable support.

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 The flashing-flashing shall be subjected on a venicle part from code of the suitable support.

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	REQUIREMENTS								
TYPE	MINIMUM SIZE	MINIMUM NUMBER OF PANEL LAMPS	MINIMUM VISIBILITY DISTANCE						
В	30 × 60	13	3/4 mile						
С	48 × 96	15	1 mile						

1	ATTENTION
	Flashing Arrow Boards shall be equipped with automatic dimming devices

FLASHING ARROW BOARDS

TRUCK-MOUNTED ATTENUATORS

- In Truck-mount of ortenators (IMA) used on 1x001 facilities must need the requirements outlined in the Morusul for must need the requirements of the Morusul for CR Refer to the CRICTO for the requirements of Level 2 or Level 3 Must.

 Refer to the CRICTO for a list of approved Must.

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BARRICADE AND CONSTRUCTION

SHEET 7 OF 12

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- GENERAL NOTES

 1. For long term stationary work zones on freeways, drums shall be used as the princary formers lifting device.

 1. For long term stationary work zones on freeways, drums shall be used as the princary charent lifting device work zones on freeways, drums should be used as the princary charent lifting device but may be replaced in tangent sections, by vertical panels, or 42 "two-piece cones. In tragent sections, one-piece cones may be used with the approval of the Engineer but only cones in proper position and location.

 2. For short-term stationary work zones on freeways, drums are the preferred control lifting device but may be replaced in topers, transitions and tragent cones in property of the preferred control lifting the preferred working the preferred cones or one-piece cones or o

GENERAL DESIGN REQUIREMENTS

- ment device must be an approved device.

 GENERAL DESIGN REQUIREMIS

 Pre-qualified plastic drues shall neer the following requirements:

 1. Plastic drues shall be a two-place design, with body of the drue shall be the body on the drue shall be the top portion and the "bose" shall be the bottom. The three shall be the bottom, the time shall be the top portion and the "bose" shall be the bottom. The time shall be the top portion and the "bose" shall be the bottom. The time shall be constructed of 11 (prival) espace to the or normal promoting and and or or introducer correctly be possing websicles.

 3. Plastic drues shall be constructed of 11 (prival) first follow, and shall be constructed of 11 (prival) first follow, and shall be plastic drues shall be constructed of 11 (prival) first follow, and shall be plastic drues on schonel leaf the diversion is fine shall be a shiften of 8 inches in sidth or the 35 form leight since schonel leaf the drues shall be a shiften of 36 inches and a shall be designed to drain water and not collect dearlis. The bendie on lot we drain shall be designed to drain water and not collect dearlis. The bendie on lot was drained and the shall be a shiften of 6 inches and shall be designed to drain water and not collect dearlis. The bendie on lot was drained to first water and not collect dearlis. The bendie on lot was drained to first water and not collect dearlis. The bendie on lot was drained to first water of not collect dearlis. The bendie on lot was drained to first water of the drain shall be constant of four districtions of the drain shall be a shall be an animal of four districtions of the drain shall be a shall be an animal of four districtions of the drain shall be an animal of the drain shall be a shall be made an animal of the drain shall be drain bedy from the base.

 8. Plastic drain and shall be constant shall be drain body from the base.

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RETROREFLECTIVE SHEETING

- The stripes used on drums shall be constructed of sheeting meeting the color and retroreflectivity requirements of Departmental Materials Specification DMS-3800, "Sign face Materials." Type A or Type B reflective sheeting shall be supplied unless otherwise specified in the plane.
- ... use prome.

 2. The sheeting sholl be suitable for use on and shall observe to the drun surface such that, upon vehicular import, the sheeting shall resolute import, and the sheeting shall resolute othered in proce and exhall no detendently, crocking, or ioss of retroefisctivity other than that loss due to abrasion of the sheeting surface.

BALLAST

- BALLAST

 1. Unbollosted boses shall be large enough to hold up to 50 lbs. of sand. This bose, when filled with the ballast material, should weigh between this bose, when filled with the ballast material, should weigh between to three sondbags separate from the base, sond in a sand-filled plastic base, or other ballasting devices as approved by the fingineer. Stocking of sondbags will be allowed, however height of sandbags above powement surface may not exceed 12 inches.

 2. Boses with built-in bollost aboil well between 40 lbs. and 50 lbs. as a solid rubber base.

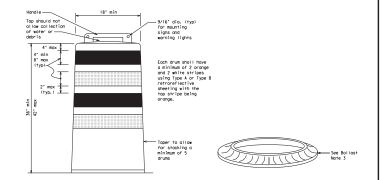
 3. Recycled track fire sidewalls may be used for bollost on druns approved for this type of boil cast on the (XVIZO list.).

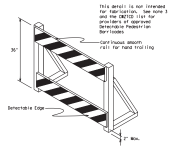
 4. The bollost shall not be twoor yosjects, water, or day noterial that oral is struck by a vehicle.

 5. When used in regions susceptible to freezing, druns shall have drainage holes in the bottoms to that water will not collect and freeze becoming a hazard when struck by a vehicle.

 6. Ballast shall not be piaced on too of druns.

 7. Admissives may be used to secure base of druns to powement.





DETECTABLE PEDESTRIAN BARRICADES

- DETECTABLE PEDESTRIAN BARRICADES

 1. When existing pedestrion focilities are disrupted, closed, or relocated in of TC zone, here temporary facilities shall be relocated to the state of th





Plywood, Aluminum or Metal sign substrates shall NOT be used on plastic drums

SIGNS, CHEVRONS, AND VERTICAL PANELS MOUNTED ON PLASTIC DRUMS

Signs used on plastic drums shall be manufactured using substrates listed on the CWZTCD.

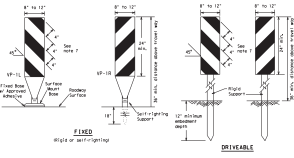
- Chevrons and other work zone signs with an arange background shall be manufactured with Type $B_{\rm T_L}$ or Type $C_{\rm T_L}$ Orange sheeting meeting the color and retroreflectivity requirements of DMS-8300, "Sign Face Material," unless otherwise specified in the plans.
- Vertical Panels shall be manufactured with orange and white sheeting meeting the requirements of BMS-8300 Type A or Type Diagonal stripes on Vertical Panels shall slope down toward the intended traveled lone.
- Other sign messages (text or symbolic) may be used as approved by the Engineer. Sign dimensions shall not exceed 18 inches in width or 24 inches in height, except for the R9 series signs discussed in note 8 below.
- Signs shall be installed using a 1/2 inch bolt (nominal) and nut, two washers, and one locking washer for each connection.
- Mounting bolts and nuts shall be fully engaged and adequately torqued. Bolts should not extend more than 1/2 inch beyond nuts.
- 7. Chevrons may be ploced on drums on the outside of curves, on merging topers or on shifting topers. When used in these locations, they may be ploced on every drum or speed not more than on every third drum. A minimum of three (3) should be used of each location called for in the plans.
- R9-9, R9-10, R9-11 and R9-11a Sidewalk Closed signs which are 24 inches wide may be mounted on plastic drums, with approval of the Engineer.

SHEET 8 OF 12

Traffic Safety Division Standard

BARRICADE AND CONSTRUCTION CHANNELIZING DEVICES

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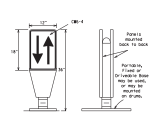


PORTABLE

- I vertical Ponels (IP's) are normally used to channelize traffic or divide apositing lones of irraffic.

 They may be used at the edge of shoulder drop-offs and other areas such as lone transitions, she such as the state of the edge of shoulder drop-offs and other areas such as lone transitions where positive dayline and night line ablievation is required. The dayline and night line ablievation is required. The should be mounted book to be considered to the state of the

VERTICAL PANELS (VPs)

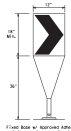


- Opposing Traffic Lane Bividers (01LB) are delineristin every settlement of convert a convert or common der-ey orbodey section to the very central rines. The upward and downward arrows on the sign's face indicate the direction of traffic on either side of the divider. The base is secured to the powerns with an odhesive or rubber weight to sinishing an odhesive or rubber weight to sinishing an odhesive country.
- The OTLD may be used in combination with 42" cones or VPs.
- cores or VPs.

 Spocing between the OTLD shall not exceed 500 feet . 42° cores or VPs placed between the OTLD's shall not exceed 100 feet spocing.

 The OTLD shall be orange with a block non-reflective legand. Specing for the OTLD shall be retroreflective type Bg. or Type Cg. conforming to Report period for North Spocing Conforming to Report period for the OTLD shall be retroreflective type Bg. or Type Cg. conforming to Report period for the OTLD shall be retroreflection of North Spocing for the Page 100 feet of North Spocing for the Page 100 feet of North Spocing for North Spocing for the Page 100 feet of North Spocing for North Spocin

OPPOSING TRAFFIC LANE DIVIDERS (OTLD)



- The chevron shall be a vertical rectangle with a minimum size of 12 by 18 inches.
- Commence and the control of correcting entitle of the control of t
- To be effective, the chevron should be visible for at least 500 feet.
- for at least 500 feet. Chevrons shall be arrange with a black nonreflective legend. Seeting for the chevron shall be retroreflect ive type by any fips of, conforming to unless noted otherwise. The legend shall neet the requirements of IMS-8300.

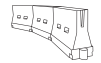
 6. For Long Term Stationary use on topers or transitions on freeeys and divided highways, self-ir-jaying chevrons may be used to supplement plastic drunes but not to replace plastic drunes.

GENERAL NOTES

- CENERAL NOTES

 1. Bors Zore channel Izing devices il lustrated on this sheet may be installed in close procinity to traffic and are suitable for use on high or low speed cookings. The Engineer/Inspector shall ensure that spacing and introduced to the process of the speed cookings. The Engineer/Inspector shall ensure that spacing and introffic Control Beviest. Multiplication with the "Reco Moral on Information Traffic Control Beviest." Multiplication with the "Reco Moral on Information Traffic Control Bevies and the set of the Engineer Trade State on Information Traffic Control Bevies and the set of the Engineer State of the State Order of the State Order of the State Order of the State Order of the Control Bevies State Order Order of the Control Bevies State Order Order

CHEVRONS



LONGITUDINAL CHANNELIZING DEVICES (LCD)

- LOSs or product the Control of the C

WATER BALLASTED SYSTEMS USED AS BARRIERS

- In later boll clasted systems used as borriers shall not be used solely to channelize rood users, but also to protect the work space per the copropriete Manual for Assessing Safety Nordance IMASIII producer thiness requirements based on rories and policy of the control of the

If used to channelize pedestrians, longitudinal channelizing devices or water ballosted systems must have a continuous detectable bottom for users of long canes and the top of the unit shall not be less than 32 inches in height.

HOLLOW OR WATER BALLASTED SYSTEMS USED AS LONGITUDINAL CHANNELIZING DEVICES OR BARRIERS

Formula	l D	esirab	le gths	Suggested Maximum Spacing of Channelizing Devices		
	10' 11' 12' Offset Offset Offset		On a Taper	On a Tangent		
2	1501	1651	180'	301	60'	
L = WS		225'	245'	35′	70'	
1 ∾	265'	2951	3201	40'	80'	
	450'	4951	540'	45'	90'	
1	500'	550'	6001	501	100'	
] ws	550′	6051	660'	551	110'	
1 - " "	600'	660'	720'	601	120'	
1	650'	7151	780'	65'	1301	
1	7001	7701	8401	701	140'	
1	750'	8251	9001	75′	150'	
	8001	880'	9601	80'	160'	
		L=WS	$ \begin{bmatrix} Formulo & Desirod \\ Formulo & Toper Len \\ W & W & W \\ \hline Office & W & W \\ \hline Office & Formulo & W & W \\ \hline Office & Formulo & W & W \\ \hline Office & Formulo & W & W \\ \hline & & & & & & & \\ E & & & & & & \\ E & & & &$	N N N N N N N N N N	Formula Desiroble Concrete Concrete	

**XToper lengths have been rounded off.
L*Length of Toper (FT.) **Width of Offset (FT.)
S*Posted Speed (MPH)

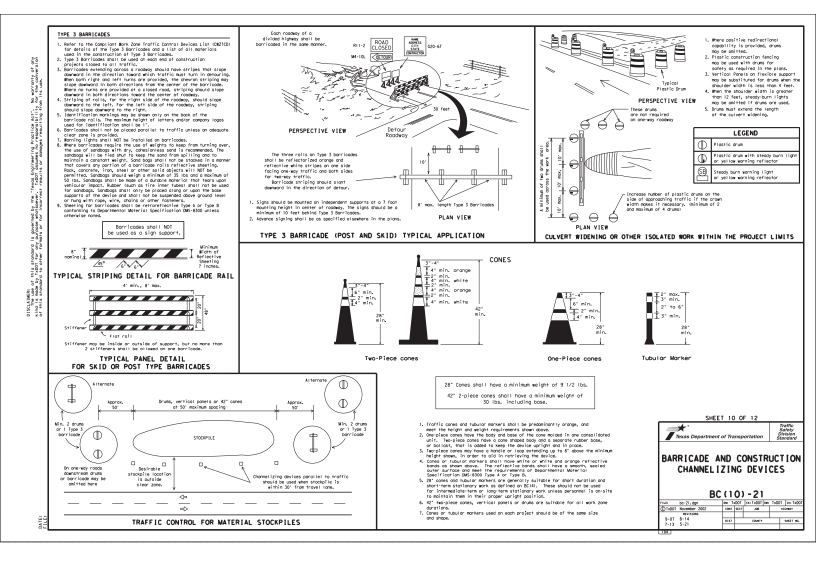
SUGGESTED MAXIMUM SPACING OF CHANNELIZING DEVICES AND
MINIMUM DESIRABLE TAPER LENGTHS

SHEET 9 OF 12

BARRICADE AND CONSTRUCTION CHANNELIZING DEVICES

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WORK ZONE PAVEMENT MARKINGS

GENERAL

- The Contractor shall be responsible for maintaining work zone and existing powement markings, in accordance with the standard specifications and special provisions, on all roadways open to traffic within the CSJ limits unless otherwise stated in the plans.
- Color, patterns and dimensions shall be in conformance with the "Texas Manual on Uniform Traffic Control Devices" (TMUTCD).
- Additional supplemental pavement marking details may be found in the plans or specifications.
- 4. Pavement markings shall be installed in accordance with the TMUTCD and as shown on the plans.
- When short term markings are required on the plans, short term markings shall conform with the TMUTCD, the plans and details as shown on the Standard Plan Sheet WZ (STPM).
- 6. When standard powerent monthing are not in place and the roadiery is opened to traffic, 00 NOT PASS signs shall be erected to mork the beginning of the sections where possing is prohibited and PASS WITH CARE signs at the beginning of sections where possing is permitted.

RAISED PAVEMENT MARKERS

- 1. Raised pavement markers are to be placed according to the patterns on ${\rm BC}(12)$.
- All raised pavement markers used for work zone markings shall meet the requirements of Item 672, "RAISED PAVEMENT MARKERS" and Department Material Specification DMS-4200 or DMS-4300.

PREFABRICATED PAVEMENT MARKINGS

- Removable prefabricated povement markings shall meet the requirements of DMS-8241.
- Non-removable prefabricated pavement markings (fail back) shall meet the requirements of DMS-8240.

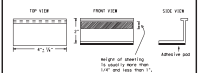
MAINTAINING WORK ZONE PAVEMENT MARKINGS

- The Contractor will be responsible for maintaining work zone povement markings within the work limits.
- Work zone povement markings shall be inspected in accordance with the frequency and reporting requirements of work zone traffic control device inspections as required by Form 599.
- The markings should provide a visible reference for a minimum distance of 300 feet during normal daylight hours and 160 feet when illuminated by autanobile low-beem headlights at night, unless sight distance is restricted by rooodway geometrics. Markings failing to meet this criteria within the first 30 days after placement shall be replaced at the expense of the Contractor as per Specification I tem 662.

REMOVAL OF PAVEMENT MARKINGS

- Powement markings that are no langer applicable, could create confusion or direct a motorist toward or into the closed portion of the roadway shall be removed or obliterated before the roadway is opened to traffic.
- Powement markings shall be removed to the fullest extent possible, so as not to leave a discernable marking. This shall be by any mett approved by Tx807 Specification [tem 677 for "Eliminating Existing Powement Markings and Markers".
- The removal of pavement markings may require resurfacing or seal coating portions of the roadway as described in 1tem 677.
- Subject to the approval of the Engineer, any method that proves to be successful on a particular type pavement may be used.
- Blast cleaning may be used but will not be required unless specifically shown in the plans.
- 7. Over-painting of the markings SHALL NOT BE permitted.
- Removal of raised pavement markers shall be as directed by the Engineer.
- Removal of existing powement markings and markers will be paid for directly in accordance with Item 677, "ELIMINATING EXISTING PAVEMENT MARKINGS AND MARKERS," unless otherwise stated in the plans.
- 10.Black-out marking tape may be used to cover conflicting existing markings for periods less than two weeks when approved by the Engineer.

Temporary Flexible-Reflective Roadway Marker Tabs



STAPLES OR NAILS SHALL NOT BE USED TO SECURE TEMPORARY FLEXIBLE-REFLECTIVE ROADWAY MARKER TABS TO THE PAYEMENT SURFACE

- Temporary flexible-reflective roadway marker tabs used as guidemarks shall meet the requirements of DMS-8242.
- Tobs detailed on this sheet are to be inspected and accepted by the Engineer or designated representative. Sampling and testing is not normally required, however at the option of the Engineer, either "A" or "8" below may be imposed to assure quality before placement on the roadery.

 - section to determine specification countries.

 8. Select five (5) tobs and perform the following test, Affix five (5) tobs of 24 inch intervals on an aphabitic powement in a straight line. Using a medium 1step assessment which ear pickup, run over the morkers with the front and rear tires at a speed of 35 to 40 miles per hour, four (4) times in each direction, so more than one (1) out of the five (5) reflective surfaces shall be lost of displaced so a result of this test).
- 3. Small design variances may be noted between tab manufacturers
- See Standard Sheet WZ(STPM) for tob placement on new pavements. See Standard Sheet TCP(7-1) for tob placement on seal coat work.

RAISED PAVEMENT MARKERS USED AS GUIDEMARKS

- . Raised pavement markers used as guidemarks shall be from the approved product list, and meet the requirements of DMS-4200.
- All temporary construction raised pavement markers provided on a project shall be of the same manufacturer.
- Adhesive for guidemarks shall be bituminous material hot applied or butyl rubber pad for all surfaces, or thermoplastic for concrete surfaces.
- Guidemorks shall be designated as: YELLOW (two amber reflective surfaces with yellow body WHITE (one silver reflective surface with white body).

DEPARTMENTAL MATERIAL SPECIFICATIONS PAVEMENT MARKERS (REFLECTORIZED) TRAFFIC BUTTONS DMS-430 EPOXY AND ADHESIVES DMS-610 BITUMINOUS ADHESIVE FOR PAVEMENT MARKERS DMS-613 PERMANENT PREFABRICATED PAVEMENT MARKINGS DMS-824 TEMPORARY REMOVABLE, PREFABRICATED
PAVEMENT MARKINGS DMS-824 TEMPORARY FLEXIBLE, REFLECTIVE ROADWAY MARKER TABS DMS-8242

A list of pregualified reflective raised povement markers, non-reflective traffic buttons, roadway marker tabs and other povement markings can be found at the Material Producer List web address shown on BCIII.

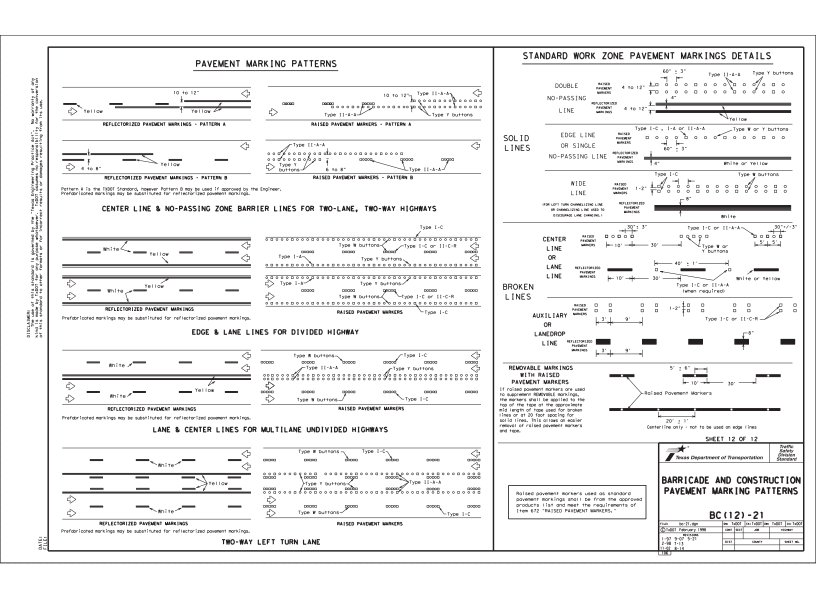
SHEET 11 OF 12

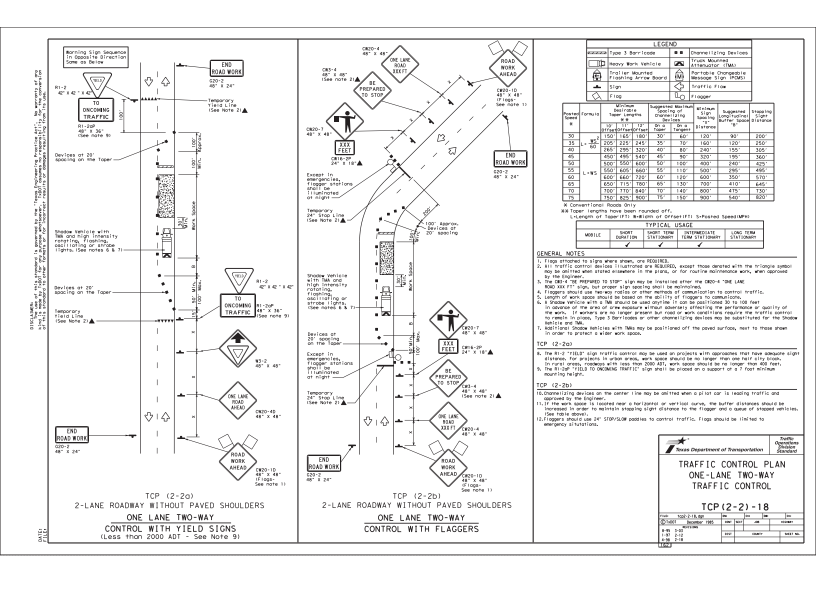


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FILE ©1





Posted on: July 23, 2021

City to begin chip seal of streets Tuesday, May 31



The City of Boerne will begin chip sealing several streets within the city limits starting Tuesday, May 31, 2022. Below is the list of streets expected to be repaired

in the months of June and July. The City is continuing to identify additional streets that will be improved as the summer progresses.

- West Highland Street (from Main to School)
- o West Hosack Street and Deer Road (from Main to School)
- Hickman Street (from Main to Frey)
- East Highland Street (from Main to Schweppe)
- Mesquite Street (from River Road to Theissen)
- East Theissen (from Main to Plant)
- Turner Avenue
- Short Street
- o Elm Street
- o Dietert Avenue
- Ebner Street
- Aransas Pass

The City does not plan to close streets during work, but traffic may be held for a few minutes at certain times and flaggers will be there to direct traffic.

Various factors, including weather, can delay or postpone when a street is chipsealed.

What is Chip Sealing?

The City of Boerne began utilizing a new type of chip seal in the summer of 2021 and will be using the same process again in 2022.

The rocks used are smaller than what was used in previous years and allows for a smoother and quieter driving surface, according to Development Services Director Jeff Carroll. It also reduces the risk of a rock chipping a car's windshield or paint. The city maintains approximately 75 miles of roadway.

Drivers can travel on roads that have been chip sealed immediately, but it is important to drive slowly and attempt to avoid braking sharply within the first few hours. This time allows the chips to better adhere to the oil. Within a few days of the application process, the city will deploy a street sweeper to the area and pick up some of the loose rock.

By utilizing chip seal, the city can extend the life of the road in the most cost-effective way possible. Chip seals cost much less than asphalt – reducing the cost to taxpayers by approximately 80%.

Benefits and Facts

o Provides the opportunity to maintain many city roads for a lower cost.

- o Extends the time between asphalt overlays and results in lower costs over the long term.
- Helps eliminate the need to crack seal. In hot weather, roads with chip seal re-seal cracks by flowing back together.
- o Enhances safety by providing improved skid resistance.
- Provides an effective moisture barrier for the underlying pavement against water intrusion by sealing cracks in the pavement.
- Helps prevent deterioration of the asphalt surface from the effects of aging and oxidation due to water and sun.

CASTROVILLE 2022 STREET BOND COUNTRY VILLAGE SUBDIVISION BID TABULATION

9504 N Interstate 35 Ste 311
San Antonio, TX 78233
210-560-2692
Addenda Bid Bond

ENGINEER'S OPCC

NO. 1 01006001 PREPARING ROW AC 4.6 \$ 1,500.00 \$ 6,900.00 \$ 2,825.00 \$ 12,995.00 \$ 2,0006001 \$ 2,0006001 MOBILIZATION LS 1 \$ 25,000.00 \$ 25,000.00 \$ 3,955.00 \$ 3,		ENGINEER'S OPCC									N/A	Yes	
2 05006001 MOBILIZATION LS 1 \$ 25,000.00 \$ 25,000.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 22,600.00 \$ 3,050.00 \$ 5,650.00 \$ 22,600.00 \$ 4,960.00 \$ 5,650.00 \$ 22,600.00 \$ 4,960.00 \$ 5,650.00 \$ 22,600.00 \$ 4,960.00 \$ 5,650.00 \$ 22,600.00 \$ 4,960.00 \$ 5,650.00 \$ 22,600.00 \$ 4,960.00 \$ 5,650.00 \$ 22,600.00 \$ 4,960.00 \$ 5,650.00 \$ 2,650.00 \$ 4,960.00 \$ 5,650.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 3,955.00 \$ 5,650.00 \$ 2,650.00 \$ 5,65			DESCRIPTION	UNIT	QTY.	UN	NIT COST	TC	OTAL COST	UI	NIT COST	TC	OTAL COST
3 05026001 BARRICADES, SIGNS MO 4 \$ 1,500.00 \$ 6,000.00 \$ 5,650.00 \$ 22,600.00 AND TRAFFIC HANDLING 4 MILL AND OVERLAY - CURB TO CURB 5 03106009 PRIME COAT (MC-30) GAL 4487 \$ 5.50 \$ 24,678.50 \$ 2.83 \$ 12,698.21 \$ 6 03406106 D-GR HMA(SQ) TY-D TON 2468 \$ 115.00 \$ 283,820.00 \$ 102.76 \$ 253,611.68 \$ 7 03546002 PLAN & TEXT ASPH CONC PAV(0" TO 2") 8 TRENCH REPAIR 9 02476292 FL BS (CMP IN PLACE)(TY D GR 1-2) PLACE)(TY D GR 1-2) TIP9 \$ 16.00 \$ 19,184.00 \$ 20.65 \$ 24,759.35 \$ 10 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 16.00 \$ 6,656.00 \$ 44.35 \$ 18,449.60 \$ 12.00 \$ 44,992.00 \$ 27.61 \$ 11,485.76 \$ 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 16.00 \$ 6,656.00 \$ 44.35 \$ 18,449.60 \$ 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 16.00 \$ 6,656.00 \$ 44.35 \$ 18,449.60 \$ 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 12.00 \$ 4,992.00 \$ 27.61 \$ 11,485.76 \$ 11,485.76 \$ 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10")	1	01006001	PREPARING ROW	AC	4.6	\$	1,500.00	\$	6,900.00	\$	2,825.00	\$	12,995.00
AND TRAFFIC HANDLING 4	2	05006001	MOBILIZATION	LS	1	\$	25,000.00	\$	25,000.00	\$	3,955.00	\$	3,955.00
5 03106009 PRIME COAT (MC-30) GAL 4487 \$ 5.50 \$ 24,678.50 \$ 2.83 \$ 12,698.21	3	05026001	AND TRAFFIC HANDLING			·		\$	6,000.00	\$	5,650.00	\$	22,600.00
6 03406106 D-GR HMA(SQ) TY-D TON 2468 \$ 115.00 \$ 283,820.00 \$ 102.76 \$ 253,611.68 7 03546002 PLAN & TEXT ASPH CONC PAV(0" TO 2") SY 22433 \$ 2.00 \$ 44,866.00 \$ 2.45 \$ 54,960.85 8	4		MILL AND OVE	RLAY	- CURB	то	CURB						
PG64-22	5	03106009	PRIME COAT (MC-30)	GAL	4487	\$	5.50	\$	24,678.50	\$	2.83	\$	12,698.21
CONC PAV(0" TO 2")	6	03406106		TON	2468	\$	115.00	\$	283,820.00	\$	102.76	\$	253,611.68
9 02476292 FL BS (CMP IN PLACE)(TY D GR 1-2) SY 1199 \$ 16.00 \$ 19,184.00 \$ 20.65 \$ 24,759.35 10 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 1199 \$ 12.00 \$ 14,388.00 \$ 15.17 \$ 18,188.83 11 PAVEMENT REPAIR	7	03546002		SY	22433	\$	2.00	\$	44,866.00	\$	2.45	\$	54,960.85
PLACE)(TY D GR 1-2) 10 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") PAVEMENT REPAIR 12 02476292 FL BS (CMP IN PLACE)(TY D GR 1-2) 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 16.00 \$ 6,656.00 \$ 44.35 \$ 18,449.60 \$ 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10")	8		TRE	NCH R	EPAIR								
BASE & ASPH PAV (8"-10") PAVEMENT REPAIR 12 02476292 FL BS (CMP IN PLACE)(TY D GR 1-2) SY 416 \$ 16.00 \$ 6,656.00 \$ 44.35 \$ 18,449.60 \$ 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 12.00 \$ 4,992.00 \$ 27.61 \$ 11,485.76 \$ 12.00 \$				SY	1199	\$	16.00	\$		\$	20.65	\$	24,759.35
12 02476292 FL BS (CMP IN PLACE)(TY D GR 1-2) 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") SY 416 \$ 16.00 \$ 6,656.00 \$ 44.35 \$ 18,449.60 \$ 13.00 \$ 12.00 \$ 4,992.00 \$ 27.61 \$ 11,485.76			BASE & ASPH PAV (8"-10")				12.00	\$	14,388.00	\$	15.17	\$	18,188.83
PLACE)(TY D GR 1-2) 13 01056015 REMOVING STAB BASE & ASPH PAV (8"-10") 14 16 \$ 12.00 \$ 4,992.00 \$ 27.61 \$ 11,485.76		11 PAVEMENT R											
BASE & ASPH PAV (8"-10")	12	02476292		SY	416	\$	16.00	\$	6,656.00	\$	44.35	\$	18,449.60
14 ALLOWANCES	13	01056015	BASE & ASPH PAV	SY	416	\$	12.00	\$	4,992.00	\$	27.61	\$	11,485.76
	14												

15	03406246	D-GR HMA (SQ) TY-D	TON	275	\$	90.00	\$ 24,750.00	\$ 114.45	\$ 31,473.75
		PG64_22(LEVEL-UP)							
16	04016001	FLOWABLE	CY	134	\$	150.00	\$ 20,100.00	\$ 246.38	\$ 33,014.92
		BACKFILL							
SUE	BTOTAL		•				\$ 481,334.50		\$ 498,192.95
COI	NTINGENCY	´ (10%)		\$ 96,266.90		None			
CO	NSTRUCT	ON TOTAL		\$ 577,601.40		\$ 498,192.95			

	Haydeı	n Pa	ving		Austin Br	idge	& Road	'	VK Knowlton (
	5655 We	exfo	rd Dr.		8122 WI	nisp	er Oak		18225 F	-м :	2252		
	Kirby,	TX 7	8219		San Antor	io, '	TX 78266		San Antoni	io, 1	X 78266		
	210-8	02-4	343		210-7	42-8	3990		210-65	1-6	860	L	
	Addenda	ı	Bid Bond		Addenda		Bid Bond		Addenda		Bid Bond	4	Addenda
	N/A	Yes			N/A	Yes			N/A	Yes			N/A
ι	INIT COST	TC	TAL COST	ι	INIT COST	T	OTAL COST	UNIT COST		T	OTAL COST	U	NIT COST
\$	2,278.00	\$	10,478.80	\$	8,000.00	\$	36,800.00	\$	23,400.00	\$	107,640.00	\$	100.00
\$	25,919.00	\$	25,919.00	\$	60,101.00	\$	60,101.00	\$	80,500.00	\$	80,500.00	\$	27,000.00
\$	8,000.00	\$	32,000.00	\$	7,000.00	\$	28,000.00	\$	5,790.00	\$\$	23,160.00	\$	3,000.00
\$	4.20	\$	18,845.40	\$	4.75	\$	21,313.25	\$	4.35	\$	19,518.45	\$	5.00
\$	111.85	\$	276,045.80	\$	140.00	\$	345,520.00	\$	130.00	\$	320,840.00	\$	164.75
\$	3.10	\$	69,542.30	\$	5.15	\$	115,529.95	\$	6.70	\$	150,301.10	\$	3.45
\$	33.25	\$	39,866.75	\$	25.00	\$	29,975.00	\$	11.50	\$	13,788.50	\$	49.50
\$	17.85	\$	21,402.15	\$	12.00	\$	14,388.00	\$	8.50	\$	10,191.50	\$	27.50
\$	39.50	\$	16,432.00	\$	25.00	\$	10,400.00	\$	11.50	\$	4,784.00	\$	115.55
\$	18.25	\$	7,592.00	\$	10.00	\$	4,160.00	\$	13.50	\$	5,616.00	\$	45.00

\$ 186.60	\$ 51,315.00	\$ 140.00	\$ 38,500.00	\$ 116.00	\$ 31,900.00	\$ 196.37
\$ 308.65	\$ 41,359.10	\$ 135.00	\$ 18,090.00	\$ 169.00	\$ 22,646.00	\$ 275.00
	\$ 610,798.30		\$ 722,777.20		\$ 790,885.55	
	None		None		None	
	\$ 610,798.30		\$ 722,777.20		\$ 790,885.55	

Trips / day % od 1200

6	1200										ips / day /	000 1200	
Woodcreek	1200		78	468				3642	303.5%	6,300	3,642	303.5%	1
Bro	ookhollow		74	444				1350	112.5%	4,460	1,350	112.5%	2
	Country Lr	า	19	114		132	11.0%			1,200	132	11.0%	3
		Country Ct	3	18	1.5%					120	18	1.5%	4
	Doolittle		31	186		282	23.5%			2,826	282	23.5%	5
		Wildwood	16	96	8.0%					880	96	8.0%	6
		Jack Miller	0	0	0.0%					650	0	0.0%	7
	Par Circle		5	30	2.5%					1,808	30	2.5%	8
	Overbrook	(12	72	6.0%					827	72	6.0%	9
	Westwood	d	17	102		390	32.5%			1,065	390	32.5%	10
		Pebblebrook	48	288	24.0%								
Sto	nehouse Circle		22	132	11.0%					840	132	11.0%	11
Par	View		20	120	10.0%					1,449	120	10.0%	12
Dee	erfield		19	114	9.5%					1,168	114	9.5%	13
cha	ampion Circle		92	552				1458	121.5%	8,100	1,458	121.5%	14
	Canyon Cr	eek	39	234		378	31.5%			2,295	378	31.5%	15
		Garrison	3	18	1.5%					650	18	1.5%	16
		Woodview	8	48	4.0%					340	48	4.0%	17
		Woodridge	7	42	3.5%					720	42	3.5%	18
		Canyon Circle	6	36	3.0%					250	36	3.0%	19
		•											

Item	8	
110111	u.	

Trips / day % od 1200

6	1200										
	Jack Miller	0	0	0.0%			650	0	0.0%	650	
	Country Ct	3	18	1.5%			120	18	1.5%	120	
	Garrison	3	18	1.5%			650	18	1.5%	650	
	Champion Court	4	24	2.0%			248	24	2.0%	248	
	Par Circle	5	30	2.5%			1,808	30	2.5%	1,808	
	McGregor	5	30	2.5%			255	30	2.5%	255	
	Canyon Circle	6	36	3.0%			250	36	3.0%	250	
	Woodridge	7	42	3.5%			720	42	3.5%	720	
	Woodview	8	48	4.0%			340	48	4.0%	340	
	Elmbrook	8	48	4.0%			389	48	4.0%		389
	Tremont Trace	11	66	5.5%			601	66	5.5%	601	
	Overbrook	12	72	6.0%			827	72	6.0%	827	
	Overlook	12	72	6.0%			827	72	6.0%		827
	Brookside	13	78	6.5%			910	78	6.5%		910
	Spaulding	14	84	7.0%			376	84	7.0%	376	
	Wildwood	16	96	8.0%			880	96	8.0%	880	
	Augusta Lane	18	108	9.0%			1,410	108	9.0%	1,410	
Deerf	ield	19	114	9.5%			1,168	114	9.5%	1,168	
	Deerfield	19	114	9.5%			1,168	114	9.5%	1,168	
Par Vi	iew	20	120	10.0%			1,449	120	10.0%	1,449	
	Country Ln	19	114		246	20.5%	1,200	246	20.5%	1,200	
Stone	house Circle	22	132	11.0%			840	132	11.0%	840	
	Shadygrove	22	132	11.0%			1,285	132	11.0%		1,285
	Wilson	8	48		438	36.5%	1,084	438	36.5%	1,084	
	Palmer	34	204	17.0%			1,746	204	17.0%	1,746	
	Doolittle	31	186		474	39.5%	2,826	474	39.5%	2,826	
	Pebblebrook	48	288	24.0%			2,132	288	24.0%	2,132	
	Cypress Point	59	354		354	29.5%	1,650	354	29.5%		1,650
	Canyon Creek	39	234	1	1638	136.5%	2,295	1,638	136.5%		2,295
	Westwood	17	102		288	24.0%	1,065	288	24.0%		1,065
	Brookmeadow	31	186	1	1854	154.5%	4,460	1,854	154.5%		4,460
	Augusta Drive	112	672	1	1116	93.0%	6,300	1,116	93.0%		6,300

Item 8.

Brookhollow	74	444	1464	122.0%	4,460	1,464	122.0%
champion Circle	92	552	1020	85.0%	8,100	1,020	85.0%
Woodcreek	78	468	468	39.0%	6,300	468	39.0%

22,748 19,181 4.3 3.6

Item 8.

4,460

8,100

12,560

2.4