PROJECT MANUAL

PROJECT NAME AND LOCATION:

SPORT COURT FENCE TALL CEDARS MOBILE HOME PARK

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Contract Number: DW2302631

INVITATION TO BID

King County Housing Authority (KCHA) will accept bids from qualified general contractors to furnish labor, materials and necessary equipment to perform the following:

SCOPE OF WORK: Work includes, but is not limited to, removal of existing fence; supply and install new black PVC coated chain link fence, and other tasks as described in the bid documents.

PROJECT MANUAL DISTRIBUTION:

Address: King County Housing Authority, 600 Andover Park, Seattle, WA 98188

Distribution: * Documents are available for download on KCHA's website at

http://www.kcha.org/business/construction/open/

PRE-BID CONFERENCE:

Date and Time: 4/19/2023 at 12:00 P.M.

Jobsite Address: Tall Cedars Mobile Home Park, 401 37th Street, Auburn, WA 98002.

In Addition: Contractors are strongly encouraged to attend the Pre-Bid Conference.

Failure to attend the Conference will not relieve the Contractor of any

responsibility for information provided at that time.

For Questions: Questions pertaining to the bid are to be sent via email to

MichelleJ@kcha.org no later than seven (7) calendar days prior to bid due

date. All responses shall be in the form of Addenda.

Posting: Addenda will be posted on KCHA's website.

BIDS ARE DUE:

Time: 2:00 pm
Date: May 9, 2023

Submittal Process: * Bids may be sent to Michelle Jackson via email to Michelle J@kcha.org.

Process: All Bids must be received by KCHA no later than the above due date and time.

No Bids will be accepted after that date and time.

BID GUARANTEE: Not Required.

PERFORMANCE AND PAYMENT BONDS: As a condition of award Performance and Payment bonds for 100% of the Contract Award Amount shall be furnished for the Work. On contracts of one hundred fifty thousand dollars (\$150,000.00) or less, at Contractors option the requirement may be waived in lieu of an additional 5% (total 10%) retainage.

KCHA is an Equal Employment Opportunity Employer and strongly encourages minority-owned and women-owned businesses, socially and economically disadvantaged businesses, and small businesses to submit bids or to participate as subcontractors and suppliers on KCHA Contracts.

KCHA reserves the right to reject any or all bids or to waive any informality in the bidding. No bid shall be withdrawn for a period of 60 calendar days subsequent to the opening of the bids without the written consent of KCHA.

CONTACT PERSON: Michelle Jackson at MichelleJ@kcha.org

SECTION 01100 - SUMMARY

PART 1 - GENERAL

1.1 WORK COVERED BY CONTRACT DOCUMENTS

- A. Project Identification: Tall Cedars Sport Court Fence
- B. Project Location: Tall Cedars Mobile Home Park, 401 37th Street, Auburn, WA 98002
- C. Work includes but is not limited to:
 - 1. Removal of existing fence prior to asphalt paving resurface by others.
 - 2. Return after asphalt paving is complete and install new fence
 - 3. Supply and install new black PVC coated chain link fence at 10 feet tall, including approximately 380 LF of fence and one 48"x84" gate with latch.
- D. Locations are marked on attached plan. Approximate length 380 feet. KCHA assumes no responsibility for this estimate. It is the sole responsibility of bidder to verify the actual length of the fence and the conditions surrounding the work that may impact the installation costs.

1.2 WORK SEQUENCE

- A. The Work shall be completed in 30 calendar days from the date of Notice to Proceed.
 - 1. Contractor shall be entitled to an equitable adjustment in the Contract Time for changes in the time of performance directly attributable to severe weather conditions. For additional days to be considered the Contractor shall notify the Owner no later than 8:00 a.m. on each day of a severe weather condition.
- B. Contractor will submit written schedule outlining dates and duration of job including:
 - 1. Construction start date
 - 2. Schedule for work in each building
 - 3. Anticipated final completion date

1.3 LIQUIDATED DAMAGES

A. Liquidated damages will be assessed for each calendar day that the Contractor exceeds the time for completion in the amount of \$250.

1.4 WORK RESTRICTIONS

A. Use of the Premises

Fence Replacement Tall Cedars Mobile Home Park

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- 1. Use of Site: Limit use of premises to work areas. Do not disturb portions of site beyond areas in which the Work is indicated.
 - a. Owner Occupancy: Allow for resident occupancy of site. Owner will occupy site and existing building during entire construction period. Cooperate with Owner during construction operations to minimize conflicts and facilitate resident usage.
 - b. Driveways and Entrances: Keep driveways and entrances serving premises clear and available to residents and emergency vehicles at all times. Do not use these areas for parking or storage of materials.
- 2. Use of Existing Building: Maintain existing building in a weathertight condition throughout construction period. Repair damage caused by construction operations. Protect property, the buildings and occupants during construction period.

B. Occupancy Requirements

1. Full Owner Occupancy: Owner and tenants will occupy site and existing building during entire construction period. Cooperate with Owner during construction operations to minimize conflicts and facilitate Owner and tenant usage. Perform the Work so as not to interfere with Owner's operations.

1.5 PERMITS

A. Contractor is responsible for obtaining and paying for all permits if and for the coordination of all required inspections.

1.6 CONTRACT MODIFICATION PROCEDURES

- A. Owner-Initiated Proposal Requests: Architect will issue a detailed description of proposed changes in the Work that may require adjustment to the Contract Sum or the Contract Time. If necessary, the description will include supplemental or revised Drawings and Specifications.
- B. Contractor-Initiated Proposals: If latent or unforeseen conditions require modifications to the Contract, Contractor may propose changes by submitting a request for a change.
- C. Construction Change Directive: Owner may issue a Construction Change Directive instructing the Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
- D. Documentation: Maintain detailed records required for a change order to be approved and provide evidence of the following:
 - 1. Wage Rates
 - 2. Hours worked for each trade
 - 3. Materials
 - 4. Equipment

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E. Do not perform change order Work without approval of the Owner. Work performed without approval will not be compensated.

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1.7 PAYMENT PROCEDURES

- Coordinate preparation of the Schedule of Values with preparation of Contractor's Construction A. Schedule.
- B. Each Application for Payment shall be consistent with previous applications and payments.
- C. Entries shall match data on the Schedule of Values and Contractor's Construction Schedule. Use updated schedules if revisions were made.
- Waivers of Lien: With each Application for Payment, submit conditional waivers lien from D. every entity that is lawfully entitled to file a lien arising out of the Contract and related to the Work covered by the payment.
 - 1. Submit partial waivers on each item for amount requested, before deduction for retainage. on each item.
 - When an application shows completion of an item, submit final or full waivers. 2.
 - 3. Owner reserves the right to designate which entities involved in the Work must submit waivers.
 - a. Submit final Application for Payment with or preceded by final waivers from every entity involved with performance of the Work covered by the application who is lawfully entitled to a lien.
- Final Payment Application: Submit final Application for Payment with releases and close out E. supporting documentation.

1.8 PROJECT MEETINGS

- Preconstruction Conference: Schedule a preconstruction conference before starting A. construction, at a time convenient to Owner, but no later than 7 days after execution of the Agreement.
- B. Progress Meetings: Conduct progress meetings at weekly intervals.

1.9 **SUBMITTALS**

- Provide product data for each element of construction and type of product or equipment for A. approval by Owner.
- Subcontract list. Prepare written information that demonstrates capabilities and experience of В. firm or persons.
- C. Contractors project manager and/or supervisors. Prepare written information that demonstrates capabilities and experience of firm or persons.

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- 1. The Owner will review subcontractors and assigned staff and will accept or reject based on experience or qualifications.
- D. Follow Washington Industrial Safety and Health Act (WISHA) regional directives and provide a site-specific safety program that will require an accident prevention and hazard analysis plan for the contractor and each subcontractor on the work site. The Contractor shall submit a site-specific Accident Prevention Program (APP) to the Owner's representative prior to the initial scheduled construction meeting.

1.10 TEMPORARY FACILITIES

- A. Sanitary Facilities: Provide temporary toilets, wash facilities, and drinking-water fixtures. Comply with regulations and health codes for type, number, location, operation, and maintenance of fixtures and facilities.
- B. Barricades, Warning Signs and Lights: Comply with standards and code requirements for erection of structurally adequate barricades. Paint with appropriate colors, graphics and warning signs to inform personnel and the public of the hazard being protected against.
- C. Use of Owner's existing electric power service is not permitted.
- D. Four parking spaces shall be available to the contractor for storage containers and parking. Do not park in marked tenant spaces.

1.11 CONSTRUCTION WASTE MANAGEMENT

- A. Regulatory Requirements: Conduct construction waste management activities in accordance with State of Washington RCW 39.04.13, and all other applicable laws and ordinances.
- B. Performance Requirements
 - 1. General: Where possible divert CDL waste from the landfill by one, or a combination of the following activities: Salvage, Reuse, Source-Separated CDL Recycling, Co-mingled CDL Recycling.
- C. Removal of Construction Waste Management
 - 1. Remove CDL waste materials from project site on a regular basis. Do not allow CDL waste to accumulate on-site.
 - 2. Transport CDL waste materials off Owner's property and legally dispose of them.
 - 3. Burning of CDL waste is not permitted.

1.12 EXECUTION REQUIREMENTS

A. General: Clean Project site and work areas daily, including common areas. Coordinate progress cleaning for joint-use areas where more than one installer has worked. Enforce requirements strictly. Dispose of materials lawfully.

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1.13 CUTTING AND PATCHING

A. Quality Assurance

- 1. Structural Elements: Do not cut and patch structural elements in a manner that could change their load-carrying capacity or load-deflection ratio.
- 2. Visual Requirements: Do not cut and patch construction in a manner that results in visual evidence of cutting and patching. Do not cut and patch construction exposed on the exterior or in occupied spaces in a manner that would, in Owner's opinion, reduce the building's aesthetic qualities. Remove and replace construction that has been cut and patched in a visually unsatisfactory manner.

B. Performance

- 1. Cutting: Cut existing construction by sawing, drilling, breaking, chipping, grinding, and similar operations, including excavation, using methods least likely to damage elements retained or adjoining construction. If possible, review proposed procedures with original Installer; comply with original Installer's written recommendations.
- 2. Patching: Patch construction by filling, repairing, refinishing, closing up, and similar operations following performance of other Work. Patch with durable seams that are as invisible as possible. Provide materials and comply with installation requirements specified in other Sections of these Specifications.
 - a. Exposed Finishes: Restore exposed finishes of patched areas and extend finish restoration into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
 - b. Exterior Building Enclosure: Patch components in a manner that restores enclosure to a weathertight condition.

1.14 DEMOLITION

- A. Hazardous Materials: It is not expected that hazardous materials will be encountered in the Work.
 - 1. If materials suspected of containing hazardous materials are encountered, do not disturb and immediately notify Owner.

1.15 CLOSEOUT PROCEDURES

- A. General: Provide final cleaning. Conduct cleaning and waste-removal operations to comply with local laws and ordinances and Federal and local environmental and antipollution regulations.
 - 1. Prior to acceptance of the work at each building, clean project site, yard, and grounds, in areas disturbed by construction activities, including landscape development areas, of rubbish, waste material, litter, and other foreign substances.

SPECIFICATIONS

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B. Prior to final acceptance and final payment, Contractor shall submit a written warranty covering labor and materials for a period of two (2) year from final completion.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION 01100

SPECIFICATIONS

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SECTION 02230 - SITE CLEARING

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Site clearing of area as necessary to install fence.

1.2 SUBMITTALS

A. Mark up site plan showing areas requiring clearing and any significant trees that are obstructions.

PART 2 - PRODUCTS

2.1 MATERIALS

A. Site Clearing Materials Suitable for Site Conditions including erosion control.

PART 3 - EXECUTION

3.1 SITE CLEARING OPERATIONS

- A. Protection of existing trees, vegetation, landscaping, and site improvements not scheduled for clearing which might be damaged by construction activities.
- B. Clearing and grubbing of vegetation and removal and disposal of debris.
- C. Removal and legal disposal of cleared materials.

3.2 CLEARING

- A. Prevent damage to existing improvements indicated to remain, including improvements on and off site. Protect existing trees and vegetation indicated to remain.
- B. Prevent erosion and siltation of streets, catch basins and piping. Control windblown dust. Remove waste materials and unsuitable soil from site and dispose of in a legal manner.

END OF SECTION 02230

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3.3 CAST-IN-PLACE CONCRETE

A. General: Normal-weight concrete with not less than 3000-psi compressive strength (28 days), 3-inch slump, and 1-inch maximum size aggregate.

PART 4 - EXECUTION

4.1 EXAMINATION

- A. Verify areas to receive fencing are completed to final grades and elevations.
- B. Ensure property lines and legal boundaries of work are clearly established.

4.2 SIGNAGE

A. Remove signs from existing fence and reinstall on new fence.

4.3 INSTALLATION

A. See attached 03-32-31-13 Chain Link fence Specifications for installation instructions.

B. Posts:

- 1. Line posts spaced according to manufacturer recommendations.
- 2. Check each post for vertical and top alignment, and maintain in position during placement and finishing operations.

4.4 REPAIRS AND PROTECTION

A. Protect materials from damage and repair any damage that occurred due to lack of protection.

FENCING 02823 - 8

PART 1 GENERAL

1.1 CONTRACT CONDITIONS

A. Work of this Section is bound by the Contract Conditions and Division 1, bound herewith, in addition to this Specification and accompanying Drawings.

1.2 WORK INCLUDED

A. Remove existing and provide new fencing where located on Drawings. Install Sport Court Fence, 10 feet tall, PVC coated chain link, approximately 380 lineal feet, one gate at 48"x 84", one horizontal pipe between posts at the top and one at mid height, wire reinforced at bottom of fence, full height posts set in concrete. Removal of string fence prior to asphalt paving of court, return after paving to install new fence, requiring two mobilizations. Dispose of existing fence materials.

RELATED WORK SPECIFIED IN OTHER SECTIONS

1.4 ALTERNATES

A. Refer to Section 01-20-00 for possible effect upon Work of this Section.

1.5 REFERENCED SPECIFICATIONS

- A. Comply with applicable requirements of specifications published by Chain Link Fence Manufacturer's Institute; 9891 Broken Land Parkway; Suite 300; Columbia, MD 21046; (301) 596-2583.
- B. Specifications can be obtained from Institute.

1.6 COORDINATION

A. Coordinate with other Trades affecting or affected by Work of this Section.

1.7 INSTALLER'S QUALIFICATIONS

A. Employed by, or acceptable to, Fence Manufacturer

1.8 REGULATORY AGENCY REQUIREMENTS

A. Gate Latches shall conform to applicable requirements of Americans with Disabilities Act

PART 1 GENERAL

1.9 SHOP DRAWINGS

- A. Submit in accordance with Section 01-33-00.
- B. Show Fencing layouts, dimensions, installation methods, and other pertinent details.
- C. Include illustrations of any Equipment to be provided.

1.10 PRODUCT DELIVERY, STORAGE, & HANDLING

- A. Protect against damage and discoloration.
- B. Deliver with Manufacturer's Tags and Labels intact and legible.
- C. Labels or Tags shall identify Manufacturer, brand name, material, size, and applicable standards.

1.11 GROUND & AIR TEMPERATURE

- A. Above 32°F during Concrete Footing placement, and for 72 hours minimum thereafter.
- B. Remove and replace freeze-damaged Concrete.

PART 2 PRODUCTS

2.1 POSTS & FRAMES

- A. Material: Zinc-coated Steel
- B. Coating: (when required to match existing)
 - 1. Material: 7 mil thick PVC thermally-fused to Wire
- C. Color: Blackg.
- D. Shape: Round
- E. Diameter:
 - 1. Line Posts: 2-3/8 inches o.d.
 - 2. Top & Brace Rails: 1.66 inches o.d.
 - 3. Terminal Posts: 2 -7/8 inches o.d.
 - 4. []
- F. Fence Height: [120] inches
- G. Required Brace Locations:
 - 1. Between Post tops and at mid height
 - 2. Gate Posts
 - 3. End Posts
 - 4. Pull Posts
 - 5. Corner Posts, including adjustable, diagonal, 3/8 inch diameter Tension Rods.
- H. Tension Cables between Posts: Match existing

PART 2 PRODUCTS

2. 2 GATES

- A. Material: Match Posts and Frames.
- B. Type: Single Leaf Swinging.
- C. Gate Frame Section Shape: Round.
- D. Corner Fittings: Manufacturer's standard for conditions of use.
- E. Bracing: Adjustable, 3/8 inch diameter, diagonal Tension Rod.
- F. Swinging Gate Hinges:
 - 1. Type: Non-lift-off
 - 2. Quantity: 1½ pr. per Leaf
- G. Swinging Gate Required Accessories:
 - 1. Latching Devices:
 - a. Type: Plunger Fork.
 - 1. At Single Gates: Fork.
 - b. Accessibility: Operable from either side of Gate.
 - 2. Hold-open Keepers on Gates over 5 ft. wide.
 - 3. Provisions for Padlocking.

2.3 FABRIC (IF REQUIRED TO MATCH EXISTING)

- A. Material: 9ga. Steel Wire
- B. Coating:
 - 1. Material: Zinc
 - 2. Minimum Weight per sq. ft. of Wire Surface: 1.2 oz.
 - 3. Material: 7 mil thick PVC thermally-fused to Wire
- C. Color: Black
- D. Mesh Opening Size:
 - 1. 2 inches square
- E. Selvage: Knuckled top and bottom

2.4 SLATS

A. No slats included.

2.5 ACCESSORIES

- A. Follow Referenced Specifications.
- B. Provide all required for complete installation.

PART 2 PRODUCTS

2.6 CONCRETE

- A. Cement: ASTM C-150 type I-II
- B. Aggregate: ASTM C-33, 3/4 inch maximum.
- C. Water: Clean & potable
- D. Entrained Air: ASTM C-160, 3% 5% of Concrete Volume.
- E. Max. Slump: 3 inches
- F. Min. 28 day Compressive Strength: 2,500 psi

PART 3 EXECUTION

3.1 EXISTING CONDITIONS

- A. Verify that Site and Ground Work are accurately graded, completed, and in condition to receive Fencing.
- B. Prior to starting Work notify General Contractor of defects requiring correction.
- C. Do not start Work until conditions are satisfactory.

3.2 PROTECTING OTHER WORK

- A. Protect against damage and discoloration caused by Work of this Section.
- B. Protect contacting Dissimilar Materials against Galvanic Corrosion.
- C. Protect existing Vegetation against damage. See Section 01-56-00.

3.3 SITE CLEARING

A. Completely clear areas within 1 ft. of Fence Post Footing, and within 6 inches of Fence Fabric.

3.4 INSTALLATION

- A. General:
 - 1. Install rigid, plumb, true, in perfect alignment, and in accordance with Manufacturer's instructions and Referenced Specifications.
- B. Posts:
 - 1. Set plumb to 1/4 inch in 10 ft. and not more than 10 ft. apart.
 - 2. In Ground:
 - a. Set not less than 36 inches deep into 12-inch diameter Concrete Footings; not less than 4 inches of Concrete below Post bottom.
 - b. Remove excess Earth.

PART 3 EXECUTION

3.4 INSTALLATION (Cont)

C. Fabric:

- 1. Install taut, cover full-height of Fence, and extend to within approximately 1 inch above adjacent Ground Surface at Posts.
- 2. Join Fabric ends by weaving with single strand of Fabric Wire to form continuous mesh pattern with Selvage twisted to match Fabric.

D. Gates:

- 1. Install plumb and level within 1/4 inch in 10 ft.
- 2. Install Ground-Set Items in Concrete.

3.5 ADJUSTMENTS

- A. Adjust Moving Parts to operate satisfactorily at time of Substantial Project Acceptance and during Warranty Period.
- B. Lubricate where necessary.

3.6 PRODUCT CLEANING & REPAIRING

- A. Including Work of other Sections, clean, repair and touch-up, or replace when directed, Products which have been soiled, discolored, or damaged by Work of this Section
- B. Remove Debris from Project Site upon Work completion, or sooner if directed.

END OF SECTION

Standard Specification for Polyvinyl Chloride (PVC) and Other Organic Polymer-Coated Steel Chain-Link Fence Fabric¹

This standard is issued under the fixed designation F 668; the number immediately following the designation indicates the year of original adoption or, in the case of revision, the year of last revision. A number in parentheses indicates the year of last reapproval. A superscript epsilon (ϵ) indicates an editorial change since the last revision or reapproval.

1. Scope

- 1.1 This specification covers polyvinyl chloride and other conforming organic polymer-coated steel chain-link fabric, coated before weaving. Polyvinyl chloride and other organic polymer coating hereinafter will be designated as polymer coating.
- 1.2 Fabric produced from three classes of wire coatings are covered as follows:
- 1.2.1 Class I consists of polymer coatings extruded over zinc-coated, aluminum-coated, or zinc-5 % aluminum-mischmetal alloy-coated, or zinc-5 % aluminum-mischmetal alloy-coated steel wire.
- 1.2.2 Class 2a consists of polymer coating extruded and adhered to zinc-coated, aluminum-coated, or zinc-5 % aluminum-mischmetal alloy-coated steel wire.
- 1.2.3 Class 2b consists of polymer coating fused and adhered to zinc-coated, aluminum-coated, or zinc-5 % aluminum-mischmetal alloy-coated steel wire.
- 1.3 The values stated in inch-pound units are to be regarded as the standard. The values given in parentheses are provided for information only.

2. Referenced Documents

- 2.1 ASTM Standards: 2
- A 90/A 90M Test Method for Weight [Mass] of Coating on Iron and Steel Articles with Zinc or Zinc-Alloy Coatings
- A 370 Test Methods and Definitions for Mechanical Testing of Steel Products
- A 428/A 428M Test Method for Weight [Mass] of Coating on Aluminum-Coated Iron or Steel Articles
- D 1499 Practice for Filtered Open-Flame Carbon-Arc Exposures of Plastics
- ¹ This specification is under the jurisdiction of ASTM Committee F14 on Fences and is the direct responsibility of Subcommittee F14.40 on Chain Link Fence and Wire Accessories.
- Current edition approved June 1, 2006. Published June 2006. Originally approved in 1981. Last previous edition approved in 2004 as F 668 04.
- ² For referenced ASTM standards, visit the ASTM website, www.astm.org, or contact ASTM Customer Service at service@astm.org. For Annual Book of ASTM Standards volume information, refer to the standard's Document Summary page on the ASTM website.

- F 552 Terminology Relating to Chain Link Fencing
- F 934 Specification for Colors for Polymer-Coated Chain Link Fence Materials
- G 23 Practice for Operating Light-Exposure Apparatus (Carbon-Arc Type) with and without Water for Exposure of Nonmetallic Materials³
- G 26 Practice for Operating Light-Exposure Apparatus (Xenon-Arc Type) with and without Water for Exposure of Nonmetallic Materials³
- 2.2 U.S. Federal Standard:
- Fed. Std. No. 123 Marking for Shipments (Civil Agencies)⁴
- 2.3 U.S. Military Standards:
- MIL-STD-129 Marking for Shipment and Storage⁴

3. Terminology

3.1 *Definitions*—For definitions of terms such as chain-link fence fabric, selvage, knuckle, twist, and diamond count, see Terminology F 552.

4. Ordering Information

- 4.1 Orders for chain-link fence fabric purchased to this specification shall include the following information:
 - 4.1.1 Quantity.
- 4.1.2 Class of polymer coating to be applied to the metallic-coated core wire.
 - 4.1.3 Color of coating (see 16.5.1).
 - 4.1.4 Size of mesh (see Table 1).
- 4.1.5 Diameter of metallic-coated core wire or minimum breaking strength, or both (see Tables 1-3).
 - 4.1.6 Height of fabric.
 - 4.1.7 Type of selvage if nonstandard (see 12.1 and 12.2).
 - 4.1.8 Diamond count if nonstandard (see 9.1 and Table 2).
 - 4.1.9 Certification, if required.
- 4.2 Any tests required other than those specifically covered in this specification must be stipulated by the purchaser in the order or contract.

³ Withdrawn,

⁴ Available from the procuring activity or as directed by the contracting office or from Standardization Documents Order Desk, Bldg. 4 Section D, 700 Robbins Ave., Philadelphia, PA 19111-5094, Attn: NPODS.

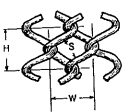
TABLE 1 Sizes of Wire and Mesh^A

Note 1-For custom fabric heights, see Section 11.

NOTE 1—FOR CUSTOM TABLE HEIGHTS, see George 2												
Specified Diameter of Core Wire, in.	Size Core Wire Gauge	Size of Mesh, in.			He	ight c						
0.192	6	2	36.	42.	48,	60,	72.	84,	96,	108,	120,	144
0.192	6	13/4	36	42.		60.	72.	84.	96,	108,	120,	144
0.132	9	2	36.	42.		60,	72,	84,	96,	108,	120,	144
0.148	9	13/4		-					96,		120,	
0.148	9	1	36.	42,	48,	60,	72,	84,	96,	108,	120,	144
0.120	11	21/e	36,	42,	48,	60,	72,					
0.120	11	2	36.	42,	48,	60,	72,	84,	96,	108,	120,	144
0.120	11	13/4	36.	42,	48,	60,	72,	84,	96,	108,	120,	144
0.120	11	1	36.	42.	48,	60,	72,	84,	96,	108,	120,	144
0.120	11	5/8	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.120	11	1/2	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.120	11	3/8	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.105 ^B	12	5/e	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.105 ⁸	12	1/2	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.105 ⁸	12	3/6	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.080	14	5/8	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.080 ^B	14	1/2	36,	42,	48,	60,	72,	84,	96,	108,	120,	144
0.080 ^B	14	3/8	36,	42,	48,	60,	72,	84,	96,	108,	120,	144

^ASee Table X1.1 for metric equivalents.

^BThese wire sizes should only be used on % in., % in., and % in. mesh fabrics. See Fig. 1 for criteria on mesh dimensions.



S	Н	W
3/a in MESH	3/4 in.	3/4 in.
1/2 in. MESH	15/ ₁₆ in.	15/ ₁₆ in.
5/g in MESH	11/8 in.	11∕8 in.

FIG. 1 Mesh Dimensions for %-in., ½-in., and %-in. Fabric

4.3 All rolls of fabric accepted by the purchaser shall be billed to him on the basis of the original footage of the rolls before sampling, unless changed by contractual agreement.

5. Materials

- 5.1 Base Metal-The base metal shall be steel of such quality and purity that, when drawn to the size of wire specified and coated with an organic polymer, the finished fencing shall be of uniform quality and have properties and characteristics as prescribed in the specification.
- 5.2 Wire used for the manufacture of fabric shall meet the requirements of this specification and shall be capable of being woven into fabric without the polymer coating cracking or peeling. The polymer coating shall be formulated and produced properly to conform to the requirements of this specification.

6. Manufacture

- 6.1 Class 1 polymer-coated wire shall have the polymer coating extruded onto wire that conforms to the requirements as shown in Table 3.
- 6.2 Class 2a polymer-coated wire shall have the polymer coating extruded and adhered to wire that is zinc-coated by the hot-dip method, zinc-coated by the electrolytic process, or aluminum-coated by the hot-dip method.

6.3 Class 2b polymer-coated wire shall have the polymer coating fused and adhered to wire that is zinc-coated by the hot-dip method, zinc-coated by the electrolytic process, or aluminum-coated by the hot-dip method. The nse of a primer prior to the application of a polymer coating may be recommended by the polymer manufacturer.

Note 1-Under current practice, the process for producing a Class 2b PVC coating requires the use of a primer to attain chemical bonding to the substrate. In any event, the polymer manufacturer's recommendation should be followed.

6.4 Type of metallic coating on the steel wire substrate shall be the choice of the producer unless otherwise specified.

7. Weave

7.1 The wire shall be woven throughout in the form of approximately uniform square mesh, having parallel sides and horizontal and vertical diagonals of approximately uniform dimensions. The top and bottom of the fabric shall be knuckled or twisted as specified in Section 12.

8. Size of Mesh

- 8.1 The size of mesh shall conform to the requirements as shown in Table 1.
- 8.2 The permissible variation from the specified size of mesh shall be $\pm \frac{1}{8}$ in. [3.2 mm] for all mesh sizes over 1 in. [25 mm] and $\pm \frac{1}{16}$ in. [1.6 mm] for all mesh sizes 1 in. [25 mm] and under.
- 8.3 Size of mesh shall be determined by unrolling a roll of fabric on a flat surface and exerting tension in accordance with the requirements of 18.2, then measuring the minimum clear distance between the wires forming the parallel sides of the mesh.

9. Diamond Count

9.1 Typical diamond count for each standard height is shown in Table 2. Other diamond counts are permissible, provided that they are consistent within a lot. The purchaser has the option to specify the typical diamond count of 4.1.8.

10. Size of Wire

- 10.1 Chain-link fabric shall be fabricated from wire diameters as necessary to meet the requirements of Table 1. The diameter shall be determined as the average of two readings taken at right angles to each other on the straight portion of the parallel sides of the mesh and measured to the nearest 0.001 in. [0.03 mm].
- 10.2 The permissible variation from the specified diameter of the core wire over 0.105 in. [2.67 mm] shall be ± 0.005 in. [0.13 mm]. The permissible variation for the specified diameter on core wires 0.105 in. [2.67 mm] or less shall be ± 0.004 in. [0.10 mm].

11. Height of Fabric

11.1 Chain-link fabric, unless otherwise specified by the purchaser, shall be furnished in the standard heights shown in Table 1. Custom order fabric is available in heights to and including 240 ft. [6.56 m]. The height of the fabric shall be the

TABLE 2 Typical Diamond Count⁴

Note 1—Other diamond counts are permitted (see Section 9 on Diamond Count).

Note 2- For fabric heights over 144 in., see Section 9.

Nominal Diameter Core Wire, in.	Size of					Height of	Fence Fabr	ic, in.			
	Mesh, in.	36	42	48	60	72	84	96	108	120	144
0.192	2	10½	121/2	131/2	171/2	201/2	241/2	271/2	311/2	341/2	411/2
0.148	2	101/2	121/2	13	171/2	201/2	241/2	271/2	311/2	341/2	411/2
0.120	2	10½	121/2	141/2	171/2	201/2	241/2				
0.120	21/a	91/2	111/2	131/2	161/2	191/2					
0.120	13/4	111/2	131/2	151/2	191/2	231/2	271/2	311/2	351/2	391/2	471/2
0.120	1	20	23	27	33	45	53	61	67	69	
0,120	5/8										
0.120	1/2										
0.120	3/8										
0.105	5/8										
0.105	1/2	see Fig. 1									
0.105	3/a	_									
0.080	5/a										
0.080	1/2										
0.080	3/8										

⁴See Table X1.1 for metric equivalents.

TABLE 3 Breaking Strength of Core Wire

Specified Diameter of Core Wire, in. [mm]	Minimum Breaking Streng		
-	lbf	[N]	
0.192 [4.88]	2170	[9650]	
0.148 [4.76]	1290	[5740]	
0,120 [3.05]	850	[3780]	
0.105 [2.67]	650	[2890]	
0.080 [2.03]	380	[1690]	

overall dimension from the ends of twists or knuckles. Permissible variations from the specified height shall be ± 1 in. [25 mm] for standard selvage on fabric with mesh sizes 1 in. [25 mm] and over and $\pm \frac{1}{2}$ in. [13 mm] for all fabric with mesh sizes less than 1 in. [25 mm].

12. Selvage

12.1 Fabric with 2-in. [50.8-mm] or 2 ½-in. [54.0-nm] mesh, in heights less than 72 in. [1829 mm], shall be knuckled at both selvages. Fabric 72 in. [1829 mm] high and over shall be knuckled at one selvage and twisted at the other. These are the standard selvages. Other selvage combinations will be supplied only if specified by the purchaser.

Note 2—Caution: Twisted selvages for fences under 72 in. [1829 mm] in height are not recommended because of consumer safety considerations.

12.2 The selvages of fabrics with meshes of less than 2 in. [50.8 mm] shall be knuckled on both edges.

13. Breaking Strength

- 13.1 Wire constituting the fabric shall meet the minimum breaking strength shown in Table 3, as determined in accordance with Test Methods and Definitions A 370.
- 13.2 Specimens to establish conformance to this requirement shall comprise individual pickets from a section of the fence fabric. The specimens shall be of sufficient length so as to be firmly gripped in the testing machine after straightening. Polymer coating may be removed from the sample by chemical

or mechanical means before testing. The actual gauge length (distance between jaws) of the specimen shall be limited to the undeformed length of wire between the two adjacent bends.

14. Weight of Zinc, Aluminum, or Zinc-5 % Aluminum-Mischmetal Alloy Coatings

- 14.1 The weight of zinc or aluminum coating shall conform to Table 4.
- 14.2 The weight of coating shall be determined on an individual piece of wire removed from the fabric. This specimen may be any length of wire over 12 in. [305 mm] and shall include both bends and straight sections, but shall not include either twists or knuckles.
- 14.3 The weight of zinc or zinc-5 % aluminum-mischmetal alloy coating shall be determined by the method contained in Test Method A 90/A 90M after stripping the polymer coating as outlined in Section 15.
- 14.4 The weight of aluminum coating shall be determined by the method contained in Test Method A 428, after stripping the polymer coating as outlined in Section 15.

15. Thickness of Polymer Coating

- 15.1 The thickness of the polymer coating shall be in accordance with Table 5.
- 15.2 The thickness of polymer coating shall be determined on an individual piece of wire removed from the fabric. This specimen may be any length of wire over 12 in. [305 mm] and

TABLE 4 Weight of Zinc, Aluminum, or Zinc-5 % Aluminum-Mischmetal Alloy Coatings

Specified Diameter of Core Wire, in. [mm]	Minimum Weight of Zinc or Zinc-5 % Aluminum- Mischmetal Alloy Coating, oz/tt²[g/m²]	Minimum Weight of Aluminum Coating, oz/ft ² [g/m ²]
0.192 [4.88]	0.40 [122]	0.20 [61]
0.148 [3.76]	0.30 [92]	0.20 [61]
0.120 [3.05]	0.30 [92]	0.20 [61]
0.105 [2.67]	0.30 [92]	0.20 [61]
0.080 [2.03]	0.25 [76]	0.20 [61]

TABLE 5 Thickness of Polymer Coating

TABLE 5 INICH	(1622 of Lothus, and	
	Class 1, Class 2a, in. [mm]	Class 2b, in. [mm]
Minimum thickness at any point Maximum thickness at any point	0.015 (0.38) 0.025 [0.64]	0.006 [0.15] 0.010 [0.25]

shall include both bends and straight sections, but shall not include either twists or knuckles.

15.3 For Class 1 and Class 2a material, mechanically strip the polymer coating from the wire and measure the minimum and maximum thickness of the polymer coating with a suitable micrometer.

15.4 For Class 2b material, strip the polymer coating by chemical or mechanical means and determine the diameter of the bare wire. Scrape the coating from one side of the wire and measure the reduced diameter with a micrometer. The thickness of coating at this point is the difference between the measurement thus obtained and the measured diameter of the bare wire. In a similar manner, determine the thickness of coating at right angles to the first determination.

15.5 When removing polymer coating by scraping, take care not to remove any of the metallic surface.

16. Properties of Polymer-Coated Wire

16.1 The polymer-coated wire from which the fabric is woven shall have a demonstrated ability to conform to the following requirements:

16.2 Adhesion Tests:

16.2.1 Class 2a must conform to the requirements of 16.2.2. Class 2b must conform to the requirements of 16.2.3.

16.2.2 Three specimens from each lot shall be tested. Measure a distance of ¾ in. [19 mm] from the end of the specimen. With a regular hand grip wire stripper, exert maximum hand pull parallel to the axis of the wire. Attempt to remove the measured portion of the vinyl sleeve from the core wire. The lot shall be acceptable if the polymer sleeve is not capable of being removed from the core wire on all three samples.

16.2.3 Three specimens from each lot shall be tested. Make two cuts parallel to the axis of the wire through the coating, approximately 1/16 in. [1.6 mm] apart, at least 1/2 in. [12.7 mm] long. With a knife peel back a section of the coating between 1/8 in. [3.2 mm] and 1/4 in. [6.4 mm] long to produce a tab. Attempt to remove the 1/16 in. [1.6 mm] strip of coating by pulling the tab. The lot shall be acceptable if the coating breaks rather than separates from the core wire on all three specimens.

16.3 Accelerated Aging-Polymer-coated wire from which the fabric is woven shall withstand exposure for 1000 h without failure at a black panel temperature of 145°F [63°C] when tested in accordance with Practice D 1499. Type D, E, or F apparatus described in Practice G 23 or Type BH apparatus described in Practice G 26 shall be used for the test. The product shall be construed to have failed the test if:

16.3.1 The wire fails to withstand the mandrel bend test described in 16.4.

16.3.2 Shrinkage of the polymer coating is greater than 1/16 in./ft [5.2 mm/m] of wire.

16.3.3 There is a significant change in color or gloss of the polymer surface as determined by visual inspection.

16.4 Mandrel Bend:

16.4.1 Polymer-coated wire when subjected to a single hend at -20°F [-29°C] around a mandrel no larger than ten times the diameter of the wire shall not exhibit breaks or cracks in the polymer coating.

16.4.2 The mandrel bend test shall be performed on an individual piece of wire removed from the fabric. This specimen may be any length of wire over 12 in. [305 mm] and shall include both bends and straight sections but shall not include either twists or knuckles.

16.5 Color:

16.5.1 Unless otherwise stipulated by the purchaser, the color of the polymer shall be in accordance with the standard colors contained in Specification F 934: Green, Olive Green, Brown, and Black.

16.5.2 Compliance with this requirement shall be determined by comparison of specimens of the polymer-coated wire to standard flat specimens of fused film of approximately the thickness specified for the polymer coating to be applied to the wire, and measuring at least 1-1/2 by 1-1/2 in. [38 by 38 mm].

16.5.3 Standard flat specimens for the evaluation of color of Class 1 and Class 2a coatings shall be prepared by milling, calendering, or compression molding polymer pellets, using temperatures approximating those to be used in the extrusion.

16.5.4 Standard flat specimens for the evaluation of Class 2 coatings shall be prepared by thermally fusing polymer powder onto a suitable base, using temperatures approximating those to be used in the powder coating process.

16.5.5 The color of the standard flat specimens shall be determined in accordance with Specification F 934.

17. Workmanship

17.1 Chain-link fence fabric shall be produced by methods recognized as good commercial practices. The polymer coating shall be without voids. The polymer-coated wire shall be woven into fabric without tears or cuts that reveal the substrate.

18. Standard Length of Rolls

18.1 The standard length of roll shall be 50 ft [15.24 m] \pm 1 % except as otherwise agreed upon at the time of purchase.

18.2 The length of roll shall he determined by unrolling a roll of fahric on a flat surface and exerting tension by appropriate means to remove all slack. The tension applied shall not reduce the actual height of the fabric by more than 1/16 in./ft [5.2 mm/m] of height or by more than ½ in. [12.7 mm], whichever is less.

19. Field Sampling and Number of Tests

19.1 The purchaser may select at random one roll from every 50 rolls or fraction thereof for test purposes, except in no case shall fewer than two rolls be sampled.

19.2 Sample rolls thus selected shall be checked for weave (Section 7), size of mesh (Section 8), diamond count (Section 9), core wire size (Section 10), height of fabric (Section 11), selvage (Section 12), and length (Section 18).

19.3 Test specimens taken from the outside end of the sample rolls shall he tested for hreaking strength (Section 13), weight of zinc, aluminum, or zinc-5 % aluminum-mischmetal alloy coating (Section 14), and thickness of polymer coating (Section 15).

19.4 If any specimen tested fails to conform to the specified requirements, the roll represented by the specimen shall be rejected and two additional rolls shall be tested, both of which shall meet the requirements in every respect; otherwise the lot represented by the samples may be rejected.

19.5 Unless otherwise stipulated by the purchaser, tests for breaking strength (Section 13), weight of zinc, aluminum, or zinc-5 % aluminum-mischmetal alloy coating (Section 14), thickness of polymer coating (Section 15), and properties of polymer-coated wire (Section 16) made on the wire prior to weaving may be substituted for tests made on the wire from the finished fabric.

20. Inspection

20.1 The seller is responsible for the performance of all inspection and test requirements as specified herein. The seller may use his own or other suitable facilities for inspection and testing unless the purchaser does not approve at the time the order is placed. Purchaser has the right to make any of the inspection and tests outlined where such are deemed necessary.

21. Certification and Reports

21.1 Upon the request of the purchaser in the contract or order, a manufacturer's certification that the material was produced in accordance with the specification shall be furnished.

22. Packaging, Marking, and Loading for Shipment

22.1 Each length of fabric shall be tightly rolled and firmly tied. Each shipment of fabric shall be identified as to the class of polymer coating, the color, the size of mesh, core wire gauge, the height and length of fabric in each roll, ASTM Designation F 668, and the name or mark of the manufacturer. These requirements apply unless otherwise specified.

22.2 When specified in the contract or order, and for direct procurement by or direct shipment to the U.S. government, marking for shipment, in addition to requirements specified in the contract or order, shall be in accordance with MIL-STD-129 for U.S. military agencies and in accordance with Fed. Std. No. 123 for U.S. government civil agencies.

23. Keywords

23.1 chain-link fence, steel; coatings, polyvinyl chloride (PVC); core wire gauge; fence/fencing materials, chain-link; organic polymer coating; organic polymer-coated chain-link fabric; organic polymers; polyvinyl chloride (PVC) coating on iron and steel articles; polyvinyl chloride (PVC) plastics

APPENDIX

(Nonmandatory Information)

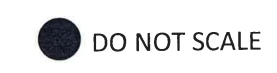
X1. METRIC EQUIVALENTS

TABLE X1.1 Approximate Metric Equivalents for Tables 1 and 2

Size of Wire and Mesh, in. [mm]	Height of Fence Fabric, in. [mm]
Wire	
0.192 [4.88]	36 [910]
0.148 [3.76]	42 [1070]
0.120 [3.05]	48 [1220]
0.105 [2.67]	60 [1520]
0.080 [2.03]	72 [1830]
· ·	84 [2130]
Mesh	96 [2440]
% [10]	108 [2740]
1/2 [13]	120 [3050]
% [16]	144 [3660]
1 [25]	
1¾ [44]	
2 [50]	
21/8 [54]	

30' x 60'
180' LF FENCING
BLACK VINYL COATED (PVC)
10' HIGH W/1 GATE H'
SPORT COURT + BLACK POSTS

D STREET SE



CEDARS MOBILE HOME PARK TALL

401 37TH ST SE #127, AUBURN, WA 98002

SITE PLAN C4.0

Drawn: HUGH WATKINSON

Date: MARCH 22, 2019





1.0 BIDDER RESPONSIBILITY CRITERIA

- A. It is the intent of Owner to award a contract to a responsible bidder submitting the lowest responsive bid. Before award, the bidder must meet the following bidder responsibility criteria to be considered a responsible bidder. The bidder may be required by the Owner to submit documentation demonstrating compliance with the criteria. The bidder must:
 - 1. Have a current certificate of registration as a contractor in compliance with chapter 18.27 RCW, which must have been in effect at the time of bid submittal;
 - 2. Have a current Washington Unified Business Identifier (UBI) number;
 - 3. If applicable, have industrial insurance coverage for the bidder's employees working in Washington as required in Title 51 RCW; an employment security department number as required in Title 50 RCW; and a state excise tax registration number as required in Title 82 RCW:
 - 4. Not be disqualified from bidding on any public works contract under RCW 39.06.010 or 39.12.065(3);
 - 5. Have received training on the requirements related to public works and prevailing wage under chapter 39.04.350 RCW and chapter 39.12 RCW or be listed as exempt by the department of labor and industries on its website; and
 - 6. Within the three-year period immediately preceding the date of the bid solicitation, not have been determined by a final and binding citation and notice of assessment issued by the department of labor and industries or through a civil judgment entered by a court of limited or general jurisdiction to have willfully violated, as defined in RCW 49.48.082, any provision of chapter 49.46, 49.48, or 49.52 RCW;
 - 7. Before award of a public works contract, a bidder shall submit to the contracting agency a signed statement in accordance with RCW 9A.72.085 verifying under penalty of perjury that the bidder is in compliance with the responsible bidder criteria requirement of subsection A, 6 of this section.

1.1 SUBCONTRACTOR RESPONSIBILITY

- A. The Contractor shall include the language of this section in each of its first tier subcontracts, and shall require each of its subcontractors to include the same language of this section in each of their subcontracts, adjusting only as necessary the terms used for the contracting parties. Upon request of the Owner, the Contractor shall promptly provide documentation to the Owner demonstrating that the subcontractor meets the subcontractor responsibility criteria below. The requirements of this section apply to all subcontractors regardless of tier.
- B. At the time of subcontract execution, the Contractor shall verify that each of its first tier subcontractors meets the following bidder responsibility criteria:
 - 1. Have a current certificate of registration in compliance with chapter 18.27 RCW, which must have been in effect at the time of subcontract bid submittal;
 - 2. Have a current Washington Unified Business Identifier (UBI) number;
 - 3. If applicable, have:
 - a. Have Industrial Insurance (workers' compensation) coverage for the subcontractor's employees working in Washington, as required in Title 51 RCW;
 - b. A Washington Employment Security Department number, as required in Title 50 RCW;

- c. A Washington Department of Revenue state excise tax registration number, as required in Title 82 RCW;
- d. An electrical contractor license, if required by Chapter 19.28 RCW;
- e. An elevator contractor license, if required by Chapter 70.87 RCW.
- 4. Not be disqualified from bidding on any public works contract under RCW 39.06.010 or 39.12.065 (3);
- 5. Have received training on the requirements related to public works and prevailing wage under chapter 39.04.350 RCW and chapter 39.12 RCW or be listed as exempt by the department of labor and industries on its website; and
- 6. Within the three-year period immediately preceding the date of the bid solicitation, not have been determined by a final and binding citation and notice of assessment issued by the department of labor and industries or through a civil judgment entered by a court of limited or general jurisdiction to have willfully violated, as defined in RCW 49.48.082, any provision of chapter 49.46, 49.48, or 49.52 RCW.

1.2 SUPPLEMENTAL BIDDER RESPONSIBILITY CRITERIA

- A. RCW 39.04.350(2) specifically authorizes municipalities to adopt relevant supplement criteria for determining bidder responsibility applicable to a particular project which the bidder must meet.
- B. For the work in this project a responsible/qualified Bidder must meet the following standards:
 - 1. Have a current certificate of registration as a contractor, in compliance with chapter 18.27 RCW, for the last three years under the same business name:
 - 2. Have a good record of past performance that includes, but is not limited to, high quality work, ability to complete projects on time, contractor's integrity, compliance with public policy, financial, contractual and tax obligations, as well as Federal and State rules and regulations in performing construction contracts.
 - 3. Have a current Experience Modification Rate (EMR) of 1.0 or less, or an average EMR rate of 1.0 or less over the last three years. The requirement may, at the Owner's sole discretion, be waived on review of a written explanation that includes details of accidents, L&I records, a Loss Ratio Report for the last five years, costs, dates of events, and changes that have been made by the contractor to reduce accidents. A current company Safety Plan shall also be reviewed.
 - 4. Bidder shall provide evidence of previous successful completion of [Project Type] projects of similar scope and complexity. Poor performance, lack or response, or failure to complete projects successfully within the contract time may be grounds for the rejection of bidder.
- C. Subcontractors shall have had three years minimum experience licensed in Washington State in the specific specialty contracting business.

1.3 PREPARATION OF BIDS – CONSTRUCTION

- A. Bids must be submitted on the Bid Form furnished by the Owner.
- B. All fields and questions on required forms must be fully answered and complete. Failure to do so may result in the bid being declared non-responsive.

- C. Bidders shall acknowledge receipt of all addenda to this solicitation by inserting the addenda numbers in the space provided on the Bid Form. Failure to do so may result in the bid being declared non-responsive.
 - 1. Bidder is responsible for checking KCHA's website for addenda prior to submitting bid.
- D. In order for a bid to be considered responsive, bidders must submit the following signed documents with their bid package:
 - 1. Bid Form
 - 2. Bidder's Information Form
- E. The Bidder agrees to hold the base bid prices for sixty (60) days from date of bid opening.

1.4 AMENDMENTS TO INVITATION TO BID

- A. If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.
- B. Bidders shall acknowledge receipt of all addenda to this solicitation by inserting the addenda numbers in the space provided on the Bid Form. Failure to do so may result in the bid being declared non-responsive.
 - 1. Bidder is responsible for checking KCHA's website for addenda prior to the bid due date.
 - 2. Addenda will not be issued later than three (3) calendar days before the deadline for receipt of Bids except Addendum withdrawing the request for Bids or extending the deadline for receipt of Bids.

1.5 PRE-BID MEETING

A. All potential bidders are strongly encouraged to attend. Oral statements may not be relied upon and will not be binding or legally effective.

1.6 EXAMINATION OF PLANS, SPECIFICATIONS, AND SITE

- A. Before submitting a bid, the Bidder shall carefully examine each component of the Contract Documents prepared for the Work and any other available supporting data so as to be thoroughly familiar with all the requirements.
- B. The Bidder shall obtain copies of all agencies and associations guidelines and standards cited in the Contract Documents and necessary to perform the Work, including full size reproductions of material provided by Owner, at their own expense.
- C. The Bidder shall make a thorough and reasonable examination of the project site, facility and conditions under which the Work is to be performed, including but not limited to: Building access; resident occupancy; fire lanes; landscaping; obstacles and character of materials which may be encountered; traffic conditions; public and private utilities; the availability and cost of labor; and available facilities for transportation, handling, and storage of materials and equipment.

1.7 EXPLANATION TO PROSPECTIVE BIDDERS

A. Any prospective bidder desiring an explanation or interpretation of the solicitation, drawings, specifications, etc., must submit a request in writing to the Owner seven (7) calendar days before the bid due date. Oral explanations or instructions given before the award of a contract will not be binding. Questions shall be submitted to:

Michelle Jackson King County Housing Authority 600 Andover Park W Seattle, WA 98188

Email: MichelleJ@kcha.org

1.8 PREVAILING WAGES

- A. Contractor shall pay no less than the Washington State Department of Labor and Industries (L&I) prevailing rate of wages to all workers, laborers, or mechanics employed in the performance of any part of the Work in accordance with RCW 39.12 and the rules and regulations of L&I. The schedule of prevailing wage rates for the locality or localities of the Work is determined by the Industrial Statistician of L&I. It is the Contractor's responsibility to verify the applicable prevailing wage rate.
 - 1. L&I prevailing wage rates may be found at https://lni.wa.gov/licensing-permits/public-works-projects/prevailing-wage-rates/
 - 2. The Owner has determined that the work does not meet the definition of residential construction.
 - 3. The prevailing wage rates publication date is determined by the bid due date.
 - 4. The work is to be performed in King County.
 - 5. A copy of the prevailing wage rates is available at KCHA.
 - 6. A copy of the prevailing wage rates may be mailed on request.

1.9 TAXES

- A. All taxes imposed by law shall be included in the bid amount. The Contractor shall pay the WSST to the Department of Revenue and shall furnish proof of payment to the Owner if requested.
- B. The retail sales tax does not apply to the gross contract price as indicated in WAC 458-20-17001.
- C. Prime and subcontractors are required to pay retail sales tax upon all purchases of materials, including prefabricated and precast items, equipment, leases or rentals of tools, consumables, and other tangible personal property which is installed, applied, attached, or otherwise incorporated in their work.

1.10 ASSURANCE OF COMPLETION

A. Payment and performance bonds for 100% of the Contract Sum, including all Change Orders and taxes imposed by law, shall be furnished for the Work, and shall be in a form acceptable to the Owner.

1. On contracts of one hundred fifty thousand dollars (\$150,000.00) or less, the requirement for a Performance and Payment Bond may, at Contractors option, be waived in lieu of an additional 5% (total 10%) retainage.

1.11 BID ERROR

- A. In the event Bidder discovers an error in its bid, the Bidder may, under certain conditions and if before the date and time that bids are due, modify, their bid, as detailed below:
 - 1. Prior to Date and Time Bids are Due:
 - a. A Bidder may withdraw its bid at any time prior to the date and time bids are due upon written request.
 - b. After withdrawing an original submitted bid, a Bidder may modify and resubmit its bid at any time prior to the date and time bids are due.
 - 2. After the Date and Time Bids are Due:
 - a. A bidder who submits an erroneous low bid may withdraw the bid. The bid withdrawal is permissible if there was an obvious error in the low bid, and the mistake is readily apparent from the bid itself.
 - b. Notification: Provide to the Owner, within 24 hours of bid opening, written notification of the bidder's intent to withdraw the bid due to error.
 - c. Documentation: Provide to the Owner within 48 hours of bid opening, documentation sufficient in content to justify bid withdrawal to the satisfaction of the Owner. Include description and evidence of the error.
 - d. Approval: the Owner will approve or reject the request for withdrawal in writing.
 - e. Any low bidder who withdraws its bid is prohibited from bidding on the same project if it is subsequently re-solicited.

1.12 ADDITIVE OR DEDUCTIVE BID ITEMS

A. The low bid, for purposes of award, shall be the lowest responsive bid from a qualified responsible bidder offering the low aggregate amount for the base bid, plus additive or deductive bid alternates selected by the Owner.

1.13 BID EVALUATION

- A. Responsive Bids: A bid will be considered responsive if it meets the conditions of the solicitation, in addition to but not limited to the following requirements:
 - 1. Bid is received not later than the time and date specified.
 - 2. Bid is submitted in the proper format on the form(s) provided.
 - 3. Bid includes the complete scope of work as defined in bid package.
 - 4. Bid does not include any exclusions or qualifications.
 - 5. Bid includes Unit and Lump Sum Costs as listed in Proposal Form.
 - 6. Forms are complete.
- B. After bid opening, bids will be checked for correctness of bid item price extensions and the total bid price. A discrepancy between a bid item price and the extended amount of any bid item shall be resolved by accepting the bid item price as correct.

- C. Responsible Bidders: the Owner will award contracts only to responsible bidders who demonstrate the ability to successfully perform under the terms and conditions as set forth in the Contract Documents and have successfully completed projects similar in scope and complexity.
 - 1. Bidders must demonstrate relevant experience on similar types of projects and submit detailed information as required on the Bidder Information Form.
- D. The Owner reserves the right to contact references and investigate past performance and qualifications of the Bidder, subcontractor, and project team members, including contacting third parties and/or the references provided by the Bidder.
 - 1. The Owner may contact references for other projects including those the Bidder did not identify and/or provided references.
 - 2. References may be asked to rate the performance of and describe their experience with project team members and subcontractors. Bidder Information may be solicited and evaluated on the following subjects: type and features of work; overall quality of project performance and quality of work; experience and technical knowledge and competence of the Bidder and Project Team Members; ability, capacity and skill to perform the Work; ability to manage submittals, requests for information, prevailing wage filings, and other paperwork; compliance with laws, ordinances, and contract provisions; and other information as deemed necessary.
 - 3. Poor reference(s) may be justification to determine a Bidder is not responsible.
- E. At the Owner's request, provide any additional explanation or information, which would assist in evaluating the qualifications of the Bidder, subcontractors, project team members, and bid price.
- F. The Owner will verify information submitted and if the lowest bidder is determined to be "not responsible," the Owner will issue, in writing, the specific reasons for this determination. The bidder may appeal this decision. The appeal must be in writing and shall be delivered to the Owner within two business days. The appeal may include additional information that was not included in the original bid documents. KCHA will make a final determination after the receipt of the appeal. The final determination may not be appealed.

1.14 CONTRACT AWARD

- A. Bonding and Insurance: Contract award will be contingent on ability to secure payment/performance bonding, and Contractor's ability to meet the Owner insurance requirements as detailed in the Bid Documents.
- B. Bonding, insurance certificates and endorsements, and an approved Statement of Intent to Pay Prevailing Wages shall be submitted to the Owner within 14 days of award. A Notice to Proceed shall be issued immediately after receipt.
- C. Right to Reject Bids/Waiver: The Owner reserves the right to reject any or all bids or to waive any informalities or irregularities in the bidding.
- D. Retainage Funds: The Owner will not pay interest to the Contractor for accounts where retainage funds are maintained by the Owner. As part of the procurement by which the Contractor was selected for this work, the Contractor agrees to waive any other options and has made allowances for this waiver.

PART 1 - GENERAL PROVISIONS

1.1 DEFINITIONS

- A. "Authority Having Jurisdiction (AHJ)": A federal, state, local, or other regional department, or an individual such as a fire official, labor department, health department, building official, or other individual having statutory authority.
- B. "Contract Documents" means the Instructions to Bidders, Specifications, Plans, General Conditions, Prevailing Wage Rates, Bid Form, Contract Form, other Special Forms, Drawings and Specifications, and all Addenda and modifications thereof.
- C. "Contract Sum" is the total amount payable by Owner to Contractor for performance of the Work in accordance with the Contract Documents.
- D. "Contract Time" is the number of consecutive Days allotted in the Contract Documents for achieving completion of the Work.
- E. "Contracting Officer" means the person delegated the authority by King County Housing Authority to enter into, and/or terminate this Contract. The term includes any successor Contracting Officer and any duly authorized representative of the Contracting Officer.
- F. "Contractor" means the person or other entity entering into the Contract with King County Housing Authority to perform all of the services or work required under the Contract.
- G. "Day" means calendar day, unless otherwise specified.
- H. "Final Acceptance" means the acceptance by Owner that the Contractor has completed the requirements of the Contract Documents.
- I. "Force Majeure" means those acts entitling Contractor to request an equitable adjustment in the Contract Time, including, but not limited to, unusually severe weather conditions which could not have been reasonably anticipated.
- J. "Furnish": Supply and deliver to Project site, ready for unloading, unpacking, assembly, installation, and similar operations.
- K. "Install": Operations at Project site including unloading, temporarily storing, unpacking, assembling, erecting, placing, anchoring, applying, working to dimension, finishing, curing, protecting, cleaning, and similar operations.
- L. "Liquidated Damages" means the amount prescribed in the Contract Documents to be deducted from any payments due or to become due Contractor, for each day's delay in completion of the Work beyond the time allowed in the Contract Documents as stated in the Notice to Proceed, plus any extensions of such time.
- M. "Manager" means the person who is an authorized agent of the King County Housing Authority to administer the Contract.
- N. "Notice to Proceed" means a notice from Owner to Contractor that defines the date on which the Contract Time begins to run.
- O. "Owner" means the King County Housing Authority or its authorized representative with the authority to enter into, administer, and/or terminate the Work in accordance with the Contract Documents and make related determinations and findings.
- P. "Property Manager" means the property management company, its officers and employees.
- Q. "Provide": Furnish and install, complete and ready for the intended use.

- R. "Subcontract" means any contract, purchase order, or other purchase agreement, including modifications and change orders to the foregoing, entered into by a Subcontractor to furnish supplies, materials, equipment, and services for the performance of the prime Contract or a subcontract.
- S. "Subcontractor" means any supplier, vendor, or firm that furnishes supplies, materials, equipment, or services to or for the Contractor or another Subcontractor.
- T. "Work" means the construction and services required by the Contract Documents, and includes, but is not limited to, labor, materials, supplies, equipment, services, permits, and the manufacture and fabrication of components, performed, furnished, or provided in accordance with the Contract Documents.

1.2 EXECUTION AND INTENT

- A. The intent of the Specifications and Drawings is to describe a complete Project to be constructed in accordance with the Contract Documents. Contractor shall furnish all labor, materials, equipment, tools, transportation, permits, and supplies, and perform the Work required in accordance with the Contract Documents.
- B. All work is to be executed in accordance with the Building Codes, as adopted by the Authority Having Jurisdiction, and other applicable codes and generally accepted industry standards. All products and materials are to be new and handled and applied in accordance with the manufacturer's recommendations.
- C. Contractor makes the following representations to Owner:
 - 1. The Contract Sum is reasonable compensation for the Work and the Contract Time is adequate for the performance of the Work, as represented by the Contract Documents;
 - 2. Contractor has carefully reviewed the Contract Documents, had an opportunity to visit and examine the Project site, has become familiar with the local conditions in which the Work is to be performed, and has satisfied itself as to the nature, location, character, quality and quantity of the Work, the labor, materials, equipment, goods, supplies, work, permits, services and other items to be furnished and all other requirements of the Contract Documents, as well as the surface and subsurface conditions and other matters that may be encountered at the Project site or affect performance of the Work or the cost or difficulty thereof.
- D. The Contract Documents are complementary. What is required by one part of the Contract Documents shall be binding as if required by all. Anything mentioned in the Specifications and not shown on the Drawings, or shown on the Drawings and not mentioned in the Specifications, shall be of like effect as if shown or mentioned in both.

PART 2 - INSURANCE AND BONDS

2.1 INSURANCE REQUIREMENTS FOR BUILDING TRADES CONTRACTORS

A. Contractor shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to property that may arise from or in connection with the performance of the work hereunder by the Contractor, his agents, representatives, employees or Subcontractors.

2.2 MINIMUM SCOPE OF INSURANCE

- A. Contractors shall maintain coverages no less than:
 - 1. Insurance Services Office Commercial General Liability coverage including Products/Completed Operations.
 - 2. Insurance Services Office covering Automobile Liability, code 1 (any auto).
 - 3. Workers' Compensation insurance as required by State law and Employer's Liability Insurance.

2.3 MINIMUM LIMITS OF INSURANCE

- A. Contractor shall maintain limits no less than:
 - General Liability: \$1,000,000 per occurrence for bodily injury, personal injury and property damage. If Commercial General Liability Insurance or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit of \$2,000,000.
 - 2. Automobile Liability: \$1,000,000 per accident for bodily injury and property damage. Employer's Liability: \$1,000,000 per accident for bodily injury/sickness or disease.

2.4 DEDUCTIBLES AND SELF INSURED RETENTION

A. Any deductibles or self-insured retentions must be declared to and approved by the Owner. At the option of the Owner, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the Owner, its officers, officials, employees and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the Owner guaranteeing payment of losses and related investigations, claim administration and defense expenses. NOTE: If this contract deals with hazardous materials or activities (i.e. lead based paint, asbestos, armed security guards) additional provisions covering those exposures must be included in order to protect the Owner's interests.

2.5 OTHER INSURANCE PROVISIONS

- A. The policies are to contain, or be endorsed to contain, the following provisions:
 - 1. The Owner, the Property Manager, its officers, officials, employees, partners, agents and volunteers are to be covered as additional insureds under a "completed operations" type of additional insured endorsement with respect to general liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts or equipment furnished in connection with such work or operations. The endorsement(s) effectuating the foregoing additional insured coverage shall be ISO form CG 20 10 11 85, or CG 20 10 10 01 issued concurrently with CG 20 37 10 01, or their equivalent as long as it provides additional insured coverage, without limitation, for completed operations; (ii) automobile liability arising out of vehicles owned, leased, hired, or borrowed by or on behalf of the Contractor; (iii) any insurance written on a claims made basis, shall have a retroactive date that coincides with, or precede, the commencement of any work under this contract. Evidence of such coverage shall be maintained for a minimum of six (_6_) years beyond the expiration of the project.
 - King County will not accept Certificates of Insurance Alone. Improperly Completed Endorsements
 will be returned to your insured for correction by an authorized representative of the insurance
 company.
 - 3. For any claims related to this project, the Contractor's insurance coverage shall be primary insurance as respects the Owner, its officers, officials, agents, partners, employees, and volunteers. Any insurance or self-insurance maintained or expired by the Owner, its officers, officials, agents, partners, employees, volunteers, or shall be excess of the Contractor's insurance and shall not contribute with it. King County Housing Authority's Insurance is Non-Contributory in Claims Settlement Funding.
 - 4. The "General description of agreement(s) and/or activity(s) insured" shall include reference to the activity and/or to either specific King County Housing Authority's; project of site name, contract number, lease number, permit number or construction approval number.
 - 5. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be canceled or materially changed, except after thirty (30) days' [ten (10) days for non-payment of premium] prior written notice by certified mail, return receipt requested, has been given to the Owner.
 - Maintenance of the proper insurance for the duration of the contract is a material element of the contract. Material changes in the required coverage or cancellation of the coverage shall constitute a material breach of the contract.

2.6 ACCEPTABILITY OF INSURERS

A. Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A-:VII. The name of the Insurance Company underwriting the coverage and its address shall be noted on the endorsement form. Contractors must provide written verification of their insurer's rating.

2.7 VERIFICATION OF COVERAGE

A. Contractor shall furnish the Owner with original certificates and amendatory endorsements effecting coverage required by this clause. All certificates and endorsements are to be received and approved by the Owner before work commences in sufficient time to permit contractor to remedy any deficiencies. The Owner reserves the right to require complete, certified copies of all required insurance policies or pertinent parts thereof, including endorsements affecting the coverage required by these specifications at any time.

2.8 SUBCONTRACTORS

A. Subcontractors shall include the Contractor as additional insured under their policies. All coverage's for subcontractors shall be subject to all of the requirements stated herein. Contractor shall be responsible for the adequacy of required coverages for subcontractors, and compile related certificates of insurance and endorsements evidencing subcontractors' compliance.

2.9 PAYMENT AND PERFORMANCE BONDS

- A. Payment and performance bonds for 100% of the Contract Award Amount shall be furnished for the Work, using the Payment Bond and Performance Bond form AIA form A312. Change order increases of cumulative 15% increments require revisions to the bond to match the new Contract Sum.
- B. On contracts of one hundred fifty thousand dollars or less, at the option of the contractor as defined in RCW 39.10.210, the Owner may, in lieu of the bond, retain ten percent of the contract amount for a period of forty-five days after date of final acceptance, or until receipt of all necessary releases from the department of revenue, the employment security department, and the department of labor and industries and settlement of any liens filed under chapter 60.28 RCW, whichever is later.

PART 3 - PERFORMANCE

3.1 CONTRACTOR CONTROL AND SUPERVISION

- A. Contractor shall be solely responsible for, and have control over construction means, methods, techniques, sequences, and procedures and for coordinating all portions of the Work, and shall be responsible to Owner for acts and omissions of Contractor, Subcontractors, and their employees and agents.
- B. Contractor shall enforce strict discipline and good order among Contractor's employees and other persons performing the Work. Contractor shall not permit employment of persons not skilled in tasks assigned to them. Owner may, by Notice, request Contractor to remove from the Work or Project site any employee Owner reasonably deems incompetent, careless, or otherwise objectionable.
- C. The Contractor shall perform on the site, and with its own organization, work equivalent to at least 12% of the total amount of work to be performed under the contract.
- D. Work Hours: The Contractor's allowable hours of operation shall be limited to those hours between 8:00 A.M. and 6:00 P.M. Monday to Friday excluding public holidays.

3.2 PERMITS, FEES, AND NOTICES

A. Unless otherwise provided in the Contract Documents, Contractor shall pay for and obtain all permits, licenses, and coordinate inspections necessary for proper execution and completion of the Work. Prior to final payment, the approved, signed permits shall be delivered to Owner.

3.3 PREVAILING WAGES

A. Statutes of the State of Washington RCW 39.12 as amended shall apply to this contract. Requirements, in brief, are stated below:

- There shall be paid each laborer or mechanic of the Contractor or sub-Contractor engaged in work on
 the project under this contract in the trade or occupation listed in the schedule of Wage Rates, as
 determined by the Department of Labor and Industries, not less than the hourly wage rate listed therein,
 regardless of any contractual relationship which may be alleged to exist between the Contractor and any
 sub-contractor and such laborers and mechanics.
- 2. The "prevailing rate or wage" contained in the wage determination include health and welfare fund contributions and other fringe benefits collectively bargained for by the various management and labor organizations. Prevailing wages shall be paid based on the most recent semi-annual list as required by the Department of Labor and Industries (L&I).
- 3. In case any dispute arises as to what are the prevailing rates for wages of work of a similar nature, and such disputes cannot be resolved by the parties involved, including labor and management representatives, the matter shall be referred for arbitration to the Director of the Department of Labor and Industries of the State of Washington, and the Director's decision shall be final and conclusive and binding on all parties involved in the dispute.
- B. Before commencing the Work, Contractor shall file a statement of "Intent to Pay Prevailing Wages."
- C. After completion of the Work, Contractor shall file an "Affidavit of Wages Paid."

3.4 EQUAL EMPLOYMENT OPPORTUNITY

- A. During performance of the Work:
 - 1. Contractor shall not discriminate against any employee or applicant for employment because of race, creed, color, national origin, sex, age, marital status, the presence of any physical, sensory, or mental disability, sexual orientation, Vietnam-era veteran status, disabled veteran status or political affiliation, nor commit any unfair practices as defined in RCW 49.60.
 - 2. The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, national origin, of any physical, sensory, or mental disability, sexual orientation, Vietnam-era veteran status, disabled veteran status, or political affiliation.
 - 3. The Contractor shall give all notices and comply with all applicable laws, ordinances, rules, regulations and orders in regard to Equal Employment Opportunity including but not limited to Executive Order 11246, as amended, Section 503 of the Rehabilitation Act of 1973, as amended, and the rules, regulations, and orders of the Secretary of Labor. The Contractor shall include the terms of this Clause in every subcontract so that such term shall be binding on each Subcontractor.
 - 4. Non-Discrimination R.C.W. 49.60: These special requirements establish minimum requirements for affirmative action and are intended to define and implement the basic discrimination provisions of these specifications. Failure to comply with these requirements may constitute grounds for application of contract default.

3.5 SAFETY PRECAUTIONS

- A. In performing this contract, the Contractor shall provide for protecting the lives and health of employees and other persons; preventing damage to property, materials, supplies, and equipment; and avoid work interruptions. For these purposes, the Contractor shall:
 - 1. Follow Washington Industrial Safety and Health Act (WISHA) regional directives and provide a site-specific safety program that will require an accident prevention and hazard analysis plan for the contractor and each subcontractor on the work site. The Contractor shall submit a site-specific safety plan to the Owner's representative prior to the initial scheduled construction meeting.
 - 2. Provide adequate safety devices and measures including, but not limited to, the appropriate safety literature, notice, training, permits, placement and use of barricades, signs, signal lights, ladders, scaffolding, staging, runways, hoist, construction elevators, shoring, temporary lighting, grounded outlets, wiring, hazardous materials, vehicles, construction processes, and equipment required by Chapter 19.27 RCW, State Building Code (Uniform Building, Electrical, Mechanical, Fire, and Plumbing Codes); Chapter 212-12 WAC, Fire Marshal Standards, Chapter 49.17 RCW, WISHA; Chapter 296-155 WAC, Safety Standards for Construction Work; Chapter 296-65 WAC; WISHA Asbestos Standard; WAC 296-62-071, Respirator Standard; WAC 296-62, General Occupation Health Standards, WAC 296-24, General Safety and Health Standards, WAC 296-24, General Safety and Health Standards, Chapter 49.70 RCW, and Right to Know Act.

- 3. Comply with the State Environmental Policy Act (SEPA), Clean Air Act, Shoreline Management Act, and other applicable federal, state, and local statutes and regulations dealing with the prevention of environmental pollution and the preservation of public natural resources.
- 4. Post all permits, notices, and/or approvals in a conspicuous location at the construction site.
- 5. Provide any additional measures that the Owner determines to be reasonable and necessary for ensuring a safe environment in areas open to the public. Nothing in this part shall be construed as imposing a duty upon the Owner to prescribe safety conditions relating to employees, public, or agents of the Contractors.
- B. Contractor to maintain safety records: Contractor shall maintain an accurate record of exposure data on all incidents relating to the Work resulting in death, traumatic injury, occupational disease, or damage to property, materials, supplies, or equipment. Contractor shall immediately report any such incident to Owner. Owner shall, at all times, have a right of access to all records of exposure.
- C. Contractor to provide HazMat training: Contractor shall provide all persons working on the Project site with information and training on hazardous chemicals in their work at the time of their initial assignment, and whenever a new hazard is introduced into their work area.
 - 1. Information. At a minimum, Contractor shall inform persons working on the Project site of:
 - a. WAC: The requirements of chapter 296-62 WAC, General Occupational Health Standards;
 - b. Presence of hazardous chemicals: Any operations in their work area where hazardous chemicals are present; and
 - c. Hazard communications program: The location and availability of written hazard communication programs, including the required list(s) of hazardous chemicals and material safety data sheets required by chapter 296-62 WAC.
 - 2. Training. At a minimum, Contractor shall provide training for persons working on the Project site which includes:
 - a. Detecting hazardous chemicals: Methods and observations that may be used to detect the presence or release of a hazardous chemical in the work area (such as monitoring conducted by the employer, continuous monitoring devices, visual appearance or odor of hazardous chemicals when being released, etc.);
 - b. Hazards of chemicals: The physical and health hazards of the chemicals in the work area;
 - c. Protection from hazards: The measures such persons can take to protect themselves from these hazards, including specific procedures Contractor, or its Subcontractors, or others have implemented to protect those on the Project site from exposure to hazardous chemicals, such as appropriate work practices, emergency procedures, and personal protective equipment to be used; and
 - d. Hazard communications program: The details of the hazard communications program developed by Contractor, or its Subcontractors, including an explanation of the labeling system and the material safety data sheet, and how employees can obtain and use the appropriate hazard information.
- D. Hazardous, toxic or harmful substances: Contractor's responsibility for hazardous, toxic, or harmful substances shall include the following duties:
 - 1. Illegal use of dangerous substances: Contractor shall not keep, use, dispose, transport, generate, or sell on or about the Project site, any substances now or hereafter designated as, or which are subject to regulation as, hazardous, toxic, dangerous, or harmful by any federal, state or local law, regulation, statute or ordinance (hereinafter collectively referred to as "hazardous substances"), in violation of any such law, regulation, statute, or ordinance, but in no case shall any such hazardous substance be stored on the Project site.
 - 2. Contractor notifications of spills, failures, inspections, and fines: Contractor shall promptly notify Owner of all spills or releases of any hazardous substances which are otherwise required to be reported to any regulatory agency and pay the cost of cleanup. Contractor shall promptly notify Owner of all failures to comply with any federal, state, or local law, regulation, or ordinance; all inspections of the Project site by any regulatory entity concerning the same; all regulatory orders or fines; and all responses or interim cleanup actions taken by or proposed to be taken by any government entity or private party on the Project site.

- E. Public safety and traffic: All Work shall be performed with due regard for the safety of the public. Contractor shall perform the Work so as to cause a minimum of interruption of vehicular traffic or inconvenience to pedestrians. All arrangements to care for such traffic shall be Contractor's responsibilities. All expenses involved in the maintenance of traffic by way of detours shall be borne by Contractor.
- F. Contractor to act in an emergency: In an emergency affecting the safety of life or the Work or of adjoining property, Contractor is permitted to act, at its discretion, to prevent such threatened loss or injury, and Contractor shall so act if so authorized or instructed.
- G. No duty of safety by Owner: Nothing provided in this section shall be construed as imposing any duty upon Owner with regard to, or as constituting any express or implied assumption of control or responsibility over, Project site safety, or over any other safety conditions relating to employees or agents of Contractor or any of its Subcontractors, or the public.

3.6 INDEPENDENT CONTRACTOR

A. The Contractor and Owner agree the Contractor is an independent contractor with respect to the services provided pursuant to this Contract. Nothing in this Contract shall be considered to create a relationship of employer and employee between the parties hereto. Neither the Contractor nor any employee of the Contractor shall be entitled to any benefits accorded Owner employees by virtue of the services provided under this Contract. The Owner shall not be responsible for withholding or otherwise deducting federal income tax or social security or contributing to the State Industrial Insurance Program, or otherwise assuming the duties of an employer with respect to the Contractor, or any employees of the Contractor.

3.7 OPERATIONS, MATERIAL HANDLING, AND STORAGE AREAS

- A. Contractor shall confine all operations, including storage of materials, to Owner-approved areas.
- B. Contractor shall be responsible for the proper care and protection of its materials and equipment delivered to the Project site.
- C. Contractor shall protect and be responsible for any damage or loss to the Work, or to the materials or equipment until the date of Final Acceptance, and shall repair or replace without cost to Owner any damage or loss that may occur.

3.8 PRIOR NOTICE OF EXCAVATION

A. Prior to any excavation Contractor shall engage a locate service for all underground facilities or utilities. Contractor shall pay all fees for locator services and pay for all damages caused by excavation.

3.9 UNFORESEEN PHYSICAL CONDITIONS

- A. Notice requirement for concealed or unknown conditions: If Contractor encounters conditions at the site which are subsurface or otherwise concealed physical conditions which differ materially from those indicated in the Contract Documents, or unknown physical conditions of an unusual nature which differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, then Contractor shall give written notice to Owner promptly and in no event later than seven Days after the first observance of the conditions. Conditions shall not be disturbed prior to such notice.
- B. Adjustment in Contract Time and Contract Sum: If such conditions differ materially and cause a change in Contractor's cost of, or time required for, performance of any part of the Work, the Contractor may be entitled to an equitable adjustment in the Contract Time or Contract Sum, or both, provided it makes a request therefore as provided in Part 5.
- 3.10 PROTECTION OF EXISTING STRUCTURES, EQUIPMENT, VEGETATION, UTILITIES, AND IMPROVEMENTS

- A. Contractor shall protect from damage all existing conditions, including soils, structures, equipment, improvements, utilities, and vegetation at or near the Project site; and on adjacent property of a third party, the locations of which are made known to or should be known by Contractor. Contractor shall repair any damage, including that to the property of a third party, resulting from failure to comply with the requirements of the Contract Documents, any defects of equipment, material, workmanship or design furnished by the Contractor, or failure by Contractor or subcontractor at any tier to exercise reasonable care in performing the Work. If Contractor fails or refuses to repair the damage promptly, Owner may have the necessary work performed and charge the cost to Contractor.
- B. New work which connects to existing work shall correspond in all respects with that to which it connects and/or be similar to existing work unless otherwise required by the Specifications.

3.11 MATERIAL AND EQUIPMENT

- A. All equipment, material, and articles incorporated into the Work shall be new and of the most suitable grade for the purpose intended, unless otherwise specifically provided in the Contract Documents. References in the Specifications to equipment, material, articles, or patented processes by trade name, make, or catalog number, shall be regarded as establishing a standard quality and shall not be construed as limiting competition. Contractor may, at its option, use any equipment, material, article, or process that, in the judgment of Owner, is equal to that named in the Specifications, unless otherwise specifically provided in the Contract Documents.
- B. Substitutions shall be considered where qualities and attributes including, but not limited to, cost, performance, weight, size, durability, visual effect, and specific features and requirements indicated are deemed equal or better by the Owner at the Owner's sole discretion. All requests for substitutions shall be made in writing to Owner and shall not be deemed to be approved unless approved in writing by Owner.

3.12 CORRECTION OF NONCONFORMING WORK

- A. Contractor shall promptly correct Work found by Owner not to conform to the requirements of the Contract Documents, whether observed before or after Final Acceptance.
- B. If Contractor fails to correct nonconforming Work, Owner may replace, correct, or remove the nonconforming Work and charge the cost thereof to the Contractor.

3.13 CLEAN UP

A. Contractor shall at all times keep the Project site, including hauling routes, infrastructures, utilities, and storage areas, free from accumulations of waste materials. Before completing the Work, Contractor shall remove from the premises its rubbish, tools, scaffolding, equipment, and materials. Upon completing the Work, Contractor shall leave the Project site in a clean, neat, and orderly condition satisfactory to Owner. If Contractor fails to clean up as provided herein, and after reasonable notice from Owner, Owner may do so and the cost thereof shall be charged to Contractor.

3.14 SUBCONTRACTORS AND SUPPLIERS

- A. Contractor shall utilize Subcontractors and suppliers which are experienced and qualified.
- B. By appropriate written agreement, Contractor shall require each Subcontractor to be bound to Contractor by terms of those Contract Documents, and to assume toward Contractor all the obligations and responsibilities which Contractor assumes toward Owner in accordance with the Contract Documents. Each Subcontract shall preserve and protect the rights of Owner in accordance with the Contract Documents with respect to the Work to be performed by the Subcontractor so that subcontracting thereof will not prejudice such rights. Contractor shall require each Subcontractor to enter into similar agreements with Sub-subcontractors. However, nothing in this paragraph shall be construed to alter the contractual relations between Contractor and its Subcontractors with respect to insurance or bonds.
- C. Contractor shall schedule, supervise, and coordinate the operations of all Subcontractors. No Subcontracting of any of the Work shall relieve Contractor from its responsibility for the performance of the Work in accordance with the Contract Documents or any other obligations of the Contract Documents.

- D. It is the Contractor's responsibility to pay its Subcontractors and material suppliers on a timely basis. The Owner reserves the right to withhold a portion of the Contractor's payment if the Contractor fails to make timely payments to the Subcontractors and material suppliers.
- E. The Contract Documents shall not be construed to create a contractual relationship of any kind between the Owner and any Subcontractor; or any persons other than Owner and Contractor.
- F. The Contractor shall not enter into any subcontract with any subcontractor who has been suspended or debarred from participating in contracting programs by any agency of the United States Government or by any state, territory, or municipality.

3.15 INDEMNIFICATION

- A. The Contractor hereby agrees to indemnify, defend, and hold harmless the Authority, its successors and assigns, director, officers, officials, employees, agents, partners and volunteers (all foregoing singly and collectively (Indemnities") from a and against any and all claims, losses, harm costs, liabilities, damages and expenses, including, but not limited to, reasonable attorney's fees arising or resulting from the performance of the services, or the acts or omissions of the Contractor its successors, and assigns, employees, subcontractors or anyone acting on the contractor's behalf in connection with this Contract or its performance of this Contract.
- B. Provided, however, that the Contractor will not be required to indemnify, defend, or save harmless the indemnitee as provided in the preceding paragraphs of this section if the claim, suit, or action for injuries, death, or damages is caused by the sole negligence of the indemnitee. Where such claims, suites, or actions result from the concurrent negligence of (a) the indemnitee or the indemnitee's agents or employees and (b) the Contractor or the Contractor's agent or employee, the indemnity provisions provided in the proceeding paragraphs of this section shall be valid and enforceable only to the extent of the Contractor's negligence or the negligence of its agents and employees..
- C. The foregoing indemnity is specifically and expressly intended to constitute a waiver of the Contractor's immunity under Washington's Industrial Insurance act, RCW Title 51. The parties acknowledge that these provisions were specifically negotiated and agreed upon by them. If any portion of this indemnity clause is invalid or unenforceable, it shall be deemed excised and the remaining portions of the clause shall be given full force and effect.
- D. The Contractor hereby agrees to require all its Subcontractors or anyone acting under its direction or control or on its behalf in connection with or incidental to the performance of this Contract to execute an indemnity clause identical to the preceding clause, specifically naming the Owner as indemnity, and failure to do so shall constitute a material breach of this Contract by the Contractor.

3.16 PROHIBITION AGAINST LIENS

A. The Contractor is prohibited from placing a lien on the Owner's property. This prohibition shall apply to all subcontractors of any tier and all materials suppliers, in accordance with RCW 35.82.190.

3.17 DAMAGES FOR FAILURE TO ACHIEVE TIMELY COMPLETION

A. Liquidated Damages

- 1. Timely performance and completion of the Work is essential to Owner and time limits stated in the Contract Documents are of the essence. The liquidated damage amounts set forth will be assessed not as a penalty, but as liquidated damages for breach of the Contract Documents. This amount is fixed and agreed upon by and between the Contractor and Owner because of the impracticability and extreme difficulty of fixing and ascertaining the actual damages the Owner would in such event sustain. This amount shall be construed as the actual amount of damages sustained by the Owner, and may be retained by the Owner and deducted from any payments to the Contractor.
- If different completion dates are specified in the contract for separate parts or stages of the work, the amount of liquidated damages shall be assessed on those parts or stages which are delayed.

3.18 WAIVER AND SEVERABILITY

- A. The failure or delay of either party to insist on performance of any provision of the Contract, or to exercise any right or remedy available under the Contract, shall not be construed as a waiver of that provision, right, or remedy in any later instance. Waiver or breach of any provision of the Contract shall not be construed to be a waiver of any other or subsequent breach and shall not be construed to be a modification of the terms of the Contract, unless the Contract is modified pursuant to the Clause entitled "Contract Modifications" herein.
- B. If any provision of the Contract is or becomes void or unenforceable by operation of law, the remaining provisions shall be valid and enforceable.

PART 4 - PAYMENTS AND COMPLETION

4.1 CONTRACT SUM

- A. The Contract Sum shall include all taxes imposed by law and properly chargeable to the Project, including sales tax. The Contractor shall pay the WSST to the Department of Revenue and shall furnish proof of payment to the Owner if requested.
- B. The retail sales tax does not apply to the gross contract price.
- C. Prime and subcontractors are required to pay retail sales tax upon all purchases of materials, including prefabricated and precast items, equipment, leases or rentals of tools, consumables, and other tangible personal property which is installed, applied, attached, or otherwise incorporated in their work.

4.2 APPLICATION FOR PAYMENT

- A. At monthly intervals, unless determined otherwise by Owner, Contractor shall submit to Owner an Application for Payment for Work completed in accordance with the Contract Documents. Each application shall be supported by such substantiating data as Owner may require.
- B. Each invoice shall include the following statement: "I hereby certify that the items listed are proper charges for materials, merchandise or services provided to the King County Housing Authority, and that all goods and/or services have been provided; that prevailing wages have been paid in accordance with the approved statements of intent filed with the Department of Labor and Industries; and that sub-contractors and/or suppliers have been paid, less earned retainage, as their interest appears in the last payment received."
- C. Coordinate preparation of the Schedule of Values with preparation of Contractor's Construction Schedule. Each Application for Payment shall be consistent with previous applications and payments.
- D. Owner shall retain 5% of the amount of each progress payment until 45 Days after Final Acceptance and receipt of all documents required by law or the Contract Documents including releases by Washington State Employment Security Department and Washington State Department of Revenue and Department of Labor & Industries.
- E. Waivers of Lien: With each Application for Payment, submit conditional waivers lien from every entity who is lawfully entitled to file a lien arising out of the Contract and related to the Work covered by the payment.
 - 1. Submit partial waivers on each item for amount requested, before deduction for retainage, on each item.
 - 2. When an application shows completion of an item, submit final or full waivers.
 - 3. Owner reserves the right to designate which entities involved in the Work must submit waivers.
 - a. Submit final Application for Payment with or preceded by final waivers from every entity involved with performance of the Work covered by the application who is lawfully entitled to a lien.
- F. Final Payment Application: Submit final Application for Payment with releases and close out supporting documentation.

G. Approved payments shall be mailed to the Contractor within 30 days.

4.3 FINAL COMPLETION, ACCEPTANCE, AND PAYMENT

- A. The Owner shall make a final inspection of the Work on receipt of (1) written notice from the Contractor that the Work is ready for final inspection and (2) a final Application for Payment. When the Owner finds the Work acceptable and fully performed under the Contract Documents, and the Contractor has delivered to the Owner all warranties, permits, and operations manuals, the Owner will issue a Notice of Final Completion.
- B. Acceptance of final payment by Contractor, or any Subcontractor, shall constitute a waiver and release to Owner of all claims by Contractor, or any such Subcontractor, for an increase in the Contract Sum or the Contract Time, and for every act or omission of Owner relating to or arising out of the Work, except for those Claims made in accordance with the procedures, including the time limits, set forth in PART 7 .

PART 5 - CHANGES

5.1 CHANGE IN THE WORK

- A. Owner may, at any time and without notice to Contractor's surety, order additions, deletions, revisions, or other changes in the Work. These changes in the Work shall be incorporated into the Contract Documents through the execution of Change Orders. If any change in the Work ordered by Owner causes an increase or decrease in the Contract Sum or the Contract Time, an equitable adjustment shall be made as provided in 5.2 and 5.3.
- B. Pending agreement on the terms of the Change Order, Owner may direct Contractor to proceed immediately with the Change Order Work. Contractor shall not proceed with any change in the Work until it has obtained Owner's written approval.
- C. The Contractor agrees that any change in the Contract Amount or Contract Time provided in a Change Order is full and complete compensation to the Contractor for the change(s) to the work, deleted work, modified work, direct or indirect impact on the Contractor's schedule, and for any equitable adjustment or time extension to which the Contractor may be entitled to in the Change Order, pursuant to the Contract between the Owner and Contractor.

5.2 CHANGE IN THE CONTRACT SUM

- A. Change Order Pricing Fixed Price: When the fixed price or time and materials method is used to determine the value of any Work covered by a Change Order, or of a request for an equitable adjustment in the Contract Sum, the following procedures shall apply:
 - 1. Contractor's Change Order proposal, or request for adjustment in the Contract Sum, shall be accompanied by a complete itemization of the costs, including labor, material, subcontractor costs, and overhead and profit. The costs shall be itemized in the manner set forth below, and shall be submitted on breakdown sheets with documentation in a form approved by Owner.
 - 2. Any request for adjustment of Contract Sum shall include only the following items:
 - a. Craft labor costs for Contractors and Subcontractors.
 - 1) Basic wages and benefits: Hourly rates and benefits according to applicable prevailing wages.
 - Direct supervision shall not to exceed 15% of the cost of direct labor. No supervision markup shall be allowed for a working supervisor's hours.
 - Worker's Insurance. Direct contributions to the State for industrial insurance, medical aid, and supplemental pension by the class and rates established by L&I.
 - 4) Federal Insurance. Direct contributions required by the Federal Insurance Compensation Act; Federal Unemployment Tax Act; and the State Unemployment Compensation Act.
 - 5) Safety and small tools: 4% of the sum of the amounts calculated in (1), (2), and (3) above.

- b. Material Costs: Material costs and applicable sales tax shall be developed from actual known costs, supplier quotations or standard industry pricing guides and shall consider all available discounts. Freight costs, express charges, or special delivery charges shall be itemized.
- c. Equipment Costs: Itemization of the type of equipment and the estimated or actual length of time the equipment appropriate for the Work is or will be used on the change in the Work. Costs will be allowed for equipment and applicable sales tax only if used solely for the changed Work, or for additional rental costs actually incurred by the Contractor. The Date Quest Rental Rate (Blue Book) shall be used as a basis for establishing rental rates of equipment not listed in the above sources. The maximum rate for standby equipment shall not exceed 50% of the applicable rate.
- d. Allowance for Overhead: This allowance shall compensate Contractor for all noncraft labor, temporary construction facilities, field engineering, schedule updating, as-built drawings, home office cost, B&O taxes, office engineering, estimating costs, additional overhead because of extended time and any other cost incidental to the change in the Work. This allowance shall be strictly limited in all cases an amount not to exceed the following:
 - For Contractor, for any Work actually performed by Contractor's own forces, 16% of the cost.
 - 2) For each Subcontractor (including lower tier subcontractors), for any Work actually performed by its own forces, 16% of the cost.
 - 3) For Contractor, for any Work performed by its Subcontractor(s), 6% of the amount due each Subcontractor.
 - 4) For each Subcontractor, for any Work performed by its Subcontractor(s) of any lower tier, 5% of the amount due the sub-Subcontractor.

e. Allowance for Profit:

- 1) For Contractor or Subcontractor of any tier for work performed by their forces, 5% of the cost developed in accordance with subsections a, b & c above.
- 2) For Contractor or Subcontractor of any tier for work performed by a subcontractor of a lower tier, 5% of the Subcontractor cost.
- f. Insurance or Premium: The costs of any change or additional premium of Contractor's liability insurance or bond premium arising directly from the changed Work. The costs of any change in insurance shall be added after overhead and profit are calculated.

B. Change Order Pricing - Unit Prices

- 1. Work on a unit-price basis as stated in the Specifications and at the price submitted in the Bid Form or as subsequently modified.
 - a. Unit prices shall include reimbursement for all direct and indirect costs of the Work, including overhead and profit, bond premium, and insurance costs; and
 - b. Quantities must be supported by field measurement verified by Owner.

5.3 CHANGE IN THE CONTRACT TIME

- A. The Contract Time shall only be changed by a Change Order. Contractor shall immediately notify Owner, and shall include any request for a change in the Contract Time in its Change Order proposal.
- B. If the time of Contractor's performance is changed due to an act of Force Majeure, Contractor shall request for an equitable adjustment in the Contract Time in writing within 24-hours of the occurrence.

PART 6 - CLAIMS AND DISPUTE RESOLUTION

6.1 CLAIMS PROCEDURE

A. If the parties fail to reach agreement regarding any dispute arising from the Contract Documents, Contractor's only remedy shall be to file a Claim with Owner within 30 Days from Owner's final offer.

- B. The Claim shall be deemed to cover all changes in cost and time (including direct, indirect, impact, and consequential) to which Contractor may be entitled. It shall be fully substantiated and documented.
- C. After Contractor has submitted a fully-documented Claim, Owner shall respond, in writing, to Contractor with a decision within 30 Days from the date the Claim is received.
- D. Contractor shall proceed with performance of the Work pending final resolution of any Claim. Owner's written decision as set forth above shall be final and conclusive as to all matters set forth in the Claim.
- E. Any Claim of the Contractor against the Owner for damages, additional compensation, or additional time, shall be conclusively deemed to have been waived by the Contractor unless timely made in accordance with the requirements of this section.

6.2 ARBITRATION

- A. If Contractor disagrees with Owner's decision rendered in accordance with paragraph 6.1C, Contractor shall provide Owner with a written demand for arbitration. No demand for arbitration of any such Claim shall be made later than 30 Days after the date of Owner's decision on such Claim; failure to demand arbitration within said 30 Day period shall result in Owner's decision being final and binding upon Contractor and its Subcontractors.
 - 1. Notice of the demand for arbitration shall be filed with the American Arbitration Association (AAA), with a copy provided to Owner. The parties shall negotiate or mediate under the Voluntary Construction Mediation Rules of the AAA, or mutually acceptable service.
- B. All Claims arising out of the Work shall be resolved by arbitration. The judgment upon the arbitration award may be entered, or review of the award may occur, in the superior court having jurisdiction thereof. No independent legal action relating to or arising from the Work shall be maintained.

6.3 CLAIMS AUDITS

- A. All Claims filed against Owner shall be subject to audit at any time following the filing of the Claim. Failure of Contractor, or Subcontractors of any tier, to maintain and retain sufficient records to allow Owner to verify all or a portion of the Claim or to permit Owner access to the books and records of Contractor, or Subcontractors of any tier, shall constitute a waiver of the Claim and shall bar any recovery.
 - In support of Owner audit of any Claim, Contractor shall promptly make available to Owner all records relating to the Work.

PART 7 - TERMINATION OF THE WORK

7.1 TERMINATION BY OWNER FOR CAUSE

- A. Owner may, upon a written Notice to Contractor and to its surety, terminate (without prejudice to any right or remedy of Owner) the Work, or any part of it, for cause upon the occurrence of any one or more of the following events:
 - 1. Contractor fails to prosecute the Work or any portion thereof with sufficient diligence to ensure Completion of the Work within the Contract Time;
 - 2. Contractor is adjudged bankrupt, makes a general assignment for the benefit of its creditors, or a receiver is appointed on account of its insolvency;
 - 3. Contractor fails in a material way to replace or correct Work not in conformance with the Contract Documents;
 - 4. Contractor repeatedly fails to supply skilled workers or proper materials or equipment;
 - 5. Contractor repeatedly fails to make prompt payment due to Subcontractors, suppliers, or for labor;
 - 6. Contractor materially disregards or fails to comply with laws, ordinances, rules, regulations, or orders of any public authority having jurisdiction; or
 - 7. Contractor is otherwise in material breach of any provision of the Contract Documents.

- B. Upon termination, Owner may at its option:
 - 1. Take possession of the Project site and take possession of or use all materials, equipment, tools, and construction equipment and machinery thereon owned by Contractor to maintain the orderly progress of, and to finish, the Work;
 - 2. Finish the Work by whatever other reasonable method it deems expedient.
- C. Owner's rights and duties upon termination are subject to the prior rights and duties of the surety, if any, obligated under any bond provided in accordance with the Contract Documents.
- D. When Owner terminates the Work in accordance with this section, Contractor shall take the actions set forth in paragraph 7.2B, and shall not be entitled to receive further payment until the Work is accepted.
- E. If the unpaid balance of the Contract Sum exceeds the cost of finishing the Work, including compensation for A/E services and expenses made necessary thereby and any other extra costs or damages incurred by Owner in completing the Work, or as a result of Contractor's actions, such excess shall be paid to Contractor. If such costs exceed the unpaid balance, Contractor shall pay the difference to Owner. Contractor shall also be liable for liquidated damages until such reasonable time as may be required for Completion. These obligations for payment shall survive termination.
- F. Termination of the Work in accordance with this section shall not relieve Contractor or its surety of any responsibilities for Work performed.
- G. If Owner terminates Contractor for cause, and it is later determined that none of the circumstances set forth in 7.1A exist, then such termination shall be deemed a termination for convenience pursuant to 7.2.

7.2 TERMINATION BY OWNER FOR CONVENIENCE

- A. Owner may, upon Notice, terminate (without prejudice to any right or remedy of Owner) the Work, or any part of it, for the convenience of Owner.
- B. Unless Owner directs otherwise, after receipt of a Notice of termination for either cause or convenience, Contractor shall promptly:
 - 1. Stop performing Work on the date and as specified in the notice of termination;
 - 2. Place no further orders or subcontracts for materials, equipment, services or facilities, except as may be necessary for completion of such portion of the Work as is not terminated;
 - 3. Cancel all orders and subcontracts, upon terms acceptable to Owner, to the extent that they relate to the performance of Work terminated;

PART 8 - MISCELLANEOUS PROVISIONS

8.1 RECORDS KEEPING AND REPORTING

- A. The Contractor and all Subcontractors shall maintain accounts and records in accordance with State Auditor's procedures, including personnel, property, financial and programmatic records which sufficiently and properly reflect all direct and indirect costs of any nature expended and services performed in the performance of this Contract and other such records as may be deemed necessary by the Owner to ensure proper accounting for all funds contributed by the Owner to the performance of this Contract and compliance with this Contract.
- B. The Contractor, and its Subcontractors, shall maintain these records for a period of six (6) years after the date of Final Acceptance.

8.2 AUDITS AND INSPECTIONS

A. The records and documents with respect to all matters covered by this Contract shall be subject at all times to inspection, review or audit by the Owner or any other government agency so authorized by law during the performance of this Contract. The Owner shall have the right to an annual audit of the Contractor's financial statement and condition.

8.3 ORGANIZATION CONFLICTS OF INTEREST

- A. The Contractor warrants that to the best of its knowledge and belief and except as otherwise disclosed, it does not have any organizational conflict of interest which is defined as a situation in which the nature of work under this Contract and the Contractor's organizational, financial, contractual or other interests are such that:
 - 1. Award of the Contract may result in an unfair competitive advantage; or
 - 2. The Contractor's objectivity in performing the Contract work may be impaired.
- B. The Contractor agrees that if after award they discover an organizational conflict of interest with respect to this Contract, they shall make an immediate and full disclosure in writing to the Contracting Officer, which shall include a description of the action, which the Contractor has taken or intends to take to eliminate or neutralize the conflict. The Owner may, however, terminate the Contract if it deems the action to be in the best interest of the Owner.
- C. In the event the Contractor was aware of an organizational conflict of interest before the award of this Contract and intentionally did not disclose the conflict to the Contracting Officer, the Owner may terminate the Contract for default.
- D. The provisions of this Clause shall be included in all subcontracts and consulting agreements wherein the work to be performed is similar to the services provided by the Contractor. The Contractor shall include in such subcontracts and consulting agreements any necessary provisions to eliminate or neutralize conflicts of interest.

8.4 INTERESTS OF MEMBERS OF CONGRESS

- A. No member of or delegate to the Congress of the United States of America shall be admitted to any share or part of this Contract or to any benefit to arise therefrom, but this provision shall not be construed to extend to this Contract if made with a corporation for its general benefit.
- 8.5 INTERESTS OF MEMBERS, OFFICERS, COMMISSIONERS AND EMPLOYEES, OR FORMER MEMBERS, OFFICERS AND EMPLOYEES
 - A. No member, officer, or employee of the King County Housing Authority, no member of the governing body of the locality in which the project is situated, no member of the governing body in which the Owner was activated, and no other public official or such locality or localities who exercises any functions or responsibilities with respect to the project, shall, during his or her tenure, or for one year thereafter, have any interest, direct or indirect, in this Contract or the proceeds thereof.

BID FORM

PROJECT NAME AND LOCATION:

Sport Court Fence Replacement Tall Cedars Mobile Home Park		Contract	Number: D	DW2302631	
BID FORM					
The undersigned, Legal Name of Bidder:					
on this date: contract documents, site conditions, and has manual as prepared by the Owner, hereby prop all including, but not limited to, demolition, taxes and fees to complete the work for the following	oses to fo disposa	urnish labor, materials al, new installation an	and necessary	equipment -	
BASE BID			(\$)	
BASE BID (Including sales tax including	dicated in	Instructions to Bidders	s)		
ADDENDA Acknowledge receipt of any ad	ldenda hv	inserting the number(s	s) above		
In submitting this bid, it is understood that the ri undersigned hereby agrees that this proposal calendar days from the date of Bid Opening. Bidder agrees that Work will be substantially co	ight is res shall be a	served by the Owner to a valid and firm offer	reject any and for a period o	of Sixty (60)	
Contract Documents on or before the date, with	•			ince with the	
The undersigned Bidder hereby certifies that, v solicitation date for this Project, the bidder is no provision of chapters 49.46, 49.48, or 49.52 RC of assessment issued by the Department of Lab court of limited or general jurisdiction.	ot a "willf W, as de	ful" violator, as defined termined by a final and	in RCW 49.48 binding citation	8.082, of any on and notice	
I certify (or declare) under penalty of perjury unis true and correct.		aws of the State of Wa	shington that t	he foregoing	
Signature of Bidder	_	Print Your Name			
Submitted on	day of			2023	
City	_	State			

BIDDER INFORMATION

BIDDER INFORMATION

Name of Bidder (Company)	:				
Address:					
Contact Name:					
Phone Number:	Email A	ddress:			
Bidder is a(n): ☐ Individual	☐ Partnership ☐ Joint Ve	nture 🗆 Incorporated	l in the state of		
List business names & assoc	_	_			
Bidder has been in business	continuously from:				
Bidder has been in business					
Business License #:	Fed	eral ID #:			
Current UBI #:	Dept. of L&I	Worker's Comp. Ac	ct. #:		
Bidder has experience in wo	ork "Similar in Scope and C	Complexity" compara	ble to that required for this Project:		
As a prime contractor for _	years. As	s a subcontractor for	years.		
OWNER(S) OF COMPAN	NY (List all owners):	OWNER'S SOCIAL SECURITY NUMBER (only required if sole proprietorship):			
No. of regular full-time emp	ployees other than owner(s)	:			
Indicate clearly the kind of	work your company will ac	tually perform in this	s project:		
Approximate % of work you	ır company will actually pe	erform:			
List the supervisory personn	nel to be employed by the B	Bidder and available f	or, and intended to, work on this project:		
Name	<u>Title</u>		How Long With Bidder		

BIDDER INFORMATION

SUBCONTRACTORS

Do you intend to use Subcontractor(s) in this project?	Yes \square No \square (If yes, you <u>must</u> show the name of the
subcontractors. Attach additional pages as necessary.)	

Subcontractors Name	Subcontractor's UBI#	Phone Number	Trade	Years in
				Business
1.				
2.				
3.				
4.				
5.				

BIDDER'S EXPERIENCE

Projects successfully supervised and completed by your company for work of similar scope and value as specified in bid documents in the last 5 years. Attach additional pages as necessary.

Name of Project	Completion Date	Duration	Nature of Work	Amount of
•		(Months)		Contract
1.				
2.				
3.				
4.				
5.				
Owner's Name (of project listed above)	Project Address		Contact Person	Phone Number

Owner's Name (of project	Project Address	Contact Person	Phone
listed above)			Number
1.			
2.			
3.			
4.			
5.			

Has Bidder ever been found guilty of violating any State or Federal employment laws? ☐ No ☐ Ye	S
If yes, give details & attach additional pages as necessary:	

Has Bidder ever filed for protection under any provision of the federal bankruptcy laws or state insolvency laws? \square No \square Yes If yes, give details & attach additional pages as necessary:

BIDDER INFORMATION

Has any lien, claim and/or adverse legal action related to construction been rendered against Bidder in the past five years? (i.e., open claims, lawsuits, warrants, judgements including but not limited to those that would show on the L&I website)

No Yes If yes, give details & attach additional pages as necessary:

Has Bidder or any of its employees filed any claims with Washington State Worker's Compensation or other insurance company for accidents resulting in fatal injury or dismemberment in the past 5 years?

No Yes If yes, please state:

Date

Type of Injury

Agency Receiving Claim

Bidders current Experience Modification Rate (EMR):

(If Bidder is self-insured, attach proof of EMR stated, showing complete worksheet calculations)

The bidder hereby certifies that the information contained in this Bidder's Information is accurate, complete and current.

BY:

NAME:

(signature)

NAME:

(print)

TITLE:_____DATE: ____

CONTRACT FORM

This Contract is entered into by and between the King County Housing Authority, hereinafter referred to as the "Owner" whose principal office is located at 600 Andover Park West, Seattle, WA 98188 and [Name of Contractor], referred to as the "Contractor", whose principal office is located at [Contractor's Address].

IN CONSIDERATION OF the mutual benefits and conditions hereinafter contained, the parties hereto agree as follows:

- 1.1 Contract Documents
 - A. The provisions set forth in the Contract Documents are hereby incorporated into and made part of the Contract. Contractor acknowledges receipt and review of all Contract Documents applicable to performance of the work. The Contract shall consist of the following component parts:
 - 1. This Instrument
 - 2. Addenda
 - 3. Specifications
 - 4. Plans
 - 5. Bid Form
 - 6. Pre-Bid Agenda
 - 7. General Conditions
 - 8. Instructions to Bidders
 - 9. Prevailing Wage Rates
- 1.2 Scope of Services to be Performed by the Contractor: The Contractor shall provide all labor, materials, tools, equipment, transportation, supplies, and incidentals required to complete the work in accordance with the Contract Documents for:

Project: <u>Tall Cedars Mobile Home Park Fence Replacement</u> Contract No.: <u>DW2302631</u>

- Compensation: The total amount of the Contract shall be [\$\$\$] dollars and $[\phi\phi]$ cents (\$[\$\$\$.\$\$]) subject to additions and deductions provided therein.
- Duration of Contract: The Contractor shall commence work after receipt of Notice to Proceed, follow the schedule specified in the contract documents, and all work must be completed within thirty (30) consecutive calendar days from the date of the Notice to Proceed unless sooner terminated pursuant to the General Conditions. Upon expiration of the original Contract term, the Contract, at the Owner's sole discretion, may be extended for a period determined by the Owner.
- 1.5 Liquidated Damages: Timely performance and completion of the Work is essential to Owner and time limits stated in the Contract Documents are of the essence. If Completion of the Work does not occur within the Contract Time, the Contractor agrees that Liquidated Damages in the amount of \$250.00 per day will be assessed for each calendar day that the Contractor exceeds the time for completion.

The individuals signing this Contract warrant and represent for themselves and for their respective organizations that they are duly authorized to sign this Contract and that upon such signing their respective organizations are bound thereby.

DATED this day of	, 2023
Contractor	Owner
President/Owner	Wen Xu
	Director of Asset Management
	KING COUNTY HOUSING AUTHORITY

CERTIFICATE OF INSURANCE				DATE(MM/DD/YY)			
DDO	DUCER			TICAT	E IC ICCIIED AC A M		Issue Date MATION ONLY AND
_	dor's Insurance Agent					HE CERTIFICATE	
	eet Address				ES NOT AMEND, E POLICIES BELOW		CR THE COVERAGE
			MITORDED	D1 111		ORDING COVERAGI	E
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INSU	URED		COMPANY B	DEI	F Insurance Con	npany	
	ndor Name		COMPANY C	GH	I Insurance Con	npany	
	eet Address		COMPANY				
City	y, State, Zip		D				
THI IND CER	ERAGES S IS TO CERTIFY THAT THE POLICIES OF SICATED. NOTWITHSTANDING ANY REC RTIFICATE MAY BE ISSUED OR MAY PER CLUSIONS AND CONDITIONS OF SUCH P	QUIREMENT, TERM OR CO RTAIN, THE INSURANCE A	NDITION OF AN FFORDED BY T	NY CON HE POI	TRACT OR OTHER DO	OCUMENT WITH REPS REIN IS SUBJECT TO A	ECT TO WHICH THIS
CO LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFEO DATE (MM/DI		POLICY EXPIRATION DATE (MM/DD/YY)	Li	MITS
A	GENERAL LIABILITY	XXX123			01/01/01	GENERAL AGGREGATE	2,000,000
A	X COMMERCIAL GENERAL LIABILITY	AAA123	01/01/0	,0	01/01/01	PRODUCTS-COMP/OP AG	
	CLAIMS MADE X OCCUR					PERSONAL & ADV INJUR	
	OWNER'S & CONTRACTOR'S PROT					EACH OCCURRENCE	1,000,000
						FIRE DAMAGE (Any one fi	re) 50,000
						MED EXP (Any one person	5,000
В	X ANY AUTO	XXX456	01/01/0	00	01/01/01	COMBINED SINGLE LIMI	1,000,000
	ALL OWNED AUTOS SCHEDULED AUTOS					BODILY INJURY (Per person)	
	X HIRED AUTOS					BODILY INJURY	
	NON-OWNED AUTOS					(Per accident)	
						PROPERTY DAMAGE	
	GARAGE LIABILITY					AUTO ONLY-EA ACCIDE	NT
	ANY AUTO					OTHER THAN AUTO ONL	Y:
						EACH ACCID	ENT
						AGGREG.	ATE
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C	EMPLOYER'S LIABILITY	XXX789	01/01/0	00	01/01/01	X STATUTORY LIN	
	THE PROPRIETOR/ INCL					EACH ACCIDENT	1,000,000
	THE PROPRIETOR/ PARTNERS/EXECUTIVE OFFICERS ARE: INCL EXCL					DISEASE-POLICY LIMIT DISEASE-EACH EMPLOY	1,000,000 EE 1,000,000
	OTHER					\$1,000,000.00 per	/ /
	Pollution					the work performed	l covering pollution
						and/or asbestos liab	
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS						e mmt.	
Cor	Commonwealth Real Estate Services and King County Housing Authority are named as additional insureds with						
	respect to above general liability and auto coverage. Re: Contract DW2302631 at Tall Cedars Mobile Home Park						
401	37th Street, Auburn, WA 9800						
CER	TIFICATE HOLDER		CANCI				
Commonwealth Real Estate Services				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING COMPANY WILL ENDEAVOR TO MAIL			
King County Housing Authority				30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT,			
	Andover Park West		BUT FA	BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR			
Seattle, WA 98188-3326				LIABILITY OF ANY KIND UPON THE COMPANY, ITS AGENTS OR REPRESENTATIVES. AUTHORIZED REPRESENTATIVE			
			Signature				
ACO	PRD 25-S (3/93)		g	,,,,,,	Ü	ACORD	CORPORATION 1993

PROVIDE

GENERAL LIABILITY ENDORSEMENT

and

AUTO LIABILITY ENDORSEMENT